Framework Adjustment 5 To the Northeast Skate Complex FMP and 2018-2019 Specifications





Prepared by the
New England Fishery Management Council
in cooperation with the
National Marine Fisheries Service



New England Fishery Management Council 50 Water Street Newburyport, MA 01950

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1.0 Executive Summary

In New England, the New England Fishery Management Council (NEFMC) is charged with developing management plans that meet the requirements of the Magnuson-Stevens Act (MSA). The Northeast Skate Complex Fishery Management Plan (FMP) specifies the management measures for seven skate species (barndoor, clearnose, little, rosette, smooth, thorny and winter skates) off the New England and Mid-Atlantic coasts. The FMP has been updated through a series of amendments, framework adjustments and specification packages. Amendment 3 to the FMP established a control rule for setting the Skate acceptable biological catch (ABC) based on survey biomass indices and median exploitation ratios; the ABC was set to equal the annual catch limit (ACL).

This framework adjustment would implement changes to specifications based on updated data and research and would add a new seasonal allocation of the skate wing fishery TAL.

The need for this action is to meet regulatory requirements and adjust management measures that are necessary to prevent overfishing, ensure rebuilding, and help achieve optimum yield in the fishery consistent with the status of stocks and the requirements of MSA of 2006, and to provide flexibility for vessels fishing in the NAFO Regulated Area to maximize skate retention and to land skate in the US. There are several purposes: to adopt fishing specifications for FY 2018 and FY 2019 for skates, to develop a possession limit for barndoor skate based on updated stock information, and to minimize regulatory obstacles, through exemptions, for vessels utilizing the US quota of groundfish and other species in the NRA.

Proposed Action

Under the provision of the MSA, the Council submits proposed management actions to the Secretary of Commerce for review. The Secretary of Commerce can approve, disapprove, or partially approve the action proposed by the Council. In the following alternative descriptions, measures identified as Preferred Alternatives constitute the Council's proposed management action.

If the Preferred Alternatives identified in this document are adopted, this action would implement a range of measures designed to achieve mortality targets and net benefits from the fishery. Details of the measures summarized below can be found in Section 4.0.

The Preferred Alternatives include:

- Updates to Annual Catch Limit
 - o Revised Annual Catch Limit Specifications. The preferred alternative would adopt a new Annual Catch Limit (ACL), annual catch target (ACT) and total allowable landings (TALs) for the wing and bait fisheries. The aggregate skate ABC/ACL would increase from 31,081 mt to 31,327 mt. The ACT would likewise increase from 23,311 mt to 23,495 mt. The TAL would increase from 12,590 mt to 13,157 mt, the wing TAL would increase from 8,372 to 8,749, and the bait TAL would increase from 4,218 to 4,408.
- Barndoor Skate Possession Limit Alternatives
 - O The preferred alternative would allow barndoor skate to be landed and would establish seasonal possession limits for barndoor skate (Season 1 = 650 lb.; Season 2 = 1,025 lb.). Vessels would be prohibited from discarding any skate species already winged in order to land barndoor skate.

- NAFO Regulated Area Exemption Program
 - o The preferred alternative would exempt vessels fishing in the NAFO Regulated Area from regulations pertaining to permit and DAS usage requirements and skate possession limits

Summary of Environmental Consequences

The environmental impacts of all of the alternatives under consideration are described in detail in Section 7.0.

Biological Impacts

The increase in the ACL under the preferred alternative would be expected to negatively impact overall skate biomass based on the relationship between catch and biomass. The preferred alternative would have a potential slightly negative impact on the skate resource compared to the No Action alternative. Compared to the No Action alternative, the revised ACL would not significantly increase the risk of overfishing the complex. The preferred alternative for the barndoor skate possession limit would have more negative biological impacts on barndoor skate because of the increased mortality caused by allowing landings, when compared to the No Action alternative. The preferred alternative for the NAFO Regulated Area Exemption Program would have low negative impacts because substantial shifts in fishing effort, into or from, the NAFO Regulated Area would not be expected. Therefore, impacts would be similar to those analyzed for the ACL preferred alternative.

Essential Fish Habitat (EFH) Impacts

The preferred alternatives are expected to have low negative impacts on EFH similar to No Action alternatives. Fishing behavior is not expected to change in response to the slight increase in ACL as status quo possession limits are not modified in this action for either fishery. Establishing a barndoor skate possession limit does not increase the overall wing possession limit, therefore this would not be expected to increase effort in the skate wing fishery. Participation in the NAFO Regulated Area Exemption program would not be expected to shift effort into or out of the U.S. EEZ therefore impacts would be similar to those analyzed for the ACL preferred alternative.

Impacts on Endangered and Other Protected Species

The preferred alternatives are expected to have low negative impacts on protected species. The slight increase in the ACL would not be expected to increase directed fishing effort or potentially increase interactions with protected species when compared to the No Action alternative. Establishing a barndoor skate possession limit would not increase the overall wing possession limit, therefore this would not be expected to increase effort in the skate wing fishery. Participation in the NAFO Regulated Area Exemption program would not be expected to shift effort into or out of the U.S. EEZ therefore impacts would be similar to those analyzed for the ACL preferred alternative.

Socio-Economic Impacts

The preferred alternative for the slight increase in the ACL would be expected to have low negative short-term economic impacts if the incidental possession limit was triggered during the fishing year. If the incidental possession limit was not triggered, the preferred alternative would be expected to have low positive long-term economic and social impacts. The preferred barndoor skate possession limit would have positive economic and social impacts particularly if the price premium for barndoor skate is maintained, which would further increase revenues. The preferred alternative for the NAFO Regulated Area would have negligible to low-positive economic and social impacts because the amounts of skates caught in the NAFO Regulated Area are very low compared to skate landings from the U.S. EEZ.

Alternatives to the Proposed Action

If the Proposed Action is based on the Preferred Alternatives there are a number of alternatives that would not be adopted. These alternatives are briefly described below.

- Updates to Annual Catch Limit
 - Annual Catch Limit Specifications. The No Action alternative would not adopt new specifications for the NE skate complex. Specifications from 2016-2017 would continue into FY 2018.
- Barndoor Skate Possession Limit Alternatives
 - o The No Action alternative would not establish a barndoor skate possession limit, resulting in the continuation of the prohibition of landing barndoor skate.
- NAFO Regulated Area Exemption Program
 - The No Action alternative would not exempt vessels fishing exclusively in the NAFO Regulated Area on a trip from regulations pertaining to permits, DAS usage, and possession limits.

Impacts of Alternatives to the Proposed Action

Biological Impacts

The No Action alternative would not incorporate updated survey and discard mortality rate information allowing for a lower than recommended catch, which could have a slight positive impact on the complex because of the lower level of mortality expected with lower total allowable landings. The No Action alternative for the barndoor wing possession limit would have a positive effect on the barndoor skate population because it would continue to prohibit landings and therefore would minimize mortality. The No Action alternative for the NAFO Regulated Area Exemption program would have similar negligible to low negative impacts because fishing effort would not be expected to significantly decrease within the U.S. EEZ.

Essential Fish Habitat (EFH) Impacts

The No Action alternative for specifications would result in slightly lower fishing effort but would not be expected to result in a significant decrease in impacts to EFH relative to the action alternative. The No Action alternative for the barndoor skate possession limit would not modify overall skate fishing effort and therefore interactions with EFH would not change resulting in low negative impacts. The No Action alternative for the NAFO Regulated Area Exemption program would also not be expected to significantly alter current fishing effort and interactions with EFH resulting in low negative impacts.

Impacts on Endangered and Other Protected Species

The No Action alternative for specifications would result in slightly lower fishing effort but would not be expected to result in a significant decrease in impacts to protected resources relative to the action alternative. The No Action alternative for the barndoor skate possession limit would not modify overall skate fishing effort and therefore interactions with protected resources would not change resulting in low negative impacts. The No Action alternative for the NAFO Regulated Area Exemption program would also not be expected to significantly alter current fishing effort and interactions with protected resources resulting in low negative impacts.

Socio-Economic Impacts

The No Action alternative for the specification would be expected to have overall negative economic and social impacts because the total allowable landings would be set too low. The No Action alternative for the barndoor skate possession limit (with revised specifications) and Options 2 and 4 would have overall positive economic impacts, depending on the Regional Administrator's (RA) decision. If the RA closes the fishery, under 2016 conditions, a low negative, short-term economic impact is the result (3.5% loss in

revenues), but long-term economic impact remains positive (Optimum Yield is achieved). If the RA does not close the fishery and ACL is exceeded by 1,075 thousand pounds, the short-term economic impact is low-positive (because ACL is higher) but there may be a low-negative economic impact in the future (if ACL is exceeded in subsequent years as well). Social impacts for the No Action alternative would also be negative because vessels would not be able to land an additional skate species. Social impacts for Options 2 and 4 would be low positive because there would be some access to an additional skate species. The No Action alternative for the NAFO Regulated Area would have similar negligible to low negative economic and social impacts because substantial shifts in fishing effort, into or from, the NAFO Regulated Area would not be expected..

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2.4 List of Acronyms

ABC Acceptable biological catch

ACL Annual Catch Limit

ALWTRP Atlantic Large Whale Take Reduction Plan

AM Accountability Measure

APA Administrative Procedures Act

ASMFC Atlantic States Marine Fisheries Commission

CAI Closed Area I
CAII Closed Area II

CPUE catch per unit of effort

DAM Dynamic Area Management

DAS days-at-sea

DFO Department of Fisheries and Oceans (Canada)
DMF Division of Marine Fisheries (Massachusetts)
DMR Department of Marine Resources (Maine)

DPWG Data Poor Working Group

DSEIS Draft Supplemental Environmental Impact Statement

EA Environmental Assessment
EEZ exclusive economic zone

EFH essential fish habitat

EIS Environmental Impact Statement

ESA Endangered Species Act F Fishing mortality rate

FEIS Final Environmental Impact Statement

FMP fishery management plan

FW framework FY fishing year

GARFO Greater Atlantic Regional Fisheries Office GARM Groundfish Assessment Review Meeting

GB Georges Bank

GIS geographic information system

GOM Gulf of Maine

GRT gross registered tons/tonnage
HAPC habitat area of particular concern
HPTRP Harbor Porpoise Take Reduction Plan

IFQ individual fishing quota ITQ individual transferable quota

IVR interactive voice response reporting system

IWC International Whaling Commission

LOA letter of authorization

LPUE landings per unit of effort

MA Mid-Atlantic

MAFAC Marine Fisheries Advisory Committee
MAFMC Mid-Atlantic Fishery Management Council

MMPA Marine Mammal Protection Act

MPA marine protected area

MRFSS Marine Recreational Fishery Statistics Survey

MSA Magnuson-Stevens Fishery Conservation and Management Act

MSY maximum sustainable yield

NEFMC New England Fishery Management Council

NEFSC Northeast Fisheries Science Center NEPA National Environmental Policy Act NLSA Nantucket Lightship closed area NMFS National Marine Fisheries Service

NOAA National Oceanic and Atmospheric Administration

OBDBS Observer database system

OLE Office for Law Enforcement (NMFS)

OY optimum yield

PBR Potential Biological Removal
PDT Plan Development Team
PRA Paperwork Reduction Act
RFA Regulatory Flexibility Act
RMA Regulated Mesh Area

RPA Reasonable and Prudent Alternatives

SA Statistical Area

SAFE Stock Assessment and Fishery Evaluation

SAP Special Access Program

SARC Stock Assessment Review Committee

SAW Stock Assessment Workshop

SBNMS Stellwagen Bank National Marine Sanctuary
SEIS Supplemental Environmental Impact Statement

SIA Social Impact Assessment SNE Southern New England

SNE/MA Southern New England-Mid-Atlantic

SSB spawning stock biomass

SSC Scientific and Statistical Committee

TAC Total allowable catchTAL Total allowable landingsTED Turtle excluder device

TEWG Turtle Expert Working Group

TMS ten minute square

TRAC Trans-boundary Resources Assessment Committee

USCG United States Coast Guard

USFWS United States Fish and Wildlife Service

VMS vessel monitoring system VPA virtual population analysis

VTR Vessel trip report

WGOM Western Gulf of Maine

YPR Yield per recruit

3.0 INTRODUCTION AND BACKGROUND

3.1 Management Background

The Northeast Skate Complex Fishery Management Plan (FMP) specifies the management measures for seven skate species (barndoor, clearnose, little, rosette, smooth, thorny, and winter skate) off the New England and Mid-Atlantic coasts. The seven species are managed as a stock complex. The FMP has been updated through a series of amendments and framework adjustments.

Amendment 3 to the FMP implemented a new ACL management framework that capped catches at levels determined from survey biomass indices and median exploitation ratios, and addressed the rebuilding of smooth and thorny skates. Framework Adjustment 1 set a seasonal skate wing possession limit to keep the fishery open year round. Specifications for FY 2012 and FY 2013 were set in the 2012 Specifications package that resulted in an increase in ACL for the complex. Framework Adjustment 2 set specifications for FY 2014 and FY 2015, which decreased the ACL for the complex, and also modified the VTR and dealer reporting codes for the skate wing and bait fisheries. Framework Adjustment 3 set specifications for FY2016 and FY2017 for the skate wing and bait fisheries and established seasonal management for the wing fishery. Framework Adjustment 4 modified effort controls for the skate bait fishery.

Skates are harvested in two different fisheries, one for lobster bait and one for wings for food. Fishery specific Total Allowable Landings (TALs) and possession limits are set as part of specifications. Both fisheries have independent seasonal management structures. Both fisheries are subject to effort controls and accountability measures (AMs). This framework is primarily intended to set specifications for FY 2018 and FY 2019, to remove the prohibition on possessing barndoor skate and to establish the NAFO Regulated Area Exemption Program.

3.2 Purpose and Need for the Action

The measures analyzed in this environmental assessment are intended to meet the goals and many of the objectives of the Skate FMP. Periodic frameworks are used to adjust strategies in response to the evaluations that adjust rebuilding plans and overfishing. The need for this action is to meet regulatory requirements and adjust management measures that are necessary to prevent overfishing, ensure rebuilding, and help achieve optimum yield in the fishery consistent with the status of stocks and the requirements of MSA of 2006, and to provide flexibility for vessels fishing in the NAFO Regulated Area to maximize skate retention and to land skate in the US.

There are several *purposes* of FW 5: to adopt fishing specifications for FY 2018 and FY 2019 for skates, to develop a possession limit for barndoor skate based on updated stock information, and to minimize regulatory obstacles, through exemptions, for vessels utilizing the US quota of groundfish and other species in the NAFO area.

To better demonstrate the link between the purpose and need for this action, Table 1 summarizes the need for the action and corresponding purposes.

Table 1 - Purpose and Need for Framework Adjustment 5

Need for Framework 5	Corresponding Purpose for Framework 5
Ensure that levels of catch for Fishing Years 2018	Measures to set ABC and ACL and resultant catch
and 2019 are consistent with best available	limits
science and the most recent relevant law	

Achieve optimum yield	Measures to allow an appropriate possession limit for barndoor skate
Utilize US quota of groundfish, halibut and other regulated species in the NFA	Measures to exempt NAFO vessels from skate complex FMP regulations

3.3 Brief History of the Northeast Skate Complex Management Plan

Table 2 describes the seven species in the Northeast Region's skate complex, including each species common name(s), scientific name, size at maturity, and general distribution.

Table 2 - Species description for skates in the management unit.

SPECIES COMMON NAME	SPECIES SCIENTIFIC NAME	GENERAL DISTRIBUTION	SIZE AT MATURITY cm (TL)	OTHER COMMON NAMES
Winter Skate	Leucoraja ocellata	Inshore and offshore Georges Bank (GB) and Southern New England (SNE) with lesser amounts in Gulf of Maine (GOM) or Mid Atlantic (MA)	Females: 76 cm Males: 73 cm 85 cm	Big Skate Spotted Skate Eyed Skate
Barndoor Skate	Dipturus laevis	Offshore GOM (Canadian waters), offshore GB and SNE (very few inshore or in MA region)	Males (GB): 108cm Females (GB): 116 cm	
Thorny Skate	Amblyraja radiata	Inshore and offshore GOM, along the 100 fm edge of GB (very few in SNE or MA)	Males (GOM): 87 cm Females (GOM): 88 cm	Starry Skate
Smooth Skate	Malacoraja senta	Inshore and offshore GOM, along the 100 fm edge of GB (very few in SNE or MA)	56 cm	Smooth-tailed Skate Prickly Skate
Little Skate	Leucoraja erinacea	Inshore and offshore GB, SNE and MA (very few in GOM)	40-50 cm	Common Skate Summer Skate Hedgehog Skate Tobacco Box Skate
Clearnose Skate	Raja eglanteria	Inshore and offshore MA	61 cm	Brier Skate
Rosette Skate	Leucoraja garmani	Offshore MA	34 – 44 cm; 46 cm	Leopard Skate

Abbreviations are for Gulf of Maine (GOM), Georges Bank (GB), Southern New England (SNE), and the Mid-Atlantic (MA) regions.

Skates are harvested in two different fisheries, one for lobster bait and one for wings for food. The fishery for lobster bait is a more historical and directed skate fishery, involving vessels primarily from Southern New England ports that target a combination of little skates (>90%) and, to a much lesser extent, juvenile winter skates (<10%). The catch of juvenile winter skates mixed with little skates is difficult to differentiate due to their nearly identical appearance.

The fishery for skate wings evolved in the 1990s as skates were promoted as "underutilized species," and fishermen shifted effort from groundfish and other troubled fisheries to skates and dogfish. The wing fishery is largely an incidental fishery that includes a larger number of vessels located throughout the region, with a smaller portion of fishery targeting skate wings. Vessels tend to catch skates when targeting other species like groundfish, monkfish, and scallops and land them if the price is high enough. However, a smaller component of the fishery targets skates and account for a large amount of landings. A description of available information about these fisheries can be found in Section 6.5.1.

In 1999, the 30th Northeast Stock Assessment Workshop (SAW 30) indicated that four of the seven species of skates were in an overfished condition: winter, barndoor, thorny and smooth. In addition, overfishing was occurring on winter skate (NEFSC, 2000). The FMP initially set limits on fishing related to the amount of groundfish, scallop, and monkfish days-at-sea (DAS) and measures in these and other FMPs to control the catch of skates.

In 2010, Amendment 3 to the Skate FMP implemented an ACL and AMs for the skate complex and was designed to reduce skate discards and landings sufficiently to rebuild stocks of thorny and smooth skates, and to prevent other skates from becoming overfished. Skate FW1, implemented in May 2011, reduced skate possession limits and adjusted other measures to lengthen the fishing season for the directed skate wing fishery. Skate FW2, implemented in September 2014, reduced skate specifications and revised the skate dealer and VTR codes in order to improve species specific reporting. Skate FW3, implemented in August 2016, reduced skate specifications and implemented a new seasonal quota allocation for the wing fishery. Skate FW4 modified skate bait effort controls.

3.4 Maximum Sustainable Yield (MSY) and Optimum Yield (OY)

Principally, due to problems with species identification in commercial catches, the Skate FMP did not derive or propose an MSY estimate for skate species or for the skate complex. Catch histories for individual species were unreliable and probably underreported. Furthermore, the population dynamics of skates was largely unknown so measures of carrying capacity or productivity were not available on which to base estimates of MSY.

One of the major purposes of Amendment 3 was to set catch limits to prevent overfishing. If overfishing is defined as an unsustainable level of exploitation, then a suitable candidate for MSY is the catch that when exceeded generally leads to declines in biomass MSY. This value, estimated by the Skate PDT and approved as an ABC by the SSC, is the median exploitation ratio (catch/relative biomass). If and when the biomass of skates is at the target, the maximum catch that would not exceed the median exploitation ratio can serve as a proxy for MSY (Hilborn and Walters 1992).

Table 3 - Exploitation ratios and survey values for managed skates, with estimates of annual catch limits, and maximum sustainable yield that take into account the 2016-2017 discard rate using DPWS catch data using the selectivity ogive method to assign species to catch¹.

	Catch/biomass index (thousand mt catch/kg per tow)	Stratified mean survey weight (kg/tow)	
Species	Median	2014-2016	MSY Target
Barndoor	2.76	1.60	1.57
Clearnose	2.94	0.59	0.66
Little	2.14	5.49	6.15
Rosette	2.25	0.047	0.048
Smooth	2.68	0.25	0.27
Thorny	1.44	0.18	4.13
Winter	1.87	6.65	5.66
Annual Catch Limit		31,327	
(ACL/ABC)			
MSY			36,794

Because the numeric estimates of MSY were unavailable in the Skate FMP, a quantitative estimate of optimum yield was also not previously specified. The Skate FMP defined optimum yield as equating "to the yield of skates that results from effective implementation of the Skate FMP."

Although the Skate FMP had no quantitative estimate of MSY, it defined optimum yield as equating "to the yield of skates that results from effective implementation of the Skate FMP." Amendment 3 redefined the estimate of optimum yield as 75% of MSY. Thus using the updated catch/biomass exploitation ratios and adjusted survey biomass values, the revised estimate of optimum yield is 27,596 mt.

At current skate biomass, the ACT will be set at 23,495 mt, allowing for a 25% buffer from the ACL to account for scientific and management uncertainty. Deducting the 2014-2016 discards to account for bycatch results in an aggregate TAL of 13,281 mt.

3.5 ABC and ACL Specifications

ABC and ACL specifications are derived from the median catch/biomass exploitation ratio for time series up to 2016 and the three year average stratified mean biomass for skates, using the 2015-2017 spring survey data for little skate and the 2014-2016 fall survey data for other managed skate stocks. For skates, the Council set the ACL equal to the ABC because the skate ABC is inherently conservative and the associated exploitation ratio is less than that which is risk neutral (and theoretically equivalent to F_{MSY}). TALs are set according to Amendment 3 procedures that assume that future discards will be equivalent to the average rate from the most recent three years (2014-2016).

The updated specifications are presented in Section 4.1.1 and the analysis of the data is presented in Section 7.0. The new data include survey biomass tow data collected by the FSV Bigelow, which have been calibrated to the FSV Albatross IV units using peer reviewed methods. The catch data include new estimates of discard mortality for winter skate captured by sink gillnet gear.

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¹ The survey biomass value for little skate is the arithmetic average of the 2015-2017 spring surveys.

3.6 Stock Status

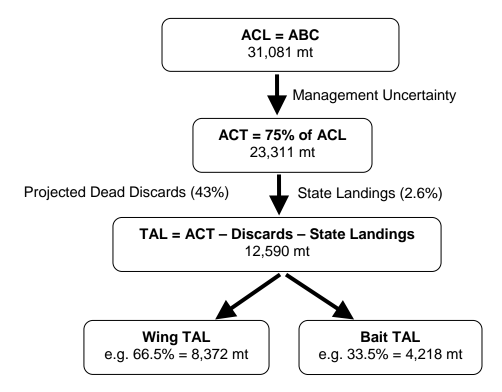
Stock status is described in more detail in Section 6.1.2. Based on survey data through spring 2017 and catch data through calendar year 2016, barndoor and winter skate biomass are above the target, and clearnose, little, rosette, and smooth skate biomass are between the threshold and target. Thorny skate biomass is well below the threshold and is therefore overfished, a status that has existed since 1987 (if "overfished" had been defined at that time).

4.0 Alternatives Under Consideration

4.1 Updates to Annual Catch Limits

4.1.1 Option 1: No Action

The ACL parameters and limits would remain unchanged from the final ACL specifications for the 2016-2017 fishing years (see diagram below) in the final regulations for the specifications package and would not incorporate all of the updated scientific data and information.

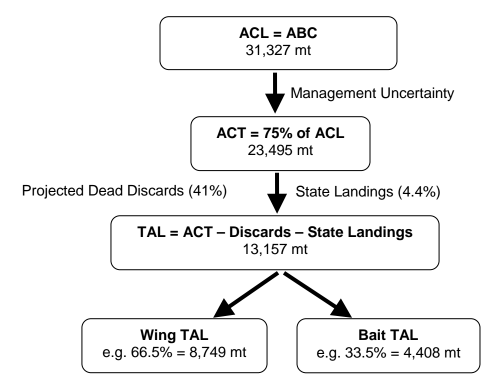


Rationale: The No Action alternative would not incorporate the updated survey biomass indices and discard mortality rate estimate. The ACL would be maintained at a lower level than the revised data would suggest is appropriate over the time period when specifications are being set. The No Action alternative may result in a slightly higher risk of not achieving optimum yield.

4.1.2 Option 2: Revised Annual Catch Limit Specifications (*Preferred Alternative*)

ABC and ACL specifications are derived from the median catch/biomass exploitation ratio for time series up to 2017 and the three year average stratified mean biomass for skates, using the 2015-2017 spring survey data for little skate and the 2014-2016 fall survey data for the other managed skate species. For skates, the Council set the ACL to be equal to the ABC. TALs are set according to Amendment 3 procedures that assume that future discards would be equivalent to the average rate from the most recent three years (2014-2016); state landings would approximate to 4.4% of the total allowable landings, which represents the latest 3 year average of state landings.

The ABC/ACL specifications would be adjusted to be consistent with new scientific information and the approved ACL framework procedures in Amendment 3. The aggregate skate ABC/ACL would increase to 31,327 mt. The ACL is a limit that would trigger AMs if catches exceed this amount. The ACT would likewise increase to 23,495 mt. After deducting amounts for projected dead discards (calculated from applying the weighted discard mortality rate to the total discards from 2014-2016. The projected dead discards is calculated from the ratio between 2014-2016 dead discards and total catch), the TAL would increase to 13,157 mt. The proportion of dead discards in the catch decreased to 41%, primarily due to an increase in overall skate discards. The incorporation of revised discard mortality rate in sink gillnet gear for winter (14%) skate slightly reduced the historic catch and affected the catch/biomass medians; it also slightly reduced the amount of discards attributed to dead discards for this gear type.



Rationale: This alternative would make the specifications (catch and landings limits) more consistent with the procedures approved in Amendment 3 and with updated science that has been analyzed by the Skate PDT and peer reviewed by the SSC. Framework 5 is not intended to develop alternative ACL/ACT/TAL calculation methodologies; instead it enacts the existing methodology in the FMP using updated data. The SSC reviewed the revised catch/biomass medians and those used in the previous specifications package and approved the use of the revised medians as they were consistent with previous decisions by the SSC to incorporate the most recently available discard mortality rate estimates. According to the Amendment 3 procedures, it would allow the fishery to achieve optimum yield, nearly all derived from catches of little and winter skates.

4.2 Barndoor Skate Possession Limit Alternatives

4.2.1 Option 1: No Action

The No Action alternative would not remove the prohibition on possessing barndoor skate.

Rationale: This alternative would allow for additional rebuilding of barndoor skate to continue.

4.2.2 Option 2: Barndoor Skate Possession Limit of 500 lb

This alternative would allow vessels to land a maximum of 500 lb of barndoor skate wings (1,135 lb whole weight) as part of their skate wing possession limit. Total pounds of skate wings on board would not be allowed to exceed 2,600 lb in Season 1 or 4,100 lb in Season 2. Vessels would not be required to land the maximum allowed poundage of barndoor skate.

Rationale: This alternative would take a cautious approach to landing barndoor skate. Barndoor skate was absent from the NEFSC trawl survey for roughly 3 decades and was petitioned to be listed under the ESA in 1999. Barndoor skate was declared rebuilt in 2016. This cautious approach would allow time for markets to develop and to see how the stock responds to commercial harvest.

4.2.3 Option 3: Proportional Barndoor Skate Possession limit (*Preferred Alternative*)

This alternative would establish a barndoor skate wing possession limit that reflected its contribution to overall observed catch based on observer data. For FY2018 and FY2019 this would result in a possession limit of 650 lb wings (25%) in Season 1 and 1,025 lb wings (25%) in Season 2.

Vessels would be allowed to land up to this amount on a trip. Total pounds of skate wings on board would not be allowed to exceed 2,600 lb in Season 1 or 4,100 lb in Season 2. Vessels would not be required to land the maximum allowed poundage of barndoor skate.

Rationale: This alternative would allow landings of barndoor skate in a higher amount in the fall when they are encountered more by the directed fleet. This would be expected to reduce regulatory discards of barndoor skate. The alternative would also allow the possession limit to be revisited in the next specifications cycle and adjusted if any significant changes in the observed interactions with barndoor skates occurs.

4.2.4 Option 4: Mixed Skate Wing Possession limit

This alternative would not establish a specific barndoor skate possession limit. Total pounds of skate wings on board would not be allowed to exceed 2,600 lb in Season 1 or 4,100 lb in Season 2 but vessels could land wings from allowed species in desired quantities up to that amount. This would not restrict landings of barndoor skate and would allow vessels to shift their effort from winter skate to barndoor skate, if desired.

Rationale: This would not restrict fishing on barndoor skate beyond the overall skate wing possession limit.

4.2.5 Option 5: Discard Restriction (*Preferred Alternative*)

The body of any skate species already 'winged' may not be discarded in order to land barndoor skate.

Rationale: This would prevent any unnecessary mortality on skate and would formalize what is likely general practice by fishermen.

4.3 NAFO Regulated Area Exemption Program

4.3.1 Option 1: No Action

The No Action alternative would not exempt vessels fishing only in the NAFO Regulated Area on a trip from NE skate complex regulations. Vessels issued a Federal skate permit would continue to be required to comply with all Federal skate regulations.

Rationale: This alternative would maintain skate regulations designed to reduce the likelihood of overfishing occurring in the NE skate complex.

4.3.2 Option 2: Exempt vessels fishing in the NAFO Regulated Area from domestic skate regulations, except for the prohibition on possessing, retaining, or landing prohibited species (*Preferred Alternative*)

Any vessel that has a High Seas Fishing Compliance Permit from NMFS and intends to fish in the NAFO Regulated Area would be exempt from the requirement to possess a Federal skate permit. A vessel that has a valid Federal skate permit and fishes in the NAFO area would be exempt from the requirement to use an Atlantic sea scallop, northeast multispecies, or monkfish DAS when fishing for, possessing while transiting the EEZ, or landing any of the non-prohibited skate species. Further, vessels with a High Seas Fishing Compliance Permit and fishing in the NAFO Regulated Area would be exempt from all domestic skate possession and landing limits. Vessels would still need to comply with any prohibition, currently in place or implemented in the future, on possessing, retaining, or landing a prohibited skate species within the northeast skate complex, unless modified in a future action.

Vessels with a High Seas Fishing Permit must comply with existing regulations pertaining to trip declaration and gear stowage. Specifically, vessels with a High Seas Fishing Compliance Permit would have to comply with the following general requirements specified in 50 CFR 648.17(b): 1) the vessel operator has a valid letter of authorization issued by the Regional Administrator on board the vessel; 2) for the duration of the trip, the vessel fishes, except for transiting purposes, exclusively in the NAFO Regulatory Area and does not harvest fish in, or possess fish harvested in, or from, the EEZ; 3) when transiting the EEZ, all gear is properly stowed in accordance with the definition of not available for immediate use as defined in §648.2; and 4) the vessel operator complies with the High Seas Fishing Compliance Permit and all NAFO conservation and enforcement measures while fishing in the NAFO Regulatory Area.

Rationale: This alternative is intended to provide flexibility for vessels fishing in the NAFO area to maximize their skate retention and also land skate in the U.S. Option 2 does not allow such vessels to possess thorny skate or other prohibited species at this time. Thorny skate are the most abundant skate species in the NAFO Regulated Area; continued prohibition on possessing thorny skate in the EEZ may mitigate the effectiveness of this alternative. More analysis and deliberation would be needed to evaluate the potential impacts of prohibited species exemptions for vessels fishing in the NAFO area.

5.0 Considered but Rejected Alternatives

No management alternatives were considered during the development of this action that were not adopted as alternatives by the Council.

6.0 AFFECTED ENVIRONMENT (SAFE Report /EA)

This Stock Assessment and Fishery Evaluation (SAFE) Report was prepared by the New England Fishery Management Council's Skate Plan Development Team (PDT). It presents available biological, physical, and socioeconomic information for the Northeast's region skate complex and its associated fisheries. It also serves as the Affected Environment description for the Environmental Assessment associated with this framework adjustment.

In 2010, Amendment 3 implemented a new ACL management framework that capped catches at levels determined from survey biomass indices and median exploitation ratios. The amendment also included technical measures that reduced the skate wing possession limit from 20,000(45,400 whole weight) to 5,000 (11,350 whole weight) lbs. of skate wings, established a 20,000 lbs. whole skate bait limit for vessels with skate bait letters of authorization, and allocated the skate bait quotas into three seasons proportionally to historic landings.

Framework Adjustment 1 evaluated alternatives for setting a lower skate wing possession limit to keep landings below the 9,209 mt TAL and keep the fishery open year around. As a result of the Framework Adjustment 1 analysis, the Council set a 2,600 lbs. skate wing possession limit from May 1 to Aug 31, 2011 and a 4,100 lbs. skate wing possession limit from Sep 1, 2011 to Apr 30, 2011.

During the end of the 2010 fishing year (Jan – Apr), the Skate PDT developed the analyses needed to update the ACL with new data, including calibrations of the survey tow data collected by the new FSV Bigelow in 2009-2011 and recent discard mortality research for little and winter skates captured by vessels using trawls.

In June 2011, the Council requested that the Regional Administrator (RA) initiate an Emergency Action to adjust the 2011 ACL specifications, based on the new analysis and calibrated survey data through spring 2011. A proposed rule was published on August 30, 2011 (FR 76(168) p53872; http://www.nero.noaa.gov/nero/regs/frdoc/11/11SkatePR.pdf) to raise the ACL specifications accordingly.

Specifications for FY 2012 and FY 2013 were set following the Amendment 3 ACL methodology; the assumed discard rate was updated using the 2008-2010 dead discards. The re-estimated discard rate also incorporates new discard mortality estimates for little (20%) and winter (12%) skates captured by trawls.

Framework Adjustment 2 (NEFMC, 2014) set specifications for FY 2014 and FY 2015 also following the Amendment 3 ACL methodology. It also incorporated final discard mortality rate estimates for little (22%), winter (9%), smooth (60%), and thorny (23%) skate for trawl gear. Framework Adjustment 2 also modified the VTR and dealer reporting codes for the skate wing and bait fisheries.

Framework Adjustment 3 (NEFMC, 2016) set specifications for FY2016 and FY 2017 also following the Amendment 3 ACL methodology. It also incorporated final discard mortality rate estimates for little (48%) and winter skates (34%). Seasonal management was also established in the wing fishery that apportioned the TAL between two seasons: Season 1 (May 1 – August 31) and Season 2 (September 1 – April 30).

Framework Adjustment 4 (NEFMC, 2017) modified skate bait effort controls by reducing the Season 3 (November 1 – April 30) bait skate possession limit to 12,000 lb, reducing the in-season adjustment

trigger to 80%, redefining the bait fishery incidental possession limit to be 8,000 lb, and allowing the fishery to close once 100% of the TAL was achieved.

Table 2 presents the seven species in the northeast region's skate complex, including each species common name(s), scientific name, size at maturity (total length, TL), and general distribution.

6.1 Biological Environment

6.1.1 Species Distribution

In general, barndoor skate are found along the deeper portions of the Southern New England continental shelf and the southern portion of Georges Bank, extending into Canadian waters. They are also caught by the survey as far south as NJ during the spring. Clearnose skates are caught by the NMFS surveys in shallower water along the Mid-Atlantic coastline, but are known to extend into unsurveyed shallower areas and into the estuaries, particularly in Chesapeake and Delaware Bays. These inshore areas are surveyed by state surveys and the Mid-Atlantic NEAMap Survey (http://www.vims.edu/research/departments/fisheries/programs/multispecies_fisheries_research/neamap/i_ndex.php).

Little skate are found along the Mid-Atlantic, Southern New England, and Gulf of Maine coastline, in shallower waters than barndoor, rosette, smooth, thorny, and winter skates. Rosette, smooth, and thorny are typically deep-water species. The survey catches rosette skate along the shelf edge in the Mid-Atlantic region, while smooth and thorny are found in the Gulf of Maine and along the northern edge of Georges Bank. Winter skate are found on the continental shelf of the Mid-Atlantic and Southern New England regions, as well as Georges Bank and into Canadian waters. Winter skate are typically caught in deeper waters than little skate, but partially overlap the distributions of little and barndoor skates.

6.1.2 Stock status

The stock status relies 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 coefficient of variation (CV) of the survey time series, then fishing mortality is assumed to be greater than F_{MSY} and it is concluded that overfishing is occurring for that species (NEFSC 2007a). The average CVs of the indices are given by species in Table 2. Except for little skates, the abundance and biomass trends are best represented by the fall survey, which has been updated through 2014 (Table 2). Little skate abundance and biomass trends are best represented by the spring survey, which has been updated through 2015 (Table 2). Details about long term trends in abundance and biomass are given in the SAW 44 Report (NEFSC 2007a) and in the Amendment 3 FEIS (Section 7.1.2).

Based on survey data updated through fall 2014/spring 2015, only thorny skate remained in an overfished condition (Table 2).

For barndoor skate, the 2014-2016 NEFSC autumn average survey biomass index of 1.60 kg/tow is above the biomass threshold reference point (0.78 kg/tow) and the B_{MSY} proxy (1.57 kg/tow) [Table 2]. 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 kg/tow is above the biomass threshold reference point (0.33 kg/tow) but below the B_{MSY} proxy (0.66 kg/tow) [Table 2]. 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 kg/tow is above the biomass threshold reference point (3.07 kg/tow) but below the B_{MSY} proxy (6.15 kg/tow) [Table 2]. The 2015-2017 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 kg/tow is above the biomass threshold reference point (0.024 kg/tow) but below the B_{MSY} proxy (0.048 kg/tow) [Table 2]. 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 kg/tow is above the biomass threshold reference point (0.134 kg/tow) but below the B_{MSY} proxy (0.27 kg/tow) [Table 2]. 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 kg/tow is well below the biomass threshold reference point (2.06 kg/tow) [Table 2]. The 2014-2016 index is higher than the 2013-2015 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 kg/tow is above the biomass threshold reference point (2.83 kg/tow) and above the B_{MSY} proxy (5.66 kg/tow) [Table 2]. 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 4 - Summary by species of recent survey indices, survey strata used and biomass reference points

Survey (kg/tow)	BARNDOOR Autumn	CLEARNOSE Autumn	LITTLE Spring	ROSETTE Autumn	SMOOTH Autumn	THORNY	WINTER Autumn
Strata Set	Offshore 1-30, 34- 40	Offshore 61-76, Inshore 17,20,23,26,29,32,35 ,38,41,44	Offshore 1-30, 34- 40, 61-76, Inshore 2,5,8,11,14,17,20,23, 26,29,32,35,38,41,44 -46,56,59-61,64-66	Offshore 61-76	Offshore 1-30, 34- 40	Offshore 1-30, 34- 40	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 ^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 ^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 ^a	0.048	0.19	0.13	5.06
2013-2015 3-year average	1.59	0.73	6.75 ^a	0.051	0.21	0.17	5.35
2014-2016 3-year average	1.60	0.59	5.64 ^b	0.047	0.25	0.18	6.65
2015-2017 3-year average			5.49				
Percent change 2011-2013 compared to 2010-2012	-1.0	+3.1	-14.9	+28.8	-5.0	-31.9	-25.7
Percent change 2012-2014 compared to 2011-2013	+16.5	-23.3	-1.6	+14.6	-12.5	+8.7	+2.0
Percent change 2013-2015 compared to 2012-2014	+12.9	-4.8	-3.4	+6.0	+6.8	+26.3	+5.7
Percent change 2014-2016 compared to 2013-2015	+0.5	-19.5	-16.8	-7.9	+21.4	+3.7	+24.2
Percent change 2015-2017 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

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Affected Environment (SAFE report/EA)
Biological Environment

^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.

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6.1.3 Biological and Life History Characteristics

The Essential Fish Habitat Source Documents prepared by the Northeast Fisheries Science Center (NEFSC) of the National Marine Fisheries Service for each of the seven skate species provide most available biological and habitat information on skates. Any updated information will be provided below. These technical documents are available at http://www.nefsc.noaa.gov/nefsc/habitat/efh/ and contain the following information for each skate species in the northeast complex:

Life history, including a description of the eggs and reproductive habits

Average size, maximum size and size at maturity

Feeding habits

Predators and species associations

Geographical distribution for each life history stage

Habitat characteristics for each life history stage

Status of the stock (in general terms, based on the Massachusetts inshore and NEFSC trawl surveys)

A description of research needs for the stock

Graphical representations of stock abundance from NEFSC trawl survey and Massachusetts inshore trawl survey data

Graphical representations of percent occurrence of prey from NEFSC trawl survey data

Please refer to the source documents (http://www.nefsc.noaa.gov/nefsc/habitat/efh/) for more detailed information on the above topics. All additional biological information is presented below.

The seven species of the northeast skate complex follow a similar life history strategy but differ in their biological characteristics. This section describes any information made available after the publication of the EFH documents. And a detailed summary of the biological and life history characteristics was included in the FEIS for Amendment 3 (NEFMC 2009).

Barndoor Skate

Barndoor skates have been reported to reach a maximum size of 152 cm and 20 kg weight (Bigelow & Schroeder, 1953). The maximum observed length in the NEFSC trawl survey was 140 cm total length in the 2007 survey. In a study conducted in Georges Bank Closed Area II the largest individual observed was 133.5 cm, with total lengths ranging from 20.0 to 133.5 cm.

Gedamke et al. (2005) examined barndoor skates in the southern section of Georges Bank Closed Area II. Length at 50% maturity was 116.3 cm TL and 107.9 cm TL for females and males, respectively. The oldest age observed was 11 years. Age at maturity was estimated to be 6.5 years and 5.8 years for females and males, respectively. The von Bertalanffy parameters were also determined: L_{∞} = 166.3 cm TL; k = 0.1414 yr⁻¹; $t_0 = -1.2912$ yr. Coutré et al. (2013) re-examined life history parameters of barndoor skate in the Closed Areas I and II on Georges Bank; changes occurred in von Bertalanffy parameters (L_{∞} = 155 cm TL; k = 0.10 yr⁻¹) and an increase in age at 50% maturity compared to Gedamke et al. (2005). Coutré et al. (2013) suggest barndoor skate are subject to density dependence effects based on the plasticity in life history parameters observed in the 10 year gap between studies. Based on the predictive equations from Frisk *et al.* (2001) and the Northeast Fisheries Science Center (NEFSC) survey maximum observed length of 136 cm TL, L_{mat} is estimated at 102 cm TL and A_{mat} is estimated at 8 years (NEFSC, 2000). In another study, clasper length measurements on males from Georges Bank show that male sexual maturity occurs at approximately 100 cm TL.

Sosebee (2005) used body morphometry to determine the size of maturity (females: 96 to 105 cm TL; males: 100 cm TL) on samples obtained from the NEFSC trawl survey ranging from Gulf of Maine to Cape Hatteras. Egg production is estimated to range between 69 – 85 eggs/female/year (Parent et al. 2008). As part of a captive breeding program, the egg incubation was determined to range from 342 – 494 days. As part of the same study, successful hatch rate was 73% (Parent et al. 2008). Previous fecundity estimates were 47 eggs per year (Packer et al. 2003a). Hatchlings range in size from 193 mm TL, 128 mm disk width and 32 g body mass.

Barndoor skates are benthivorous and piscivorous, a large portion of the diet formed by forage fishes. Overall, the diet of barndoor skates was dominated by herrings Pandalid shrimps and *Cancer* crabs. Up to 8,000 mt of a particular prey item can be removed by this skate in any given year. The amount of food consumed was related to the size of the skate. Small skates (<=80 cm TL) consumed approximately 5 kg per year of prey items, while large skates (>80 cm TL) consumed approximately 10 to 20 kg per year (Link and Sosebee, 2008). The total consumptive demand for this species is estimated to range between 4,000 and 16,000 mt per year, with total consumption dominated by mature skates.

Clearnose Skate

Gelsleichter (1998) examined the vertebral centra of clearnose skates that were collected from Chesapeake Bay and the northwest Atlantic Ocean. The oldest male was aged at 5+ years, with the oldest female being 7+ years. This study suggests that clearnose skate experience rapid growth over during a relatively short life span.

Sosebee (2005) used body morphometry to determine size at maturity (females: 59 to 65 cm TL; males: 56 cm TL) on samples obtained from the NEFSC trawl survey ranging from Gulf of Maine to Cape Hatteras. Fecundity was estimated to be 35 eggs/year (Packer et al. 2003b).

Clearnose skates are benthivorous, a large portion of the diet comprised of benthic megafauna (crabs and miscellaneous crustaceans). Overall, the diet of clearnose skates was dominated by other crabs, *Cancer* crabs and squids. Up to 8,000-10,000 mt of a particular prey item can be removed by this skate in any given year, but values are typically on the order of 2,000 to 4,000 mt. Small skates (<= 60 cm TL consumed approximately 1-2 kg per year of prey items, while large skates (>60cm TL) consumed approximately 5 kg per year (Link and Sosebee, 2008). The total consumptive demand for this species is estimated to range between 2,000 and 18,000 mt per year, with total consumption dominated by mature skates.

Little Skate

Frisk and Miller (2006) examined vertebral samples of little skate to identify any latitudinal patterns in the northwestern Atlantic. Maximum observed age was 12.5 years. The oldest aged little skate from the mid-Atlantic was 11 years. The oldest individuals from the Gulf of Maine and Southern New England – Georges Bank were 11 years or older. Von Bertalanffy curves were fit for the northwestern Atlantic (k = 0.19, L_{∞} = 56.1 cm TL, t_{o} = -1.77, p < 0.0001, n = 236) and for individual regions (GOM: k = 0.18, L_{∞} = 59.31 cm TL, t_{o} = -1.15, p < 0.0001; SNE-GB: k = 0.20, L_{∞} = 54.34 cm TL, t_{o} = -1.22, p < 0.0001; mid-Atlantic: k = 0.22, L_{∞} = 53.26 cm, t_{o} = -1.04, p < 0.0001).

Sosebee (2005) used body morphometry to determine size at maturity (male – 39 cm TL; females – 40 – 48 cm TL) on samples obtained from the NEFSC trawl survey ranging from Gulf of Maine to Cape Hatteras. Fecundity was estimated to be 30 eggs per year (Packer et al. 2003 c). Palm et al. (2011) estimated an average fecundity of 46 eggs per captive female over the course of one year; the highest number of eggs was laid in June; the minimum occurred in March. Egg viability was 74.1%. Size at

hatching varied with month; spring hatchlings were larger than other times of the year. Little skate are capable of reproducing year round but no reproductive peaks were observed (Williams et al. 2013).

Cicia et al. (2012) showed temperature influences survivability in little skate when exposed to air; little skates in summer exhibited higher mortality rates for air exposure times compared to winter.

Little skates are benthivorous which was reflected by the large portion of the diet that benthic macrofauna (polychaetes and amphipods) and benthic megafauna (crabs and bivalves) comprised. Overall, the diet of little skates was dominated by benthic invertebrates. Up to 8,000 mt of a particular prey item can be removed by this skate in any given year. This diet may overlap but not necessarily compete directly with flounders.

The amount of food consumed was related to the size of the skate. Small skates (<= 30 cm TL) consumed approximately 500 g per year of prey items, while large skates (>30 cm TL) consumed approximately 2.5 kg per year (Link and Sosebee, 2008). The total consumptive demand for this species is estimated to range between 100,000 and 350,000 mt per year, with total consumption dominated by mature skates.

Smooth Skate

Natanson et al. (2007) aged smooth skate from New Hampshire and Massachusetts waters. Maximum ages were estimated to be 14 and 15 years for females and males respectively. Longevity was estimated to be 23 years for females and 24 years for males. Male and females exhibited significantly different growth rates. Accordingly different growth models were required to fit the male and female growth data. Parameters for the von Bertalanffy equation for the males were determined to be k=0.12, $L_\infty=75.4$ cm TL, with L_0 required to be set at 11 cm TL (Natanson et al. 2007). Growth models applied to females overestimated the size at birth thus requiring the use of back-calculated data resulting in von Bertalanffy parameters of: k=0.12, $L_\infty=69.6$ cm TL, $L_0=10$ TL (Natanson et al. 2007). Sulikowski et al. (2007) determined, in a study conducted in the Gulf of Maine that in their sample mature females ranged in size from 508 to 630 mm TL and for males 550 to 660 mm TL. Based on morphological characteristics in females (ovary weight, shell gland weight, diameter of largest follicles, and pattern of ovarian follicle development) and histological analysis of males (mature spermatocysts in testes) Sulikowski et al. (2007) determined that in the Gulf of Maine smooth skate are capable of reproducing year round.

The reproductive cycles of the two sexes are thought to be synchronous (Sulikowski et al. 2007). Kneebone et al. (2007) examined hormonal concentrations of male and female smooth skate in the Gulf of Maine further confirming the ability of this species to reproduce throughout the year. Information is needed on the fecundity and egg survival of this species.

Sosebee (2005) used body morphometry to determine size at maturity to be approximately 33 – 49 cm TL for females and 49 cm TL for males on samples obtained from the NEFSC trawl survey ranging from Gulf of Maine to Cape Hatteras.

Swain et al. (2013) modeled the mortality rate of small and large smooth skate and showed decreased mortality for small skate and an increase for larger skates (larger juveniles only) between the 1970s and 2000s in 4T and 4VW areas. The changes in mortality rates differed with area examined; an increase in natural mortality was hypothesized in the 4T and 4VW areas for large skates.

Smooth skates are benthivorous, a large portion of the diet comprised of benthic megafauna (pandalids and euphausiids). Overall, the diet of smooth skates was dominated by pandalid shrimp and euphausiids. Up to 2,000 mt of a particular prey item can be removed by this skate in any given year, but values are typically on the order of 500 to 1,000 mt. The amount of food consumed was related to the size of the

skate. Small skates (<= 30 cm TL) consumed approximately 0.5 - 1 kg per year of prey items, while large skates (>30 cm TL) consumed approximately 2 - 3 kg per year (Link and Sosebee, 2008). The total consumptive demand for this species is estimated to range between 1,000 and 5,000 mt per year, with total consumption dominated by mature skates.

Rosette Skate

Sosebee (2005) used body morphometry to determine size at maturity (males = 33 cm TL; females = 33 – 35 cm TL) on samples obtained from the NEFSC trawl survey ranging from Gulf of Maine to Cape Hatteras. Age and growth data are currently unavailable for rosette skate, as is information on the fecundity and egg survival.

Rosette skates are benthivorous, a large portion of the diet comprised of benthic macrofauna (amphipods and polychaetes) and benthic megafauna (crabs and shrimps). Overall, the diet of rosette skates was dominated by benthic macrofauna and to a lesser extent pandalid shrimps, squids and *Cancer* crabs. Up to 70 mt of a particular prey item can be removed by this skate in any given year, but more typically 10 – 30 mt. Small skates (<=30 cm TL) consumed approximately 200 g per year of prey items, while large skates (>30 cm TL) consumed approximately 800 g per year (Link and Sosebee, 2008). The total consumptive demand for this species is estimated to range between 50 and 500 mt per year, with total consumption dominated by mature skates.

Thorny Skate

Sulikowski et al (2005a) aged thorny skate in western Gulf of Maine and found oldest age estimated to be 16 years for both females and males (corresponding length – 105 cm and 103 cm). Von Bertalanffy Growth parameters for male thorny skates were calculated to be k=0.11, $L_{\infty}=127$ cm TL, $t_{\rm o}=-0.37$; calculated estimates for female thorny skates were: k=0.13, $L_{\infty}=120$ cm TL, $t_{\rm o}=-0.4$ (Sulikowski et al. 2005a). The maximum observed length from the NEFSC trawl survey is 111cm TL. Maximum sizes examined in the Gulf of Maine were 103 cm TL and 105 cm TL for males and females, respectively (Sulikowski et al. 2005a).

Sulikowski et al. (2006) used morphological and hormonal criteria to determine the age and size at sexual maturity in the western Gulf of Maine. For females, 50% maturity occurred at approximately 11 years and 875 mm TL; while for males approximately 10.90 years and 865 mm TL. This species is capable of reproducing year round (Sulikowski et al. 2005a) based on morphological characteristics.

Sosebee (2005) used body morphometry to determine size at maturity to be approximately 36 - 38 cm TL for females and 49 cm TL for males on samples obtained from the NEFSC trawl survey ranging from Gulf of Maine to Cape Hatteras.

Parent et al. (2008) estimated mean annual fecundity to be 40.5 eggs per year based on 2 captive females producing 81 eggs in 1 year. The observed hatching success is 37.5% (Parent et al. 2008).

Swain et al. (2013) modeled the mortality rate of small and large thorny skate and showed decreased mortality for small skate and an increase for larger skates (adults and larger juveniles) between the 1970s and 2000s in 4T and 4VW areas. The changes in mortality rates differed with area examined; an increase in natural mortality was hypothesized in the 4T and 4VW areas for large skates.

Thorny skates are benthivorous and their piscivorous, a large portion of the diet formed by forage fishes. Overall, the diet of thorny skates was dominated by herrings, squid, polychaetes, silver hake and other fish. Up to 80,000 mt of a particular prey item can be removed by this skate in any given year. The

amount of food consumed was related to the size of the skate. Small skates (<=30 cm TL) consumed approximately 500 g per year of prey items, while medium (30-60 cm TL) and large skates (>60 cm TL) consumed approximately 1.5 kg and 12 kg per year, respectively (Link and Sosebee, 2008). The total consumptive demand for this species is estimated to range between 10,000 and 40,000 mt per year.

Winter Skate

Sulikowski et al. (2003) aged winter skate in western Gulf of Maine and determined the oldest age estimated to be 18 and 19 years for females and males, respectively (corresponding length – 94.0 cm and 93.2 cm). Verification of the periodicity of the vertebral bands was determined to be annual with the opaque band being formed in June - July using marginal increment analysis. Von Bertalanffy Growth parameters for male winter skates were calculated to be k = 0.074, $L_{\infty} = 121.8$ cm TL, $t_0 = -1.418$; calculated estimates for female winter skates were: k = 0.059, $L_{\infty} = 137.4$ cm, $t_0 = -1.609$ (Sulikowski et al. 2003). Growth curves fit to data from this study were found to overestimate maximum total length compared to observed lengths. This may result from a low representation of maximum sized individuals. The maximum reported length is 150 cm TL. Maximum sizes examined in the Gulf of Maine were 93.2 cm total length and 94.0 cm total length for males and females, respectively (Sulikowski et al. 2003).

Frisk and Miller (2006) examined vertebral samples of winter skate from the northwestern Atlantic. Maximum observed age was 20.5 years (a male winter skate of 74 cm TL); the oldest female was estimated to be 19.5 years (76 cm TL). Von Bertalanffy curves were fit for the northwestern Atlantic (k = 0.07, L_{∞} = 122.1 cm TL, t_0 = -2.07, p < 0.0001, n = 229) and for the GOM region (k = 0.064, L_{∞} = 131.40 cm TL, t_0 = -1.53).

In the southern Gulf of St Lawrence, winter skate reached a maximum size of 68 cm total length; males and females were mature between 40 and 41 cm TL or around 5 years (Kelly and Hanson, 2013).

Winter skates are capable of reproducing year-round but exhibit one peak in the annual cycle (Sulikowski et al. 2004). Peak reproductive activity occurs during June – August. Size at maturity has been shown to vary with latitude. Size at maturity is 76cm for females and 73 cm for males (Sulikowski et al. 2005b). Sosebee (2005) used body morphometry to determine size at maturity to be approximately 65 - 73 cm TL for females and 49 - 60 cm TL for males on samples obtained from the NEFSC trawl survey ranging from Gulf of Maine to Cape Hatteras. Fecundity in the southern Gulf of St Lawrence was estimated to be low (Kelly and Hanson, 2013).

Swain et al. (2013) modeled the mortality rate of small and large winter skate and showed decreased mortality for small skate and an increase for larger skates (adults only) between the 1970s and 2000s in 4T and 4VW areas. The changes in mortality rates differed with area examined; an increase in natural mortality was hypothesized in the 4T and 4VW areas for large skates. Benoit et al. (2011) attribute the increase in natural mortality on winter skate to be due to grey seal predation.

Frisk et al (2010) investigated the increase in winter skate abundance in the 1980s and concluded that it was likely due to an increase in recruitment combined with adult migration. A stock assessment model was developed for the stock, however, the five parameter base model did not fit the observed data well.

Winter skate tend to inhabit warmer waters, when possible (Kelly and Hanson, 2013) and may migrate to deeper waters in winter to avoid colder temperatures in the southern Gulf of St. Laurence.

Winter skates are benthivorous and piscivorous, a large portion of the diet formed by forage fishes. Overall, the diet of winter skates was dominated by forage fish, squid and benthic macrofauna. Up to 80,000 mt of a particular previtem can be removed by this skate in any given year. The amount of food

consumed was related to the size of the skate. Medium sized (31-60 cm TL) skates consumed approximately 2 kg per year of prey items, while large skates (>60 cm TL) consumed approximately 9 kg per year (Link and Sosebee, 2008). The total consumptive demand for this species is estimated to range between 20,000 and 180,000 mt per year. In the southern Gulf of St Lawrence, winter skate less than 40 cm TL ate mainly shrimp and gammarid amphipods; larger skates ate more fishes and Atlantic rock crab (Kelly and Hanson, 2013).

6.1.4 Discards and discard mortality

Since skate discards are high across many fisheries, the estimates of total skate catch are sensitive to the discard mortality rate assumption, and have direct implications for allowable landings in the skate fisheries. Data on immediate- and delayed (i.e. post-release) mortality rates of discarded skates and rays is extremely limited. Only six published studies have estimated discard mortality rates in these species; for an outline of these studies see the literature review in the 2012-2013 specifications package (NEFMC 2012). Benoit (2006) estimated acute discard mortality rates of winter skates caught in Canadian bottom trawl surveys, the SSC in 2009 decided to use a 50% discard mortality rate assumption for all skates and gears for the purposes of setting the Skate ACL, based on this paper.

Since the Council adopted a 50% discard mortality assumption for setting the ACL in Amendment 3, based on a literature review by the Skate PDT and advice from the Council's SSC, more relevant research data and analysis has been collected on skate mortality by scallop dredge vessels. When Amendment 3 was developed, this discard mortality assumption was largely derived from published studies, most of which were for species and locations different from those covered in the FMP because no other data existed.

The 2012 specifications package revised the assumed discard mortality rate for little and winter skate based on an experiment in progress examining discard mortality for these species in trawl gear. While the data were preliminary, the Council's SSC reviewed the methodology and the preliminary results of the new discard mortality research and determined the new discard mortality values for little skate (0.20) and winter skate (0.12) to be the best scientific information available compared to the literature review; the new values were applied to little and winter skates captured by trawls and discarded under normal commercial practices. These new data were applied to estimate total discard mortality by gear and species and the last three years of data were used to project a 36.3% dead discard mortality rate (dead discards divided by total catch) for the 2012-2013 specification cycle.

Mandelman et al. (2013) examined the immediate and short-term discard mortality rate of little, smooth, thorny and winter skates in the Gulf of Maine. Tow durations lasted 15-20 min (control), 2 h (moderate) and 4 h (extended). The PDT recommended using the pooled moderate and extended tow times as they most closely reflected commercial practices. Full details of the study can be found in the paper by Mandelman et al. (2013) and were presented to the SSC. The SSC approved revising the discard mortality rate estimates for little (22%), smooth (60%), thorny (23%) and winter (9%) skates for otter trawl, consistent with their previous recommendation to use the preliminary estimates from this study. The SSC did not support using this study to revise the assumed 50% discard mortality rate for gillnet gear.

Knotek (2015) examined the immediate and short-term discard mortality rate of little, winter, and barndoor skates in scallop dredge gear by evaluating reflex impairment and injury indexes. A total of 295 tows were conducted on 6 research cruises; tow duration ranged from 10-90 minutes. On deck exposure time ranged from 0-30 minutes. The PDT recommended using the discard mortality rate estimates for little and winter skate only, as the researchers considered the sample size was insufficient for an accurate estimate for barndoor skate. The SSC approved revising the discard mortality rate estimates for little (48%) and winter skate (34%) for scallop dredge gear based on this study.

Sulikowski et al. (in review) estimated the discard mortality of winter skate in commercial sink gillnets. A total of 28 trips were made with soak time duration varying from 2-5 days, up to 14 days (to simulate longer soak times caused by bad weather). The models provided sex-specific final discard mortality rate estimates of 11% and 17% for males and females, respectively. The PDT recommended using an average discard mortality rate of 14% because it is not possible to determine the sex ratio of winter skate from the trawl survey at this time. The SSC approved revising the discard mortality rate estimate for winter skate (14%) for sink gillnet gear based on this study.

6.1.5 Estimated discards by gear

Another way to evaluate the potential interactions between skate fishing and smooth and thorny skate distributions is to examine estimated discards. Discards were estimated through calendar year 2016 by gear (Table 4). Discards are estimated for a calendar year, rather than the fishing year, because they rely on the NMFS area allocation landings tables to expand observed discard/kept-all ratios to total based on landings by gear, area, and quarter. The observed D/K-all ratios were derived from the Sea Sampling Observer and the At Sea Monitoring programs and included both sector and non-sector vessels, but were not stratified on that basis. The projected discard rate is calculated using a three-year average of the discards of skates/landings of all species.

Total estimated discards for 2016 were 33,270 mt (Table 4). Discards decreased by 12.2% over the 2015 estimates. The assumed discard rate for 2016 is 41%. Projected dead discards are estimated to be 10,436 mt. Total live and dead discards for the Northeast Skate Complex for all gear types are contrasted in Table 5. Based upon SSC recommendations in 2008, an assumed discard mortality rate of 50% is applied for all gears and species, except for otter trawl gear, which has been updated based on Mandelman et al. 2013, scallop dredge gear, which has been updated based on Knotek (2015), and sink gillnet gear, which has been updated based on Sulikowski et al (in review).

Table 5 – Estimated discards (mt) of skates (all species) by gear type from all areas combined, 1964 - 2016

Table 3 –	Estimate	u uiscai us	(IIIt) OI S	haits (all	species) i	y gear ty	pe iroin an areas	combined, 1	1704 - 201	.0			1 1
			Half 1						Half 2				
	Line	Otter	Shrimp	Sink	Scallop	Total	Line	Otter	Shrimp	Sink	Scallop	Total	Grand
Year	Trawl	Trawl	Trawl	Gill Net	Dredge	Half 1	Trawl		Trawl	Gill Net	Dredge	Half 2	Total
1964	361	53,514	0	12	6,434	60,321	402		0	7	8,288	46,690	107,011
1965	425	58,644	0	17	5,029	64,115	491		0	5	8,940	50,647	114,762
1966	311	62,821	0	26	5,543	68,701	625	,	0	7	6,524	43,025	111,726
1967	319	56,872	0	22	2,882	60,095	470		0	8	4,735	40,267	100,362
1968	224	56,209	0	37	3,672	60,142	414		0	10	4,890	39,324	99,466
1969	296	54,979	0	32	2,294	57,602	669		0	6	3,017	32,991	90,593
1970	331	43,878	0	22	1,838	46.069	584		0	7	2,742	30,135	76,204
1971	519	34,509	0	21	1,916	36,965	769	- ,	0	8	2,552	23,426	60,391
1972	525	32,161	0	31	2,000	34,718	711		0	13	2,559	21,248	55,966
1973	618	34,382	0	31	2,103	37,134	724		0	15	1,846	22,323	59,457
1974	697	36,349	0	58	1,994	39,099	778		0	24	2,845	21,401	60,499
1975	727	25,197	283	61	2,615	28,883	744		36	26	4,757	22,875	51,758
1976	514	22,435	66	99	4,086	27,200	441	19,650	0	37	8,313	28,441	55,641
1977	329	26,817	39	169	7,210	34,564	314		0	47	10,106	32,146	66,710
1978	829	35,094	0	190	9,048	45,161	661	23,484	0	66	14,452	38,662	83,823
1979	1,019	38,530	26	157	9,186	48,918	971		0	67	13,540	42,560	91,478
1980	1,056	39,819	23	195	9,900	50,993	354		0	96	11,104	41,186	92,179
1981	503	43,186	92	264	9,502	53,547	257	26,460	0	93	12,818	39,628	93,175
1982	400	43,461	117	95	7,779	51,853	197		7	84	12,572	50,740	102,593
1983	471	49,354	116	118	8,655	58,714	226	33,711	22	70	11,965	45,994	104,708
1984	378	48,449	152	126	8,337	57,442	87		53	94	9,903	41,398	98,840
1985	321	40,153	214	119	6,821	47,628	173		70	81	9,483	33,314	80,941
1986	406	36,913	256	173	7,821	45,569	171		83	88	12,080	37,938	83,508
1987	692	36,141	264	143	12,687	49,927	364	21,178	46	86	18,953	40,627	90,554
1988	638	35,353	158	166	13,791	50,106	341	21,180	46	91	19,077	40,734	90,840
1989	542	37,663	73	74	18,206	56,558	264	20,260	17	111	19,452	40,104	96,661
1990	390	49,863	223	347	17,162	67,986	273	39,008	71	73	23,458	62,883	130,869
1991	839	22,882	232	99	19,314	43,366	297		44	113	18,812	36,744	80,110
1992	2,050	13,819	255	269	13,679	30,072	1,270	19,609	0	107	22,823	43,809	73,881
1993	42	7,886	35	211	11,268	19,442	28		1	110	12,700	39,663	59,105
1994	33	57,447	11	190	6,484	64,165	28		1	230	5,621	23,735	87,900
1995	30	21,980	8	443	7,385	29,846	30		1	350	19,481	31,077	60,922
1996	28	16,222	26	414	8,376	25,066	27		8	125	11,258	42,039	67,105
1997	30	7,584	34	388	10,130	18,166	30	. ,	4	90	6,059	13,581	31,747
1998	25	6,103	9	218	9,069	15,425	30		1	252	8,543	19,314	34,739
1999	23	2,655	4	598	8,542	11,823	24		0	261	6,149	16,291	28,113
2000	14	6,783	6	181	9,024	16,009	26		0	791	4,959	23,951	39,960
2001	20	20,075	0	404	3,615	24,114	22		0	207	3,249	11,927	36,040
2002	21	12,168	1	392	6,655	19,237	25	10,067	0	2,718	8,046	20,857	40,094

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Table 4 - Continued

			Half 1							Half 2			
	Line	Otter	Shrimp	Sink	Scallop	Total	Line	Otter	Shrimp	Sink	Scallop	Total	Grand
year	Trawl	Trawl	Trawl	Gill Net	Dredge	Half 1	Trawl	Trawl	Trawl	Gill Net	Dredge	Half 1	Total
2003	38	18,258	8	522	7,222	26,048	18	17,728	0	442	7,965	26,154	52,203
2004	9	14,324	4	450	5,544	20,331	16	21,736	0	503	4,236	26,491	46,822
2005	88	14,304	2	1,041	6,412	21,848	51	19,269	0	559	4,746	24,626	46,473
2006	55	10,552	0	854	4,779	16,241	18	12,368	1	362	5,574	18,323	34,564
2007	70	14,566	0	990	5,812	21,438	22	16,214	0	756	6,488	23,481	44,919
2008	119	10,391	2	1,232	4,810	16,553	56	13,138	0	744	4,539	18,478	35,030
2009	164	11,054	1	1,634	4,903	17,756	185	14,698	0	609	4,193	19,685	37,441
2010	269	9,461	0	1,058	7,655	18,443	209	11,872	0	1,344	4,896	18,322	36,765
2011	172	11,768	3	1,976	5,063	18,982	171	14,760	0	1,205	3,642	19,777	38,759
2012	46	9,941	3	1,657	4,215	15,861	53	13,386	0	825	4,149	18,412	34,274
2013	308	14,444	0	1,401	3,647	19,800	454	16,940	0	523	4,957	22,874	42,673
2014	14	12,634	0	1,675	7,514	21,837	111	14,427	0	880	5,502	20,919	42,757
2015	60	11,596	0	976	6,099	18,731	307	14,605	0	696	3,556	19,164	37,895
2016	86	8,090	0	1,248	4,821	14,245	132	12,228	0	614	6,051	19,025	33,270

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Year	d Dead Discards (mt) of Skates (all species Live Discards	Dead Discards
1968	99466	21620
1969	90593	18454
1970	76204	15914
1971	60391	13715
1972	55966	12102
1973	59457	12888
1974	60499	13357
1975	51758	12225
1976	55641	14481
1977	66710	16575
1978	83823	21350
1979	91478	22366
1980	92179	21131
1981	93175	20552
1982	102593	21514
1982 1983		
	104708	22221
1984	98840	20856
1985	80941	16931
1986	83508	18493
1987	90554	23599
1988	90840	22969
1989	96661	25729
1990	130869	32904
1991	80110	24462
1992	73881	24182
1993	59105	17657
1994	87903	21617
1995	60924	19670
1996	67107	18683
1997	31748	10423
1998	34740	11364
1999	28154	9732
2000	39961	12631
2001	36041	8589
2002	40094	13095
2003	52204	14442
2004	46823	11397
2005	46474	13028
2006	34565	10290
2007	44920	13483
2008	35031	10367
2009	37441	10515
2010	36766	10953
2010	38760	11119
2011	34274	10452
2012	34274 42674	
2013 2014		11834
	42758	13023
2015 2016	37894 33262	10708 10703

6.1.6 Evaluation of Fishing Mortality and Stock Abundance

Benchmark assessment results from SAW 44 are given in NEFSC (2007a; 2007b). Because the analytic models that were attempted did not produce reliable results, the status of skate overfishing is determined based on a rate of change in the three year moving average for survey biomass. These thresholds vary by species due to normal inter-annual survey variability. Details about the overfishing reference points and how they were chosen are given in NEFSC (2000).

The latest results for 2016 (2017 spring survey for little skate) are given in Table 4. At this time, overfishing is not occurring on any skate species.

6.1.7 Non-Target Species

The skate wing fishery is largely an incidental fishery, with a small portion of the fishery directing on skate wings; fishing effort is expended targeting more profitable species managed under separate FMPs, e.g. NE multispecies and monkfish FMPs. These fisheries have ACLs, effort controls (DAS), possession limits, gear restrictions, and other measures that constrain overall effort on skates. For a full description of the fishing impacts on trips targeting NE multispecies and monkfish please refer to Framework 56 to the NE Multispecies FMP and Framework 10 of the Monkfish FMP (www.nefmc.org). A small number of trips could be described as targeting skates; bycatch on these trips are limited. Monkfish and dogfish comprise the majority of this bycatch and are described below.

NE Multispecies

The Northeast Multispecies FMP manages twenty stocks under a dual management system which breaks the fishery into two components: sectors and the common pool. For stocks that permit fishing, each sector is allotted a share of the each stock's ACL that consists of the sum of individual sector member's potential sector contribution based on their annual catch entitlements. Sector allocations are strictly controlled as hard total allowable catch limits and retention is required for all stocks managed under an ACL. Overages are subject to accountability measures including payback from the sector's allocation for the following year. Common pool vessels are allocated a number of days at sea (DAS) and their effort further is controlled by a variety of measures including trip limits, closed areas, minimum fish size and gear restrictions varying between stocks. Only a very small portion of the ACL is allotted to the common pool. For more detail regarding control of fishing effort on NE Multispecies, please see Framework 57 of the NE Multispecies FMP.

6.1.7.1 Monkfish

Life History: Monkfish, *Lophius americanus*, also called goosefish, occur in the western North Atlantic from the Grand Banks and northern Gulf of St. Lawrence south to Cape Hatteras, North Carolina. Monkfish occur from inshore areas to depths of at least 2,953 ft. (900 m). Monkfish undergo seasonal onshore-offshore migrations. These migrations may relate to spawning or possibly to food availability.

Female monkfish begin to mature at age 4 with 50 percent of females maturing by age 5 (about 17 in [43 cm]). Males generally mature at slightly younger ages and smaller sizes (50 percent maturity at age 4.2 or 14 in [36 cm]). Spawning takes place from spring through early autumn. It progresses from south to north, with most spawning occurring during the spring and early summer. Females lay a buoyant egg raft or veil that can be as large as 39 ft. (12 m) long and 5 ft. (1.5 m) wide, and only a few mm thick. The

larvae hatch after about 1 to 3 weeks, depending on water temperature. The larvae and juveniles spend several months in a pelagic phase before settling to a benthic existence at a size of about 3 in (8 cm).

Population Management and Status: NMFS implemented the Monkfish FMP in 1999 (NEFMC and MAFMC 1998). The FMP included measures to stop overfishing and rebuild the stocks through a number of measures. These measures included:

- Limiting the number of vessels with access to the fishery and allocating DAS to those vessels;
- Setting trip limits for vessels fishing for monkfish; minimum fish size limits;
- Gear restrictions;
- Mandatory time out of the fishery during the spawning season; and
- A framework adjustment process.

The Monkfish FMP defines two management areas for monkfish (northern and southern), divided roughly by an east-west line bisecting Georges Bank. Monkfish in both management regions are not overfished and overfishing is not occurring. In recent years the monkfish fishery has fallen fall short of reaching its TAL, despite a healthy stock status. In 2017, limited access monkfish vessels were allocated 45.2 DAS, of which 37 could be used in the southern management area. Additional information on monkfish management can be found on the NEFMC website (http://www.nefmc.org/monk/index.html).

6.1.7.2 Dogfish

Life History: The spiny dogfish, *Squalus acanthias*, occurs in the western North Atlantic from Labrador to Florida. Regulators consider spiny dogfish to be a unit stock off the coast of New England. In summer, dogfish migrate northward to the Gulf of Maine-Georges Bank region and into Canadian waters. They return southward in autumn and winter. Spiny dogfish tend to school by size and, when mature, by sex. The species bears live young, with a gestation period of about 18 to 22 months, and produce between 2 to 15 pups with an average of 6. Size at maturity for females is around 31 in (80 cm), but can vary from 31 to 33 in (78 cm to 85 cm) depending on the abundance of females.

Population Management and Status: The NEFMC and MAFMC jointly develop the spiny dogfish FMP for federal waters. The Atlantic States Marine Fisheries Commission (ASMFC) also developed a plan for state waters. Spawning stock biomass of spiny dogfish declined rapidly in response to a directed fishery during the 1990's. NFMS initially implemented management measures for spiny dogfish in 2001. These measures have been effective in reducing landings and fishing mortality. NMFS declared the spiny dogfish stock rebuilt for the purposes of U.S. management in May 2010.Based upon the 2015 updated stock assessment performed by the Northeast Fisheries Science Center, the spiny dogfish stock is not presently overfished and overfishing is not occurring. The spiny dogfish fishery is managed with an ACL, commercial quota, and possession limits (currently 6,000 lb per trip). Similar to skates, there is a large degree of overlap between spiny dogfish and NE Multispecies trips where dogfish are landed incidentally to groundfish.

6.2 Protected Resources

6.2.1 Species Present in the Area

Numerous protected species inhabit the environment within the monkfish FMP management unit (Table 7). 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.

Table 7 - Species protected under the ESA and/or MMPA that may occur in the affected environment of the skate fishery. Marine mammal species (cetaceans and pinnipeds) italicized and in bold are considered MMPA strategic stocks.

Species	Status ²	Potentially affected by this
		action?
Cetaceans		
North Atlantic right whale (Eubalaena glacialis)	Endangered	Yes
Humpback whale, West Indies DPS (Megaptera	Protected (MMPA)	Yes
novaeangliae) ³		
Fin whale (Balaenoptera physalus)	Endangered	Yes
Sei whale (Balaenoptera borealis)	Endangered	Yes
Blue whale (Balaenoptera musculus)	Endangered	No
Sperm whale (Physeter microcephalus)	Endangered	No
Minke whale (Balaenoptera acutorostrata)	Protected (MMPA)	Yes
Pilot whale (Globicephala spp.) ⁴	Protected (MMPA)	Yes
Risso's dolphin (Grampus griseus)	Protected (MMPA)	Yes
Atlantic white-sided dolphin (Lagenorhynchus acutus)	Protected (MMPA)	Yes
Short Beaked Common dolphin (<i>Delphinus delphis</i>) ⁵	Protected (MMPA)	Yes
Spotted dolphin (Stenella frontalis)	Protected (MMPA)	No
Bottlenose dolphin (Tursiops truncatus) ⁶	Protected (MMPA)	Yes
Harbor porpoise (Phocoena phocoena)	Protected (MMPA)	Yes
Sea Turtles		
Leatherback sea turtle (Dermochelys coriacea)	Endangered	Yes
Kemp's ridley sea turtle (Lepidochelys kempii)	Endangered	Yes
Green sea turtle, North Atlantic DPS (<i>Chelonia mydas</i>) ⁷	Threatened	Yes
Loggerhead sea turtle (Caretta caretta), Northwest	Threatened	Yes
Atlantic Ocean DPS		
Hawksbill sea turtle (<i>Eretmochelys imbricate</i>)	Endangered	No
<u>Fish</u>		
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,	Endangered	Yes
Carolina DPS & South Atlantic DPS		
Cusk (Brosme brosme)	Candidate	Yes
Blueback herring (Alosa aestivalis)	Candidate	Yes
Alewife (Alosa pseudoharengus)	Candidate	Yes
Pinnipeds		
Harbor seal (<i>Phoca vitulina</i>)	Protected (MMPA)	Yes

Gray seal (Halichoerus grypus)	Protected (MMPA)	Yes
Harp seal (Phoca groenlandicus)	Protected (MMPA)	Yes
Hooded seal (Cystophora cristata)	Protected (MMPA)	Yes
Critical Habitat		
North Atlantic Right Whale ⁸	ESA (Protected)	No
Northwest Atlantic DPS of Loggerhead Sea Turtle	ESA (Protected)	No

Notes:

Cusk, alewife, and, blueback herring 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, alewife, and blueback herring can be found at http://www.nmfs.noaa.gov/pr/species/esa/candidate.htm.

6.2.2 Species and Critical Habitat Not Likely Affected by the Proposed Action

Based on available information, it has been determined that this action is not likely to affect multiple ESA listed and/or marine mammal protected species or any designated critical habitat (see Table 5). This determination has been made because either the occurrence of the species is not known to overlap with the area primarily affected by the action and/or there have never been documented interactions between the species and the primary gear type (i.e., gillnet and bottom trawl) used to prosecute the monkfish

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).

² The status of the species is defined by whether the species is listed under the ESA as endangered (species are at risk of extinction) or threatened (species at risk of endangerment), or protected under the MMPA. Note, marine mammals listed under the ESA are also protected under the MMPA. Candidate species are those species in which ESA listing may be warranted.

³ On September 8, 2016, a final rule was issued revising the ESA listing status of humpback whales (81 FR 62259). Fourteen DPSs were designated: one as threatened, four as endangered, and nine as not warranting listing. The DPS found in U.S. Atlantic waters, the West Indies DPS, is delisted under the ESA; however, this DPS is still protected under the MMPA.

⁴ There are two 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*.

⁵ Prior to 2008, this species was called "common dolphin."

⁶ This includes the following Stocks of Bottlenose Dolphins: Western North Atlantic Offshore, Northern Migratory Coastal (strategic stock), and Southern Migratory Coastal (strategic stock).

⁷ On April 6, 2016, a final rule was issued removing the current range-wide listing of green sea turtles and, in its place, listing eight green sea turtle DPSs as threatened and three DPSs as endangered (81 FR 20057). The green sea turtle DPS located in the Northwest Atlantic is the North Atlantic DPS of green sea turtles; this DPS is considered threatened under the ESA.

⁸ Originally designated June 3, 1994 (59 FR 28805); Expanded on January 27, 2016 (81 FR 4837).

fishery (see Waring *et al.* 2014a, 2015, 2016; NMFS NEFSC FSB 2015, 2016, 2017; http://www.nefsc.noaa.gov/fsb/take_reports/nefop.html; NMFS 2013). In the case of critical habitat, this determination has been made because the action will not affect the essential physical and biological features of North Atlantic right whale or loggerhead (NWA DPS) critical habitat and therefore, will not result in the destruction or adverse modification of any species critical habitat (NMFS 2013; NMFS 2014a; NMFS 2015a,b).

6.2.3 Species Potentially Affected by the Proposed Action

Table 7 provides a list of protected species of sea turtle, marine mammal, and fish species present in the affected environment of the skate fishery, and that may also be affected by the operation of this fishery; that is, have the potential to become entangled or bycaught in the fishing gear used to prosecute the fishery. To aid in the identification of MMPA protected species potentially affected 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;

http://www.nmfs.noaa.gov/pr/interactions/fisheries/lof.html). To aid in identifying ESA listed species potentially affected by the action, the 2013 Biological Opinion issued by NMFS on the operation of seven commercial fisheries, including the skate) FMP, 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.² 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. 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 skate 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

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² The 2013 Opinion did not authorize take of ESA listed species of whales because (1) an incidental take statement cannot be lawfully issued under the ESA for a marine mammal unless incidental take authorization exists for that marine mammal under the MMPA (see 16 U.S.C. § 1536(b)(4)(C)), and (2) the incidental take of ESA-listed whales by the black seabass fishery has not been authorized under section 101(a)(5) of the MMPA. However, the 2013 BiOp assessed interaction risks to these species and concluded that 7 FMPs assessed, may affect but would not jeopardize the continued existence of any ESA listed species of whales (NMFS 2013).

occurrence in the affected environment of the skate fishery is provided below, while information on protected species interactions with specific fishery gear is provided in Section 6.2.4.

6.2.3.1 Sea Turtles

Green (North Atlantic DPS), Kemp's ridley, leatherback, and loggerhead (Northwest Atlantic Ocean DPS) sea turtle are the four ESA listed species of sea turtles that occur in the area of operation for the 13 GAR fisheries (see Table 7). Three of the four species are considered hard-shelled turtles (i.e., green, loggerhead, and Kemp's ridley). Additional background information on the range-wide status of the other four species, as well as a description and life history of the species, can be found in a number of published documents, including sea turtle status reviews and biological reports (NMFS and USFWS 1995; Turtle Expert Working Group [TEWG] 1998, 2000, 2007, 2009; Conant *et al.* 2009; NMFS and USFWS 2013; 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), Kemp's ridley sea turtle (NMFS *et al.* 2011), and green sea turtle (NMFS and USFWS 1991).

Hard-shelled sea turtles

Distribution

In U.S. Northwest Atlantic waters, hard-shelled turtles commonly occur throughout the continental shelf from Florida (FL) to Cape Cod, Massachusetts (MA), 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 (GOM). Loggerheads, the most common hard-shelled sea turtle in the GAR, feed as far north as southern Canada. Loggerheads have been observed in waters with surface temperatures of 7 °C to 30 °C, but water temperatures ≥11 °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).

Seasonality

Hard-shelled sea turtles occur year-round in waters off Cape Hatteras, North Carolina (NC) 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; Braun-McNeill and Epperly 2002; Morreale and Standora 2005; Griffin *et al.* 2013), occurring in Virginia (VA) foraging areas as early as late April and on the most northern foraging grounds in the GOM in June (Shoop and Kenney 1992). The trend is reversed in the fall as water temperatures cool. The large majority leave the GOM 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

Leatherback sea turtles also 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). Leatherbacks, a pelagic species, are known to use coastal waters of the U.S. continental shelf (James *et al.* 2005; Eckert *et*

al. 2006; Murphy et al. 2006; Dodge et al. 2014). They have a greater tolerance for colder water than hard-shelled sea turtles (NMFS and USFWS 2013). They are also found in more northern waters later in the year, with most leaving the Northwest Atlantic shelves by mid-November (James et al. 2005; James et al. 2006; Dodge et al. 2014).

6.2.3.2 Marine Mammals

6.2.3.2.1 Large Whales

As provided in Table 7, as North Atlantic right, humpback, fin, sei, and minke whales are found throughout the waters of the Northwest Atlantic Ocean, these species will occur in the affected environment of the monkfish fishery. In general, these species follow an annual pattern of migration between low latitude (south of 35°N) wintering/calving grounds and high latitude spring/summer foraging grounds (primarily north of 41°N; Waring et al. 2014a; Waring et al. 2015; Waring et al. 2016; Hayes et al. 2017; NMFS 1991, 2005, 2010, 2011, 2012). 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 (Waring et al. 2014a; Waring et al. 2015; Waring et al. 2016; Hayes et al. 2017; 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 each whale species please refer to: Waring et al. 2014a; Waring et al. 2015; Waring et al. 2016; Hayes et al. 2017; NMFS 1991, 2005, 2010, 2011, 2012.

To further assist in understanding how the skate fishery may overlaps in time and space with the occurrence of large whales, a general overview on species occurrence and distribution in the area of operation for the skate fishery is provided in the following table (Table 8).

Table 8 - Large whale occurrence in the area of operation for the skate fishery.

Species	Prevalence and Approximate Months of Occurrence
North Atlantic	 Distributed throughout all continental shelf waters from the GOM to the South Atlantic Bight (SAB) throughout the year; however, increasing evidence of year round presence in the GOM. New England waters (GOM and GB regions) = Foraging Grounds (January through October). Seasonally important foraging grounds include, but not limited
Right Whale	to: >Cape Cod Bay (January-April); > Great South Channel (April-June);

Species	Prevalence and Approximate Months of Occurrence
	> western Gulf of Maine (April-May, and July-October);
	> Jordan Basin (August-October);
	> Wilkinson Basin (April-July); and
	> northern edge of GB (May-July);
	• Mid-Atlantic waters: Migratory pathway to/from northern (high latitude) foraging and southern calving grounds.
	• Increasing evidence of wintering areas (approximately November – January) in:
	> Cape Cod Bay;
	> Jeffreys and Cashes Ledges;
	> Jordan Basin; and
	> Massachusetts Bay (e.g., Stellwagen Bank).
	• Distributed throughout all continental shelf waters of the Mid-Atlantic (SNE included), GOM, and GB throughout the year.
	• New England waters (GOM and GB regions) = Foraging Grounds (March-November).
Humpback	• Mid-Atlantic waters: Migratory pathway to/from northern (high latitude) foraging and southern (West Indies) calving grounds.
	• Increasing evidence of whales remaining in mid- and high-latitudes throughout the winter. Specifically, increasing evidence of wintering areas (for juveniles) in Mid-Atlantic (e.g., waters in the vicinity of Chesapeake and Delaware Bays; peak presence approximately January through March) and Southeastern coastal waters.
	• Distributed throughout all continental shelf waters of the Mid-Atlantic (SNE included), GOM, and GB throughout the year.
	Mid-Atlantic waters:
	> Migratory pathway to/from northern (high latitude) foraging and southern (low latitude) calving grounds; and
	> Possible offshore calving area (October-January).
Fin	• New England (GOM and GB)/SNE waters = Foraging Grounds (greatest densities March-August; lower densities September-November).Important foraging grounds include:
	> Massachusetts Bay (esp. Stellwagen Bank);
	> Great South Channel;
	> Waters off Cape Cod (~40-50 meter contour);
	> GOM;
	> GOM;

Species	Prevalence and Approximate Months of Occurrence
	> Perimeter (primarily eastern) of GB; and
	> Mid-shelf area off the east end of Long Island.
	• Evidence of wintering areas in mid-shelf areas east of New Jersey (NJ), Stellwagen Bank; and eastern perimeter of GB.
	Uncommon in shallow, inshore waters of the Mid-Atlantic (SNE included), GB, and GOM; however, occasional incursions during peak prey availability and abundance.
Sei	• Primarily found in deep waters along the shelf edge, shelf break, and ocean basins between banks.
	• Spring through summer, found in greatest densities in offshore waters of the GOM and GB; sightings concentrated along the northern, eastern (into Northeast Channel) and southwestern (in the area of Hydrographer Canyon) edge of GB.
	Widely distributed throughout continental shelf waters (<100m deep) of the Mid- Atlantic (SNE included), GOM, and GB.
Minke	Most common in the EEZ from spring through fall, with greatest abundance found in New England waters.

Sources: NMFS 1991, 2005, 2010, 2011, 2012; Hain et al. 1992; Payne et al. 1984; Good 2008; Pace and Merrick 2008; McLellan et al. 2004; Hamilton and Mayo 1990; Schevill et al. 1986; Watkins and Schevill 1982; Payne et al.1990; Winn et al. 1986; Kenney et al. 1986, 1995; Khan et al. 2009, 2010, 2011, 2012; Brown et al. 2002; NOAA 2008; 50 CFR 224.105; CETAP 1982; Clapham et al. 1993; Swingle et al. 1993; Vu et al. 2012; Baumgartner et al. 2011; Cole et al. 2013; Risch et al. 2013; Waring et al. 2014a; Waring et al. 2015; Waring et al. 2016; Hayes et al. 2017; 81 FR 4837(January 27, 2016); NMFS 2015b, Bort et al. 2015.

6.2.3.2.2 Small Cetacean

As provided in Table 5, as Atlantic white sided dolphins, short and long finned pilot whales, Risso's dolphins, short beaked common dolphins, harbor porpoise, and several stocks of bottlenose dolphins are found throughout the year in the Northwest Atlantic Ocean, these species will occur in the affected environment of the monkfish fishery (Waring *et al.* 2014a; Waring *et al.* 2015; Waring *et al.* 2016). 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 monkfish fishery is provided in the following table (Table 9). For additional information on the biology, status, and range wide distribution of each species please refer to Waring *et al.* (2014a), Waring *et al.* (2015), Waring *et al.* (2016), and Hayes *et al.* 2017.

Table 9 - Small cetacean occurrence in the area of operation of the monkfish 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°N), SNE, GB, and GOM; however, most common in continental shelf waters from Hudson Canyon (~ 39°N) to GB, and into the GOM.
	• January-May: low densities found from GB to Jeffreys Ledge.
Atlantic White Sided Dolphin	• June-September : Large densities found from GB, through the GOM.
	October-December: intermediate densities found from southern GB to southern GOM.
	South of GB (SNE and Mid-Atlantic), low densities found year round, with waters off Virginia (VA) 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, SNE, and GB (esp. in Oceanographer, Hydrographer, Block, and Hudson Canyons).
Short Beaked Common Dolphin	Less common south of Cape Hatteras, NC, although schools have been reported as far south as the Georgia (GA)/South Carolina (SC) border.
	• January-May : occur from waters off Cape Hatteras, NC, to GB (35° to 42°N).
	Mid-summer-autumn: Occur primarily on GB with small numbers present in the GOM; <i>Peak abundance</i> found on GB in the autumn.
	• Spring through fall : Distributed along the continental shelf edge from Cape Hatteras, NC, to GB.
Risso's Dolphin	Winter: distributed in the Mid-Atlantic Bight, extending into oceanic waters.
	Rarely seen in the GOM; 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°N), SNE, GB, and GOM.
722 2 22 P 0 300	• July-September : Concentrated in the northern GOM (waters < 150 meters); low numbers can be found on GB.

Species	Prevalence and Approximate Months of Occurrence
	 October-December: widely dispersed in waters from NJ to Maine (ME); seen from the coastline to deep waters (>1,800 meters). January-March: intermediate densities in waters off NJ to NC; low densities found in waters off New York (NY) to GOM. April-June: widely dispersed from NJ to ME; seen from the coastline to deep waters (>1,800 meters).
	Western North Atlantic Offshore Stock
	Distributed primarily along the outer continental shelf and continental slope in the Northwest Atlantic from GB to FL.
	• Depths of occurrence: ≥40 meters
	Western North Atlantic Northern Migratory Coastal Stock
	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.
Bottlenose Dolphin	Cold water months (e.g., January-March): stock occupies coastal waters from Cape Lookout, NC, to the NC/VA border.
	Western North Atlantic Southern Migratory Coastal Stock
	October-December: stock occupies waters of southern NC (south of Cape Lookout)
	• January-March: stock moves as far south as northern FL.
	• April-June : stock moves north to waters of NC.
	• July-August : stock is presumed to occupy coastal waters north of Cape Lookout, NC, to the eastern shore of VA.
	Short- Finned Pilot Whales
Pilot Whales: Short- and Long-Finned	• Except for area of overlap (see below), primarily occur south of 40°N (Mid-Atl and SNE waters); although low numbers have been found along the southern flank of GB, but no further than 41°N.
	May through December (approximately): distributed primarily near the continental shelf break of the Mid-Atlantic and SNE;

Species	Prevalence and Approximate Months of Occurrence
	individuals begin shifting to southern waters (i.e., 35°N and south) beginning in the fall.
	Long-Finned Pilot Whales
	• Except for area of overlap (see below), primarily occur north of 42°N.
	Winter to early spring (November through April): primarily distributed along the continental shelf edge-slope of the Mid-Atlantic, SNE, and GB.
	• Late spring through fall (May through October): movements and distribution shift onto/within GB, the Great South Channel, and the GOM.
	Area of Species Overlap: between approximately 38°N and 41°N.

Notes:

Information presented in table is representative of small cetacean occurrence in the Northwest Atlantic continental shelf waters out to the 2,000 meter isobath.

Sources: Waring *et al.* 1992, 2007, 2014a, 2015, 2016; Hayes *et al.* 2017; Payne and Heinemann 1993; Payne *et al.* 1984; Jefferson *et al.* 2009.

6.2.3.2.3 Pinnipeds

As provided in Table 7, harbor, gray, harp, and hooded seals will occur in the affected environment of the monkfish fishery. Specifically, 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°N) (Waring *et al.* 2007, 2014a, 2015, 2016). To further assist in understanding how the monkfish fishery may overlap in time and space with the occurrence of pinnipeds, a general overview of species occurrence and distribution in the area of operation of the monkfish fishery is provided in the following table (Table 10). For additional information on the biology, status, and range wide distribution of each species of pinniped please refer to Waring *et al.* (2007), Waring *et al.* (2014a), Waring *et al.* (2015), Waring *et al.* (2016), and Hayes *et al.* 2017.

Table 10 - Pinniped occurrence in the area of operation of the monkfish 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 (35°N). Year Round: Waters of ME
	September-May: Waters from New England to NJ.
Gray Seal	 Distributed in waters from NJ to ME. Year Round: Waters from ME to MA. September-May: Waters from Rhode Island to NJ.
Harp Seal	• Winter-Spring (approximately January-May): Waters from ME to NJ.
Hooded Seal	Winter-Spring (approximately January-May): Waters of New England.

Sources: Waring et al. 2007 (for hooded seals); Waring et al. 2014a; Waring et al. 2015; Waring et al. 2016 and Hayes et al. 2017.

6.2.3.3 Atlantic Sturgeon

Table 5 lists the 5 DPSs of Atlantic sturgeon that occur in the affected environment of the monkfish fishery and that may be affected by the operation of this fishery. The marine range of U.S. Atlantic sturgeon extends from Labrador, Canada, to Cape Canaveral, Florida. All five DPSs of Atlantic sturgeon have the potential to be located anywhere in this marine range; in fact, results from genetic studies show that, regardless of location, multiple DPSs can be found at any one location along the Northwest Atlantic coast (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.* 2015).

Based on fishery- independent and dependent data, as well as data collected from tracking and tagging studies, in the marine environment, 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 fishery-independent surveys and tagging and tracking studies also indicate that some Atlantic sturgeon may undertake seasonal movements along the coast (Erickson *et al.* 2011; Dunton *et al.* 2010; Wipplehauser 2012). For instance, tagging and tracking studies found that satellite-tagged adult sturgeon from the Hudson River 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).

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 (i.e., waters off North Carolina, Chesapeake Bay, and Delaware Bay; New York Bight; Massachusetts Bay; Long Island Sound; and Connecticut and Kennebec River Estuaries); depths in these areas are generally no greater than 25 meters (Bain *et al.* 2000; Savoy and Pacileo 2003; Stein *et al.* 2004a; Laney *et al.* 2007; Dunton *et al.* 2010; Erickson *et al.* 2011; Oliver *et al.* 2013; Waldman *et al.* 2013; O'Leary *et al.* 2014). 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 refuge, wintering sites, or marine foraging areas (Stein *et al.* 2004a; Dunton *et al.* 2010; Erickson *et al.* 2011).

6.2.3.4 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 GOM DPS extends from the GOM (primarily northern portion of the GOM), to the coast of Greenland (Fay *et al.* 2006; NMFS & USFWS 2005, 2016). In general, smolts, post-smolts, and adult Atlantic salmon may be present in the GOM 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; Hyvarinen *et al.* 2006; Lacroix & Knox 2005; Lacroix & McCurdy 1996; Lacroix *et al.* 2004; NMFS & USFWS 2005, 2016; Reddin 1985; Reddin & Friedland 1993; Reddin & Short 1991). For additional information on the on the biology, status, and range wide distribution of the GOM DPS of Atlantic salmon, refer to NMFS and USFWS (2005; 2016); and Fay et al. (2006). Based on the above information, as the monkfish fishery operates throughout the year, and is known to operate in the GOM, it is possible that the fishery will overlap in time and space with Atlantic salmon migrating northeasterly between U.S. and Canadian waters.

6.2.4 Interactions Between Gear and Protected Resources

Protected species are vulnerable to interactions with various types of fishing gear, with interaction risks associated with gear type, quantity, and soak or tow time. Available information on gear interactions with a given species (or species group) is provided in the sections below. These sections are not a comprehensive review of all fishing gear types known to interact with a given species; emphasis is only being placed on the primary gear types used to prosecute the monkfish fishery (i.e., sink gillnet and bottom trawl gear).

6.2.4.1 Marine Mammals

Depending on species, marine mammals have been observed seriously injured or killed in bottom trawl and/or sink gillnet gear. 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 (i.e., Category I=frequent; Category II=occasional; Category III=remote likelihood or no known interactions). In the Northwest Atlantic, the 2017 LOF (82 FR 3655 (January 12, 2017)) categorizes commercial gillnet fisheries (Northeast or Mid-Atlantic) as Category I fisheries and commercial bottom trawl fisheries (Northeast or Mid-Atlantic) as Category II fisheries.

6.2.4.1.1 Large Cetaceans

Bottom Trawl Gear

With the exception of minke whales, there have been no observed interactions with large whales and bottom trawl gear. In bottom trawl gear, to date, interactions have only been observed in the northeast bottom trawl fisheries. From the period of 2008-2012, the estimated annual mortality attributed to this

fishery was 7.8 minke whales for 2008, and zero minke whales from 2009-2012; no serious injuries were reported during this time (Waring *et al.* 2015). Based on this information, from 2008-2012, the estimated annual average minke whale mortality and serious injury attributed to the northeast bottom trawl fishery was 1.6 (CV=0.69) whales (Waring *et al.* 2015). Lyssikatos (2015) estimated that from 2008-2013, mean annual serious injuries and mortalities from the northeast bottom trawl fishery were 1.40 (CV=0.58) minke whales. Serious injury and mortality records for minke whales in U.S. waters from 2010-2014 showed zero interactions with bottom trawl (northeast or Mid-Atlantic) gear (Henry *et al.* 2016; Hayes *et al.* 2017). Based on this information, bottom trawl gear is likely to pose a low interaction risk to any large whale species. However, should an interaction occur, serious injury or mortality to any large whale is possible; however, relative to other gear types discussed below (i.e., fixed gear), trawl gear represents a low source serious injury or mortality to any large whale.

Fixed Fishing Gear (e.g., Sink Gillnet Gear)

The greatest entanglement risk to large whales is posed by fixed fishing gear (e.g., sink gillnet and trap/pot gear) comprised of lines (vertical or ground) that rise into the water column. Any line can become entangled in the mouth (baleen), flippers, and/or tail of the whale when the animal is transiting or foraging through the water column (Johnson *et al.* 2005; NMFS 2014b; Kenney and Hartley 2001; Hartley *et al.* 2003; Whittingham *et al.* 2005a,b). For instance, in a study of right and humpback whale entanglements, Johnson *et al.* (2005) attributed: (1) 89% of entanglement cases, where gear could be identified, to fixed gear consisting of pot and gillnets and (2) entanglement of one or more body parts of large whales (e.g., mouth and/or tail regions) to four different types of line associated with fixed gear (the buoy line, groundline, floatline, and surface system lines). Although available data, such as Johnson *et al.* (2005), provides insight into large whale entanglement risks with fixed fishing gear, to date, due to uncertainties surrounding the nature of the entanglement event, as well as unknown biases associated with reporting effort and the lack of information about the types and amounts of gear being used, determining which part of fixed gear creates the most entanglement risk for large whales is difficult (Johnson *et al.* 2005). As a result, any type or part of fixed gear is considered to create an entanglement risk to large whales and should be considered potentially dangerous to large whale species (Johnson *et al.* 2005).

The effects of entanglement to large whales range from no injury to death (NMFS 2014b; Johnson *et al.* 2005; Angliss and Demaster 1998; Moore and Van der Hoop 2012). The risk of injury or death in the event of an entanglement may depend on the characteristics of the whale involved (species, size, age, health, etc.), the nature of the gear (e.g., whether the gear incorporates weak links designed to help a whale free itself), human intervention (e.g., the feasibility or success of disentanglement efforts), or other variables (NMFS 2014b). Although the interrelationships among these factors are not fully understood, and the data needed to provide a more complete characterization of risk are not available, to date, available data indicates that entanglement in fishing gear is a significant source of serious injury or mortality for Atlantic large whales (Table 9; Henry *et al.* 2016; Hayes *et al.* 2017).

Table 11 summarizes confirmed human-caused injury and mortality to humpback, fin, sei, minke, and North Atlantic right whales along the Gulf of Mexico Coast, U.S. East Coast, and Atlantic Canadian Provinces from 2010 to 2014 (Henry *et al.* 2016); the data provided in Table 9 is specific to confirmed injury or mortality to whales from entanglement in fishing gear. As many entanglement events go unobserved, and because the gear type, fishery, and/or country of origin for reported entanglement events are often not traceable, it is important to recognize that the information presented in Table 11 likely

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³ Buoy line connects the gear at the bottom to the surface system. Groundline in trap/pot gear connects traps/pots to each other to form trawls; in gillnet gear, groundline connects a gillnet, or gillnet bridle to an anchor or buoy line. Floatline is the portion of gillnet gear from which the mesh portion of the net is hung. The surface system includes buoys and high-flyers, as well as the lines that connect these components to the buoy line.

underestimates the rate of large whale serious injury and mortality due to entanglement. Further studies looking at scar rates for right whales and humpbacks suggests that entanglements may be occurring more frequently than the observed incidences indicate (NMFS 2014b; Robbins 2009; Knowlton et al. 2012).

Table 11 - Summary of confirmed human-caused injury or mortality to fin, minke, humpback, sei,

and North Atlantic right whales from 2010-2014 due to entanglement in fishing gear.¹

Species	Total Confirmed Entanglement: Serious Injury ²	Total Confirmed Entanglement: Non-Serious Injury	Total Confirmed Entanglement: Mortality	Entanglement Events: Total Average Annual Injury and Mortality Rate (US waters/Canadian waters/unassigned waters)
North Atlantic Right Whale	16	31	8	4.65 (0.4/0/4.25)
Humpback Whale	30	53	8	6.85 (1.55/0/5.3)
Fin Whale	6	1	4	1.8 (0.2/0.8/0.8)
Sei Whale	0	0	0	0
Minke Whale	20	11	16	6.4 (1.7/2.45/2.25)

Notes:

¹Information presented in Table 9 is based on confirmed human-caused injury and mortality events along the Gulf of Mexico Coast, US East Coast, and Atlantic Canadian Provinces; it is not specific to US waters only. ² NMFS defines a serious injury as an injury that is more likely than not to result in mortality (for additional details see: http://www.nmfs.noaa.gov/pr/pdfs/serious injury procedure.pdf)

Source: Henry et al. 2016

As noted in section 6.2.4.1, pursuant to the MMPA, NMFS publishes a LOF annually, classifying U.S. commercial fisheries into one of three categories based on the relative frequency of incidental serious injurious and mortalities of marine mammals in each fishery. Large whales, in particular, humpback, fin, minke, and North Atlantic right whales, are known to interact with Category I and II fisheries in the (Northwest) Atlantic Ocean. As fin and North Atlantic right whales are listed as endangered under the ESA, these species are considered strategic stocks under the MMPA (see Table 5). Section 118(f)(1) of the MMPA requires the preparation and implementation of a Take Reduction Plan (TRP) for any strategic marine mammal stock that interacts with Category I or II fisheries. In response to its obligations under the MMPA, in 1996, NMFS established the Atlantic Large Whale Take Reduction Team (ALWTRT) to develop a plan (Atlantic Large Whale Take Reduction Plan (ALWTRP or Plan)) to reduce serious injury to, or mortality of large whales, specifically, humpback, fin, and North Atlantic right whales, due to incidental entanglement in U.S. commercial fishing gear. In 1997, the ALWTRP was implemented; however, since 1997, the Plan has been modified; recent adjustments include the Sinking Groundline

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⁴ The measures identified in the ALWTRP are also beneficial to the survival of the minke whale, which are also known to be incidentally taken in commercial fishing gear.

Rule and Vertical Line Rules (72 FR 57104, October 5, 2007; 79 FR 36586, June 27, 2014; 79 FR 73848, December 12, 2014; 80 FR 14345, March 19, 2015; 80 FR 30367, May 28, 2015).

The Plan consists of regulatory (e.g., universal gear requirements, modifications, and requirements; areaand season- specific gear modification requirements and restrictions; time/area closures) and nonregulatory measures (e.g., gear research and development, disentanglement, education and outreach) that,
in combination, seek to assist in the recovery of North Atlantic right, humpback, and fin whales by
addressing and mitigating the risk of entanglement in gear employed by commercial fisheries, specifically
trap/pot and gillnet fisheries (http://www.greateratlantic.fisheries.noaa.gov/Protected/whaletrp/; 73 FR
51228; 79 FR 36586; 79 FR 73848; 80 FR 14345; 80 FR 30367). The Plan recognizes trap/pot and gillnet
Management Areas in Northeast, Mid-Atlantic, and Southeast regions of the U.S, and identifies gear
modification requirements and restrictions for Category I and II gillnet and trap/pot fisheries in these
regions; these Category I and II fisheries must comply with all regulations of the Plan. For further details
on the ALWTRP please see: http://www.greateratlantic.fisheries.noaa.gov/Protected/whaletrp/.

6.2.4.1.2 Small Cetaceans and Pinnipeds

Sink Gillnet and Bottom Trawl Gear

Small cetaceans and pinnipeds are vulnerable to interactions with sink gillnet and bottom trawl gear. Species that have been observed incidentally injured and/or killed by MMPA LOF Category I (frequent interactions) and/or II (occasional interactions) gillnet or trawl fisheries that operate in the affected environment of Greater Atlantic Region (GAR) fisheries are provided in Table 12 (Waring et al. 2014a,b; Waring et al. 2015; Waring et al. 2016; Hayes et al. 2017; 82 FR 3655 (January 12, 2017)). 6 Of the species provided in Table 12, gray seals, followed by harbor seals, harbor porpoises, short beaked common dolphins, harps seals, and Atlantic white sided dolphins are the most frequently bycaught small cetacean and pinnipeds in sink gillnet gear in the GAR (Hatch and Orphanides 2014, 2015, 2016). In terms of bottom trawl gear, short-beaked common dolphins and Atlantic white-sided dolphins are the most frequently observed by caught marine mammal species in the GAR, followed by gray seals, longfinned pilot whales, and risso's dolphins, bottlenose dolphin (offshore), harbor porpoise, and harp seals (Lyssikatos 2015). Incidental bycatch of these latter species, as well as those provided in Table 12, have been observed in the skate fishery (Hatch and Orphanides 2014, 2015, 2016; Lyssikatos 2015; http://www.nefsc.noaa.gov/fsb/take_reports/nefop.html), which is comprised of Category I Northeast and Mid-Atlantic sink gillnet and Category II Northeast and Mid-Atlantic bottom trawl fisheries (82 FR 3655 (January 12, 2017)). Specifically, observed by catch in sink gillnet hauls primarily targeting monkfish, and also landing skates, has shown that interactions primarily occur in sink gillnet gear with mesh sizes >11 inches, and with soak duration \geq 50 hours (Hatch and Orphanides 2014, 2015). In regards to bottom trawl hauls, regardless of target fish species, general tow time and net mesh size associated with observed by catch of small cetaceans and pinnipeds are not available (Lyssikatos 2015; http://www.nefsc.noaa.gov/fsb/take_reports/nefop.html).

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⁵ The fisheries currently regulated under the ALWTRP include: Northeast/Mid-Atlantic American lobster trap/pot; Atlantic blue crab trap/pot; Atlantic mixed species trap/pot; Northeast sink gillnet; Northeast anchored float gillnet; Northeast drift gillnet; Mid-Atlantic gillnet; Southeastern U.S. Atlantic shark gillnet; and Southeast Atlantic gillnet (NMFS 2014c).

⁶ "GAR Fisheries" are in reference to the 13 fisheries in the Greater Atlantic Region (GAR) (i.e., Northeast multispecies (including the whiting/small mesh multispecies complex); monkfish; spiny dogfish; Atlantic bluefish; northeast skate complex; mackerel/squid/butterfish; summer flounder/scup/black sea bass; American lobster; Atlantic herring; Atlantic sea scallop; red crab; surfclam/ocean quahog; and golden tilefish) in which fishery management plans (FMPs) have been developed and authorized; the NMFS-Greater Atlantic Regional Fisheries Office, in association with the New England and Mid-Atlantic Fisheries Management Councils (FMCs), is charged with conserving and managing these FMPs.

Based on the best available information provided in Table 12, Waring *et al.* (2014a,b), Waring *et al.* (2015), Waring *et al.* (2016), and the January 12, 2017, LOF (82 FR 3655), of the gear types primarily used to prosecute fisheries in the GAR (i.e., bottom trawl; mid-water trawl; gillnets (sink); scallop dredge; trap/pot; bottom longline; hydraulic clam dredge; purse seine; and hook and line), Northeast and Mid-Atlantic gillnet fisheries, followed by the Northeast and Mid-Atlantic bottom trawl fisheries (Category I and II fisheries, respectively) pose the greatest risks of serious injury and mortality to small cetaceans and pinnipeds (i.e., approximately 80.6% of the estimated total mean annual mortality to marine mammals [small cetaceans + seals, large whales excluded] is attributed to gillnet fisheries, 18.9% attributed to bottom trawl, 0.14% attributed to mid-water trawl; 0.16% attributed to pot/trap (bottlenose dolphin stocks only); and 0.12% attributed to hook and line (bottlenose dolphin stocks only); Figure 1).⁷

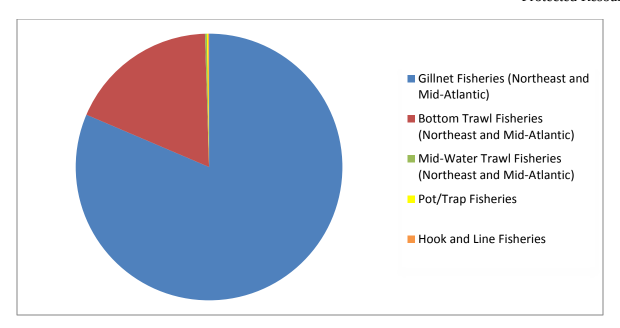
Table 12 - Small cetacean and pinniped species observed seriously injured and/or killed by

tegory I and II gillnet or trawl fisheries in the affected environment of GAR fisheries.				
Fishery	Category			
		Species Observed or reported Injured/Killed		
		Bottlenose dolphin (offshore)		
		Harbor porpoise		
	I	Atlantic white sided dolphin		
		Short-beaked common dolphin		
Northeast Sink Gillnet		Risso's dolphin		
		Pilot whales (spp)		
		Harbor seal		
		Hooded seal		
		Gray seal		
		Harp seal		
		Bottlenose dolphin (Northern Migratory		
		coastal)		
		Bottlenose dolphin (Southern Migratory		
		coastal)		
		Bottlenose dolphin (offshore)		
M: J A414: - C:114		White-sided dolphin		
Mid-Atlantic Gillnet		Harbor porpoise		
		Short-beaked common dolphin		
		Risso's dolphin		
		Harbor seal		
		Harp seal		
		Gray seal		

⁷ Data used in the assessment was from 2009-2013 (Waring *et al.* 2016; MMPA LOF 82 FR 3655). Northeast anchored float gillnet, Southeast Atlantic gillnet, and Southeastern U.S. Atlantic shark gillnet fisheries were not included in the analysis as mean annual mortality estimates have not been provided for the species affected by these fisheries (Waring *et al.* 2016). As there are no known small cetaceans or pinniped interactions with bottom longlines, hydraulic clam dredges, or sea scallop dredges, these fishing gear types were also not included in the assessment. In addition, for harp seals, the assessment used data from Waring *et al.* (2014a) as serious injury and mortality estimates for harp seals have not been updated since Waring *et al.* (2014a).

Mid-Atlantic Mid-Water Trawl-Including Pair Trawl	П	Risso's dolphin White-sided dolphin Harbor seal Pilot whales (spp) Gray seal		
Northeast Mid-Water Trawl-Including Pair Trawl	П	Short-beaked common dolphin Pilot whales (spp) Gray seal Harbor seal		
Northeast Bottom Trawl		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 Pilot whales (spp) Short-beaked common dolphin Risso's dolphin Bottlenose dolphin (offshore) Gray seal Harbor seal		
Northeast Anchored Float Gillnet	II	Harbor seal White-sided dolphin		
Sources: Waring et al. 2014a,b; Waring et al. 2015; Waring et al. 2016; LOF 82 FR 3655 (January 12, 2017).				

Figure 1 - Estimated total mean annual mortality of small cetaceans and pinnipeds by GAR fisheries from 2009-2013 (source Waring et al. 2014a, b; Waring et al. 2015; Waring et al. 2016).

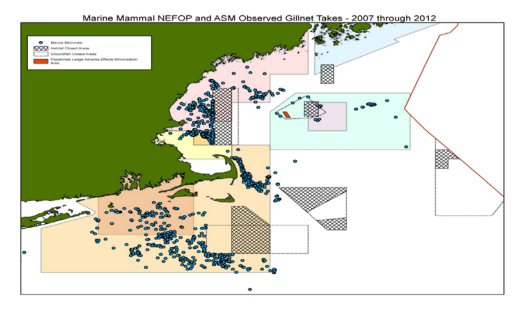


Although there are multiple Category I and II fisheries that have the potential to result in the serious injury and morality of small cetaceans and pinnipeds in the GAR, the risk of an interaction with a specific fishery is affected by multiple factors, including where and when fishing effort is focused, the type of gear being used, and how effort overlaps in time and space with specific species in the affected area. For instance, the following figures (Figure 5 and Figure 6) depict observed marine mammal takes (large whales excluded) in gillnet and trawl gear in waters of the GOM, GB, and SNE from 2007-2012 or 2007-2011, respectively. 8 As depicted in Figure 5 and Figure 6, over the last 5 years, there appears to be particular areas in the GOM, GB, and SNE where fishing effort is overlapping in time and space with small cetacean or pinniped occurrence.

Although uncertainties, such as shifting fishing effort patterns and data on true density (or even presence/absence) for some species remain, the available observer data, as depicted in Figure 5 and Figure 6, does provide some insight into areas in the ocean where the likelihood of interacting with a particular species is high and therefore, provides a means to consider potential impacts of future shifts or changes in fishing effort on small cetaceans and pinnipeds. For additional maps depicting observed small cetacean and pinniped interactions with Northeast or Mid-Atlantic bottom trawl or gillnet gear, please see Appendix III in Waring et al. (2014a,b), Waring et al. (2015), Waring et al. (2016), and Hayes et al. 2017.

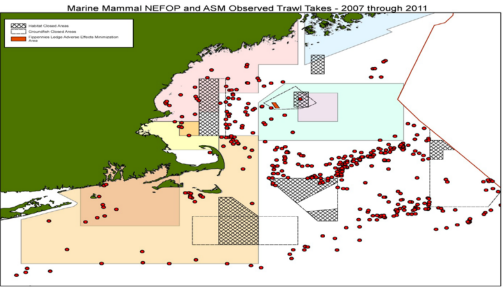
Figure 2 - Map of marine mammal bycatch in gillnet gear in the New England region (excluding large whales) observed by Northeast Fisheries Observer Program (NEFOP) and At Sea Monitoring (ASM) program between 2007 and 2012.

⁷ For harp seals, mean annual mortality estimates from 2007-2011 were considered as serious injury and mortality estimates have not been updated since Waring et al. (2014a).



Notes: Small cetacean and pinnipeds have been observed taken primarily in: (1) the waters west of the GOM Habitat/Groundfish closed area: Harbor seals, harp seals, and harbor porpoise; (2) off of Cape Cod, MA: Gray seals, harbor seals, and harbor porpoise; (3) west of the Nantucket Lightship Closed Area: Harbor porpoise, short-beaked common dolphin, gray seals, harp seals, and harbor seals; and (4) waters off southern MA and RI: Gray seals and harbor seals, and some harbor porpoise and short-beaked common dolphin.

Figure 3 - Map of marine mammal bycatch in trawl gear in the New England region (excluding large whales) observed by the Northeast Fisheries Observer Program (NEFOP) and At Sea Monitoring (ASM) program between 2007 and 2011.



Notes: Small cetacean and pinnipeds observed taken primarily in: (1) the waters between and around CA I and CA II (Groundfish closed areas): Short-beaked common dolphin, pilot whales, white-sided dolphins, gray seals, and some risso's dolphins and harbor porpoise; and (2) eastern side of the GOM Habitat/Groundfish closed area: White-sided dolphins, and some pilot whales and harbor seals.

As noted above, numerous species of small cetaceans and pinnipeds interact with Category I and II fisheries in the GAR; however, several species in Table 10 have experienced such great losses to their

populations as a result of interactions with Category I and/or II fisheries that they are now considered strategic stocks under the MMPA (see Table 5). These species include several stocks of bottlenose dolphins, and until recently, the harbor porpoise. Section 118(f)(1) of the MMPA requires the preparation and implementation of a TRP for any strategic marine mammal stock that interacts with Category I or II fisheries. As a result, the Harbor Porpoise TRP (HPTRP) and the Bottlenose Dolphin TRP (BDTRP) were developed and implemented for these species. In addition, due to the incidental mortality and serious injury of small cetaceans incidental to bottom and mid-water trawl fisheries operating in both the Northeast and Mid-Atlantic regions, the Atlantic Trawl Gear Take Reduction Strategy (ATGTRS) was implemented. The following provides a brief overview and summary for each HPTRP, BDTRP, and ATGTRS; however, additional information on each TRP can be found at:

http://www.greateratlantic.fisheries.noaa.gov/protected/porptrp/ or

http://www.nmfs.noaa.gov/pr/interactions/trt/bdtrp.htm

http://www.greateratlantic.fisheries.noaa.gov/Protected/mmp/atgtrp/

Harbor Porpoise Take Reduction Plan (HPTRP)

To address the high levels of incidental take of harbor porpoise in the groundfish sink gillnet fishery, a Take Reduction Team was formed in 1996. A rule (63 FR 66464) to implement the Harbor Porpoise Take Reduction Plan, and therefore, to reduce harbor porpoise bycatch in U.S. Atlantic gillnets was published on December 2, 1998, and became effective on January 1, 1999; the Plan was amended on February 19, 2010 (75 FR 7383), and October 4, 2013 (78 FR 61821). Since gillnet operations differ between the New England and Mid-Atlantic regions, the follow sets of measures were devised for each region:

- New England Region: The New England component of the HPTRP pertains to all fishing with sink gillnets and other gillnets capable of catching multispecies in New England waters from Maine through Rhode Island. It includes five management areas and three closure areas. Per specified periods of time, fishing with sink gillnets is restricted in closed areas. In management areas, depending on location, seasonal restrictions include complete closure to sink gillnet fishing to closures to sink gillnet fishing unless pingers are used in the manner prescribed in the TRP regulations.
- **Mid-Atlantic Region:** The Mid-Atlantic portion of the HPTRP pertains to the Mid-Atlantic shoreline from the southern shoreline of Long Island, New York to the North Carolina/South Carolina border. It includes four management areas, each with time and area closures to sink gillnet fishing unless the gear meets certain specifications (e.g., floatline length, twine size, tie downs, net size, net number, nets in a string). Additionally, during regulated periods, sink gillnet fishing in each management area of the Mid-Atlantic is regulated differently for small mesh (> 5 inches to < 7 inches) and large (7-18 inches) mesh gear. The Plan also includes some time and area closures in which sink gillnet fishing is prohibited regardless of the gear specifications.

Bottlenose Take Reduction Plan (BDTRP)

In April 2006, NMFS published a final rule to implement the BDTRP for the WNA coastal stock of bottlenose dolphin (April 26, 2006, 71 FR 24776) to reduce the incidental mortality and serious injury in

⁹ In the most recent U.S. Atlantic and Gulf of Mexico Marine Mammal Stock Assessment (Waring *et al.* 2016); harbor porpoise are no longer designated as a strategic stock.

¹⁰ Although the most recent U.S. Atlantic and Gulf of Mexico Marine Mammal Stock Assessment (Waring *et al.* 2016) no longer designates harbor porpoise as a strategic stock, HPTRP regulations are still in place per the mandates provided in Section 118(f)(1).

the Mid-Atlantic gillnet fishery and eight other coastal fisheries operating within the dolphin's distributional range. ¹¹ The measures contained in the BDTRP include gillnet effort reduction, gear proximity requirements, gear or gear deployment modifications, and outreach and educational measures to reduce dolphin bycatch below the marine mammals stock's PBR. On July 31, 2012 (77 FR 45268), the BDTRP was amended to permanently continue nighttime fishing restrictions of medium mesh gillnets operating in North Carolina coastal state waters. The Bottlenose Dolphin TRP was most recently amended on February 9, 2015 (80 FR 6925) to reduce the incidental serious injury and mortality of strategic stocks of bottlenose dolphins in Virginia pound net fishing gear, and to provide consistent state and federal regulations for Virginia pound net fishing gear.

Atlantic Trawl Gear Take Reduction Strategy (ATGTRS)

In addition to the HPTRP and the BDTRP, in 2006, the Atlantic Trawl Gear Take Reduction Team (ATGTRT) 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 ATGTRT are classified as a "strategic stock," nor do they currently interact with a Category I fishery, it was determined at the time that development of a take reduction plan was not necessary.¹²

In lieu of a take reduction plan, the ATGTRT agreed to develop an ATGTRS. The ATGTRS identifies informational and research tasks, as well as education and outreach needs the ATGTRT believes are necessary, to provide the basis for decreasing mortalities and serious injuries of marine mammals to insignificant levels approaching zero mortality and serious injury rates. The ATGTRS also identifies several potential voluntary measures that can be adopted by certain trawl fishing sectors to potentially reduce the incidental capture of marine mammals.

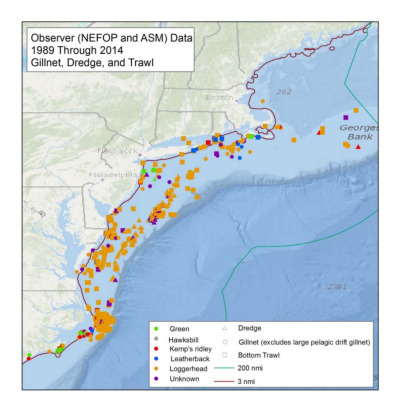
6.2.4.2 Sea Turtles

As provided in Figure 7, sea turtle interactions with gillnet, bottom trawl, and other bottom tending gear have been observed in the GOM, GB, and the Mid-Atlantic; however, most of the observed interactions have occurred in the Mid-Atlantic (see Warden 2011a,b; Murray 2013; Murray 2015). As few sea turtle interactions have been observed in the GOM and GB regions of the Northwest Atlantic, there is insufficient data available to conduct a robust model-based analysis on sea turtle interactions with gillnet or bottom trawl gear in these regions and therefore, produce a bycatch estimate for these regions. As a result, the bycatch estimates and the discussion below are based on observed sea turtle interactions in gillnet or bottom trawl gear in the Mid-Atlantic.

Figure 4 - Observed locations of turtle interactions in bottom tending gears in the GAR from 1989-2014.

¹¹ The final rule issued on April 26, 2006, for the BDTRP also revised the large mesh size restriction under the Mid-Atlantic large mesh gillnet rule for conservation of endangered and threatened sea turtles to provide consistency among Federal and state management measures.

¹² 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.



Bottom Trawl Gear

Green, Kemp's ridley, leatherback, loggerhead, and unidentified sea turtles have been documented interacting 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 was 292 (CV=0.13, 95% CI=221-369), with an additional 61 loggerheads (CV=0.17, 95% CI=41-83) interacting with trawls, but released through a Turtle Excluder Device (TED). The 292 average annual observable loggerhead interactions equates to approximately 44 adult equivalents (Warden 2011a,b). Most recently, Murray (2015) estimated that from 2009-2013, the total average annual loggerhead interactions in bottom trawl gear in the Mid-Atlantic was 231 (CV=0.13, 95% CI=182-298); this equates to approximately 33 adult equivalents (Murray 2015). Bycatch estimates provided in Warden (2011a) and 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).

Sink Gillnet Gear

Murray (2013) conducted an assessment of loggerhead and unidentified hard-shell turtle interactions in Mid-Atlantic gillnet gear from 2007-2011. Based on Northeast Fisheries Observer Program data from 2007-2011, interactions between loggerhead and hard-shelled sea turtles (loggerheads plus unidentified hard-shelled) and commercial gillnet gear in the Mid-Atlantic averaged 95 hard-shelled turtles and 89

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¹³ TEDs allow sea turtles to escape the trawl net, reducing injury and mortality resulting from capture in the net. Approved TEDs are required in the shrimp and summer trawl fishery. For further information on TEDs see 50 CFR 223.206 and 68 FR 8456 (February 21, 2003).

loggerheads (equivalent to 9 adults) annually (Murray 2013). However, average estimated interactions in large mesh gear in warm, southern Mid-Atlantic waters have declined relative to those from 1996-2006 (Murray 2009), as did the total commercial effort (Murray 2013). Murray (2013) also estimated interactions by managed species landed in (Mid-Atlantic) gillnet gear from 2007-2011. For instance, an estimated average annual bycatch of loggerhead and non-loggerhead hard shelled sea turtles for trips primarily landing skate was 16 loggerheads (95% CI =9-23) and one non-loggerhead hard shelled sea turtles (95% CI=1-2).

6.2.4.3 Atlantic Sturgeon

Sink Gillnet and Bottom Trawl Gear

Atlantic sturgeon interactions (i.e., bycatch) with sink gillnet and 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 2015, 2016, 2017). Three documents, covering three time periods, that use data collected by the Northeast Fisheries Observer Program to describe bycatch of Atlantic sturgeon in gillnet and bottom trawl gear: Stein et al. (2004b) for 1989-2000; ASMFC (2007) for 2001-2006; and Miller and Shepard (2011) for 2006-2010; none of these documents provide estimates of Atlantic sturgeon bycatch by Distinct Population Segment. 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 gillnet and 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 gillnet and 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 gillnets to be 1,239 sturgeon and 1,342 sturgeon in bottom otter trawl gear. Miller and Shepard (2011) observed Atlantic sturgeon interactions in trawl gear with small (< 5.5 inches) and large (≥ 5.5 inches) mesh sizes, as well as gillnet gear with small (< 5.5 inches), large (5.5 to 8 inches), and extra-large mesh (>8 inches) sizes. Although Atlantic sturgeon were observed to interact with trawl and gillnet gear with various mesh sizes, Miller and Shepard (2011) concluded that, based on NEFOP observed sturgeon mortalities, gillnet gear, in general, posed a greater risk of mortality to Atlantic sturgeon than did trawl gear. Estimated mortality rates in gillnet gear were 20.0%, while those in otter trawl gear were 5.0% (Miller and Shepard 2011; NMFS 2013). Similar conclusions were reached in Stein et al. (2004b) and ASMFC (2007) reports; after review of observer data from 1989-2000 and 2001-2006, both studies concluded that observed mortality is much higher in gillnet gear than in trawl gear. 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 either gear type. To date, total Atlantic sturgeon mortality associated with gillnet or trawl gear remains uncertain.

6.2.4.4 Atlantic Salmon

Sink Gillnet and Bottom Trawl Gear

Atlantic salmon interactions (i.e., bycatch) with gillnet and 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 2015, 2016, 2017). According to the Biological Opinion

¹⁴ At Sea Monitoring (ASM) data was also considered in Murray (2013); however, as the ASM program began 1 May 2010, trips (1,085 hauls), trips observed by at-sea monitors from May 2010 – December 2011 were pooled with the NEFOP data. Further, as most of the ASM trips occur in the Gulf of Maine, only a small portion (9%) of ASM data was used in the Murray (2013) analysis.

issued by NMFS Greater Atlantic Regional Fisheries Office on December 16, 2013, NMFS Northeast Fisheries Science Center's (NEFSC) Northeast Fisheries Observer and At-Sea 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). Atlantic salmon were observed caught in gillnet (11/15)¹⁵ and bottom otter trawl gear (4/15), with 10 of the incidentally caught salmon listed as "discarded" and five reported as mortalities (Kocik (NEFSC), pers. comm (February 11, 2013) in NMFS 2013). The genetic identity of these captured salmon is unknown; however, the NMFS 2013 Biological Opinion considers all 15 fish to be part of the Gulf of Maine Distinct Population Segment, although some may have originated from the Connecticut River restocking program (i.e., those caught south of Cape Cod, Massachusetts). Since 2013, no additional Atlantic salmon have been observed in gillnet or bottom trawl (NMFS NEFSC FSB 2015, 2016, 2017). Based on the above information, interactions with Atlantic salmon are likely rare (Kocik *et al.* 2014).

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¹⁵ Of the 11 observed Atlantic salmon in gillnet gear, 10/11 Atlantic salmon were observed in sink gillnet gear; only one Atlantic salmon was observed in drift gillnet gear (NMFS NEFSC FSB 2015, 2016, 2017).

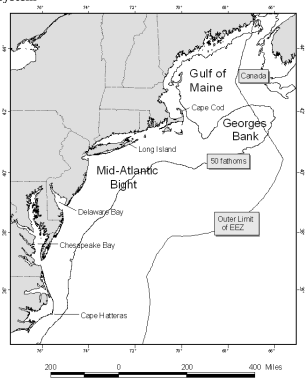
6.3 Physical Environment

The Northeast U.S. Shelf Ecosystem has been described as including the area from the Gulf of Maine south to Cape Hatteras, extending from the coast seaward to the edge of the continental shelf, including the slope sea offshore to the Gulf Stream. The continental slope includes the area east of the shelf, out to a depth of 2000 m. Four distinct sub-regions comprise the NOAA Fisheries Northeast Region: the Gulf of Maine, Georges Bank, the Mid-Atlantic Bight, and the continental slope (see Map 1 and Map 2).

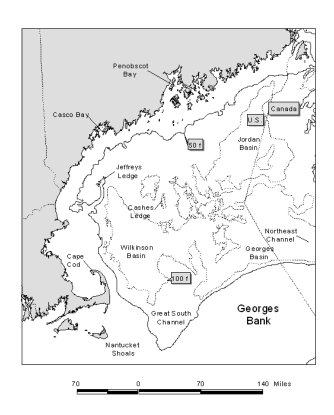
The Gulf of Maine is an enclosed coastal sea, characterized by relatively cold waters and deep basins, with a patchwork of various sediment types. Georges Bank is a relatively shallow coastal plateau that slopes gently from north to south and has steep submarine canyons on its eastern and southeastern edge. It is characterized by highly productive, well-mixed waters and strong currents. The Mid-Atlantic Bight is comprised of the sandy, relatively flat, gently sloping continental shelf from southern New England to Cape Hatteras, NC. The continental slope begins at the continental shelf break and continues eastward with increasing depth until it becomes the continental rise. It is fairly homogenous, with exceptions at the shelf break, some of the canyons, the Hudson Shelf Valley, and in areas of glacially rafted hard bottom.

Pertinent physical characteristics of the sub-regions that could potentially be affected by this action are described in this section. Information included in this document was extracted from Stevenson et al. (2004).

Map 1 - Northeast shelf ecosystem



Map 2 - Gulf of Maine.



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 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 km/h, and as high as 7 km/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, Almeida *et al.* (2000) identified high-energy areas as between 35 - 65 m deep, where sand is transported on a daily basis by tidal currents, and a low-energy area at depths > 65 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 of the document. 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 (Valentine, pers. comm.).

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. 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. On average, shelf water moves parallel to bathymetry isobars at speeds of 5 - 10 cm/s at the surface and 2 cm/s or less at the bottom. Storm events can cause much more energetic variations in flow. Tidal currents on the inner shelf have a higher flow rate of 20 cm/s that increases to 100 cm/s near inlets.

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. In both the Mid-Atlantic and on Georges Bank, numerous canyons incise the slope, and some cut up onto the shelf itself. The primary morphological features of the shelf include shelf valleys and channels, shoal massifs, scarps, and sand ridges and swales. Most of these structures are relic except for some sand ridges and smaller sand-formed features. Shelf valleys and slope canyons were formed by rivers of glacier outwash that deposited sediments on the outer shelf edge as they entered the ocean. Most valleys cut about 10 m into the shelf, with the exception of the Hudson Shelf Valley that is about 35 m deep. The valleys were partially filled as the glacier melted and retreated across the shelf. The glacier also left behind a lengthy scarp near the shelf break from Chesapeake Bay north to the eastern end of Long Island. Shoal retreat massifs were produced by

extensive deposition at a cape or estuary mouth. Massifs were also formed as estuaries retreated across the shelf.

Some sand ridges are more modern in origin than the shelf's glaciated morphology. Their formation is not well understood; however, they appear to develop from the sediments that erode from the shore face. They maintain their shape, so it is assumed that they are in equilibrium with modern current and storm regimes. They are usually grouped, with heights of about 10 m, lengths of 10 - 50 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 physically less rigorous conditions.

Sand waves are usually found in patches of 5 - 10 with heights of about 2 m, lengths of 50 - 100 m and 1 - 2 km between patches. Sand waves are primarily found on the inner shelf, and often observed on sides of sand ridges. They may remain intact over several seasons. Megaripples occur on sand waves or separately on the inner or central shelf. During the winter storm season, they may cover as much as 15% of the inner shelf. They tend to form in large patches and usually have lengths of 3 - 5 m with heights of 0.5 - 1 m. Megaripples tend to survive for less than a season. They can form during a storm and reshape the upper 50 - 100 cm of the sediments within a few hours. Ripples are also found everywhere on the shelf, and appear or disappear within hours or days, depending upon storms and currents. Ripples usually have lengths of about 1 - 150 cm and heights of a few centimeters.

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. Fine sediment content increases rapidly at the shelf break, which is sometimes called the "mud line," and sediments are 70 - 100% fines on the slope. On the slope, silty sand, silt, and clay predominate.

The northern portion of the Mid-Atlantic Bight is sometimes referred to as southern New England. Most of this area was discussed under Georges Bank; however, one other formation of this region deserves note. The mud patch is located just southwest of Nantucket Shoals and southeast of Long Island and Rhode Island. Tidal currents in this area slow significantly, which allows silts and clays to settle out. The mud is mixed with sand, and is occasionally resuspended by large storms. This habitat is an anomaly of the outer continental shelf.

Artificial reefs are another significant Mid-Atlantic habitat, formed much more recently on the geologic time scale than other regional habitat types. These localized areas of hard structure have been 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 materials have been 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. It is expected that the increase in these materials has had an impact on living marine resources and fisheries, but these effects are not well known.

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.

6.4 Essential Fish Habitat

EFH descriptions and maps for the skate species can be found in the FMP for the Skate Complex and for the other NEFMC-managed species in the NEFMC's 1998 Omnibus EFH amendment. Skate EFH maps are also available for viewing via the Essential Fish Habitat Mapper: http://sharpfin.nmfs.noaa.gov/website/EFH_Mapper/map.aspx. The current EFH text descriptions are linked from this location.

A more detailed discussion of habitat types, as well as biological and physical effects of fishing by various gears in the skate fishery is provided in the 2008 SAFE Report, or Section 7.4.6 of Skate Amendment 3 (NEFMC 2009). An up-dated summary of gear effects research studies that are relevant to the NE region will be included in the revised gear effects section of the NEFMC Omnibus EFH Amendment 2 (Phase 2), which is currently being developed.

6.5 Human Communities/Socio-Economic Environment

The purpose of this section is to describe and characterize the various fisheries in which skates are caught. Descriptive information on the fisheries is included, and where possible, quantitative commercial fishery and economic information is presented.

6.5.1 Overview of the Skate Fishery

The seven species in the Northeast Region skate complex (Maine to North Carolina) are distributed along the coast of the northeast United States from near the tide line to depths exceeding 700 m (383 fathoms). Skates are not known to undertake large-scale migrations, but they do move seasonally in response to changes in water temperature, moving offshore in summer and early autumn and returning inshore during winter and spring. Members of the skate family lay eggs that are enclosed in a hard, leathery case commonly called a mermaid's purse. Incubation time is six to twelve months, with the young having the adult form at the time of hatching (Bigelow and Schroeder 1953). A description of the available biological information about these species can be found in Section 6.1.

Skates are harvested in two very different fisheries, one for lobster bait and one for wings for food. Small, whole skates are among the preferred baits for the regional American lobster (*Homarus americanus*) fishery. The fishery for lobster bait is a more historical and directed skate fishery, involving vessels primarily from Southern New England ports that target a combination of little skates (>90%) and, to a much lesser extent, juvenile winter skates (<10%). The catch of juvenile winter skates mixed with little skates is difficult to differentiate due to their nearly identical appearance.

The bait fishery is largely based out of Rhode Island with other ports (New Bedford, Martha's Vineyard, Block Island, Long Island, Stonington, Chatham and Provincetown) also identified as participants in the directed bait fishery. There is also a seasonal gillnet incidental catch fishery as part of the directed monkfish gillnet fishery, in which skates (mostly winter skates) are sold both for lobster bait and as cut wings for processing. Fishermen have indicated that the market for skates as lobster bait has been relatively consistent. The directed skate fishery by Rhode Island vessels occurs primarily in federal waters less than 40 fathoms from the Rhode Island/Connecticut/New York state waters boundary east to the waters south of Martha's Vineyard and Nantucket out to approximately 69 degrees. The vast majority of the landings are caught south of Block Island in federal waters. Effort on skates increases in state

waters seasonally to accommodate the amplified effort in the spring through fall lobster fishery. Skates caught for lobster bait are landed whole by otter trawlers and either sold 1) fresh, 2) fresh salted, or 3) salted and strung or bagged for bait by the barrel. Inshore lobster boats usually use 2-3 skates per string, while offshore boats may use 3-5 per string. Offshore boats may actually "double bait" the pots during the winter months when anticipated weather conditions prevent the gear from being regularly tended. The presence of sand fleas and parasites, water temperature, and anticipated soak time between trips are determining factors when factoring in the amount of bait per pot.

Size is a factor that drives the dockside price for bait skates. For the lobster bait market, a "dinner plate" is the preferable size to be strung and placed inside lobster pots. Little and winter skates are rarely sorted prior to landing, as fishermen acknowledge that species identification between little skates and small winter skates is very difficult. Quality and cleanliness of the skate are also factors in determining the price paid by the dealer, rather than just supply and demand. The quantity of skates landed on a particular day has little effect on price because there has been ready supply of skates available for bait from the major dealers, and the demand for lobster bait has been relatively consistent. Numerous draggers and lobster vessels have historically worked out seasonal cooperative business arrangements with a stable pricing agreement for skates.

Due to direct, independent contracts between draggers and lobster vessels landings of skates are estimated to be under-documented. While bait skates are always landed (rather than transferred at sea) they are not always reported because they can be sold directly to lobster vessels by non-federally permitted vessels, which are not required to report as dealers.

Lobster bait usage varies regionally and from port to port, based upon preference and availability. Some lobstermen in the northern area (north of Cape Cod) prefer herring, mackerel, menhaden and hakes (whiting and red hake) for bait, which hold up in colder water temperatures; however, the larger offshore lobster vessels still indicate a preference for skates and Acadian redfish in their pots. Some offshore boats have indicated they will use soft bait during the summer months when their soak time is shorter. Skates used by the Gulf of Maine vessels are caught by vessels fishing in the southern New England area.

The other primary market for skates in the region is the wing market. Larger skates, mostly captured by trawl gear, have their pectoral flaps, or wings, cut off and sold into this market. The fishery for skate wings evolved in the 1990s as skates were promoted as "underutilized species," and fishermen shifted effort from groundfish and other troubled fisheries to skates and dogfish. Attempts to develop domestic markets were short-lived, and the bulk of the skate wing market remains overseas. Winter, thorny, and barndoor skates are considered sufficient in size for processing of wings, but due to their overfished status, possession and landing of thorny and barndoor skates has been prohibited since 2003. Winter skate is therefore the dominant component of the wing fishery, but illegal thorny and barndoor wings still occasionally occur in landings (90 day finding for Thorny Skate). The assumed effectiveness of prohibition regulations is thought to be 98% based on recent work that examined port sampling data (90 day finding for Thorny Skate). That means 98% or more of the skates being landed for the wing market are winter skates, so regulations for the wing fishery primarily have an impact on that species.

The wing fishery is a more incidental fishery that involves a larger number of vessels located throughout the region. Vessels tend to catch skates when targeting other species like groundfish, monkfish, and scallops and land them if the price is high enough.

The southern New England sink gillnet fishery targets winter skates seasonally along with monkfish. Highest catch rates are in the early spring and late fall when the boats are targeting monkfish, at about a 5:1 average ratio of skates to monkfish. Little skates are also caught incidentally year-round in gillnets and sold for bait. Several gillnetters indicated that they keep the bodies of the winter skates cut for wings

and also salt them for bait. Gillnetters have become more dependent upon incidental skate catch due to cutbacks in their fishery mandated by both the Monkfish and Multispecies FMPs. Gillnet vessels use 12-inch mesh when fishing for monkfish, and catch larger skates. Southern New England fishermen have reported increased catches of barndoor skates in the last few years.

Only in recent years have skate wing landings been identified separately from general skate landings. Landed skate wings are seldom identified to species by dealers. Skate processors buy whole, hand-cut, and/or onboard machine-cut skates from vessels primarily out of Massachusetts and Rhode Island. Because of the need to cut the wings, it is relatively labor-intensive to fish for skates. Participation in the skate wing fishery, however, has recently grown due to increasing restrictions on other, more profitable groundfish species. It is assumed that more vessels land skate wings as an incidental catch in mixed fisheries than as a targeted species.

New Bedford emerged early-on as the leader in production, both in landed and processed skate wings, although skate wings are landed in ports throughout the Gulf of Maine and extending down into the Mid-Atlantic. New Bedford still lands and processes the greatest share of skate wings. Vessels landing skate wings in ports like Portland, ME, Portsmouth, NH, and Gloucester, MA are likely to land them incidentally while fishing for species like groundfish and monkfish.

The current market for skate wings remains primarily an export market. France, Korea, and Greece are the leading importers. There is a limited domestic demand for processed skate wings from the white tablecloth restaurant business. Winter skates landed by gillnet vessels are reported to go almost exclusively to the wing market. Fishermen indicate that dealers prefer large-sized winter skates for the wing market (over three pounds live weight).

6.5.1.1 Catch

The skate fishery caught 79% of the overall ACL in FY 2016 (Table 14); this was a slight decrease on FY 2015 landings (Table 13). No AMs were triggered in FY 2016 as the TALs were not exceeded by more than 5%. The wing fishery caught 98.8% of the wing TAL; the bait fishery also caught 101% of the bait TAL. State landings in FY 2016 were 544 mt (not shown in table), and recreational catch was 12 mt (Table 15). Total live discards in 2016 were 33,271 mt and dead discards were 10,436 mt.

Table 13 - FY 2015 Catch and Landings of Skates Compared to Management Specifications

Management Specification	Specification Amount	Catch/Landings (mt)	Percent Landed or Caught
ABC/ACL	35,479	28,111	79.2 %
ACT (75% of ABC)	26,609	28,111	105.6 %
Assumed Discards + State Landings	10,224	12,130	NA
TAL Bait	5,489	5,214	94.9 %
TAL Wings	10,896	10,350	94.9 %

Table 14 - Skate catch and landings (mt) in FY 2016

Management Specification	Specification Amount	Catch/Landings (mt)	Percent Landed or Caught
ABC/ACL	31,081	25,549	79%
ACT (75% of ABC)	23,311	25,549	110%
Assumed Discards + State Landings	10,721	10,310	NA
TAL Bait	4,218	4,262	101%
TAL Wings	8,372	8,268	98.8%

^{*}preliminary

6.5.1.2 Recreational skate catches

In general, skates have little to no recreational value and are not intentionally pursued in any recreational fisheries. Catch information (2010-2016) for Atlantic coast skates from MRIP is presented in Table 15. Recreational skate catches have fluctuated between 2010 and 2014 with a high of 51,962 lbs occurring in 2013 (Table 15).

Recreational *harvest* of skates (MRFSS A+B1 data), where skates were retained and/or killed by the angler, vary by species and state (please refer to the MRIP website for these data http://www.st.nmfs.noaa.gov/st1/recreational/queries/). The vast majority of skates caught by recreational anglers are considered released alive, but do not account for post-release mortality caused by hooking and handling.

New Jersey, New York, Rhode Island, and Virginia reported the largest recreational skate catches over the time series (please refer to the MRIP website for these data http://www.st.nmfs.noaa.gov/st1/recreational/queries/). Recreational fishers in Maine did not report catching any skates between 2009 and 2013. Landings by species varied by state; clearnose skate was caught by more states further south (please refer to the MRIP website for these data http://www.st.nmfs.noaa.gov/st1/recreational/queries/).

Reliability of skate recreational catch estimates from MRFSS is a concern. Total catch estimates (A+B1+B2), however, appear to be more reliable than harvest estimates (A+B1 only). Since skates are not valuable and heavily-fished recreational species, the number of MRFSS intercepts from which these estimates are derived is likely to have been very low. The fewer intercepts from which to extrapolate total catch estimates there are, the less reliable the total catch estimates will be.

Table 15 - Estimated recreational skate harvest (lbs) by species, 2010-2016 (A+B1)

	Winter	Smooth	Clearnose	Little	Total
2010	4,505	0	45,432	0	49,937
2011	0	173	37,130	1,423	38,726
2012	1,772	0	4,818	0	6,590
2013	359	0	31,949	21,589	53,897
2014	110	0	7,755	39,543	47,408
2015	21,296		33,924	13,607	68,827
2016	15,226		11,523	422	27,171

Source: NMFS/MRIP (PSE >50 for all values indicating imprecise estimates)
http://www.st.nmfs.noaa.gov/recreational-fisheries/access-data/run-a-data-query/index
No reported harvest for species not listed.

6.5.1.3 Landings by fishery and DAS declaration

Note that NMFS estimates commercial skate landings from the dealer weighout database and reports total skate landings according to *live weight* (i.e., the weight of the whole skate). This means that a conversion factor is applied to all wing landings so that the estimated weight of the entire skate is reported and not just the wings. While *live weight* is necessary to consider from a biological and stock assessment perspective, it is important to remember that vessels' revenues associated with skate landings are for *landed weight* (vessels in the wing fishery only make money for the weight of wings they sell, not the weight of the entire skate from which the wings came).

Due to the relative absence of recreational skate fisheries, virtually all skate landings are derived from regional commercial fisheries. Skates have been reported in New England fishery landings since the late 1800s. However, commercial fishery landings never exceeded several hundred metric tons until the advent of distant-water fleets during the 1960s (for a full description of historic landings please refer to Amendment 3, NEFMC, 2009). Total skate landings have fluctuated between two levels between FY 2010 and 2016 (Table 22). The fluctuations in landings are largely attributable to the wing fishery as landings in the bait fishery have remained relatively stable (Table 23). It is not clear what is driving the trend in wing landings as quota is not thought to be limiting to the fishery. One potential explanation is the decrease in winter skate survey index that suggests fewer winter skate were available to the fishery.

Table 16 – Total Landings in the Skate Fisheries

Fishing	Landings (in live lbs)
Year	
2010	32,698,753
2011	41,302,586
2012	33,193,745
2013	30,896,762
2014	34,090,696
2015	33,825,878
2016	30,354,217

Table 17 – Landings by Skate Fishery Type

FY	Disposition	Landings (in live lbs)
2010	Bait	9,698,695
	Wing	23,000,058
2011	Bait	10,837,172
	Wing	30,465,414
2012	Bait	10,766,626
	Wing	22,427,119
2013	Bait	11,176,451
	Wing	19,720,311
2014	Bait	9,386,666
	Wing	24,704,030
2015	Bait	10,882,990
	Wing	22,942,888
2016	Bait	10,146,208
	Wing	20,208,009
Grand Total		236,362,637

Total fishing revenue from all species on active skate vessels increased in 2016 (Table 24).

Table 18 - Total fishing revenue (all species) from active skate vessels

Year	Total Revenue
2010	198,924,262
2011	235,439,028
2012	194,252,170
2013	165,798,785
2014	173,074,746
2015	172,801,405
2016	184,729,451
Grand Total	1,325,019,847

Landings by DAS declaration show that, during FY2016, a large portion of bait is landed while on a multispecies (sector and common pool) trip (Table 19). Landings under a monkfish declaration may be underestimated because of reporting. A large amount of total skate landings had no associated declaration. The majority of wing landings are associated with multispecies trips, however, those associated with monkfish trips closely followed. The skate wing fishery is predominantly an incidental fishery, where skate wings are harvested on trawl and gillnet trips primarily targeting more valuable NE multispecies (cod, haddock, flounders, etc.) and/or monkfish but a small portion of the fleet does direct on skate wings. Therefore, the fishing effort associated with the skate wing fishery can be directly tied to effort patterns and constraints in these other fisheries. Fishing effort for skate wings will tend to only increase when DAS allocations and usage increase (and vice versa), which may occur independently of skate quotas.

Similarly, the rate and magnitude of skates discarded by these fisheries are directly proportional to DAS usage.

Table 19 - Total skate landings (lbs live weight) by DAS program, FY2016

VMS Declaration	Bait		Wing
Mults Sector		2,116,142	4,145,869
Mults Common		1,953,895	125,807
Monkfish		22,425	3,581,693
Scallop		NA	20,906
Herring		NA	1,819
Unmatched/No Declaration		3,255,435	1,894,828
DOF		2,833,613	457,221
Total		10,181,510	10,228,143

Source: NMFS, Fisheries Statistics Office

6.5.1.4 Trends in number of vessels

The number of skate permits continues to decline between FY 2009 and 2016. On a broader time-scale, between FY2003 and 2016, there was an increase in skate permits with a high occurring in 2007 (Table 26).

Table 20 - Number of Skate Permits issued

AP_Year	Number of skate permits issued
2003	1,968
2004	2,391
2005	2,632
2006	2,675
2007	2,685
2008	2,633
2009	2,574
2010	2,503
2011	2,326
2012	2,265
2013	2,202
2014	2,148
2015	2,084
2016	2,074
2017	1,919

The number of active permits has decreased between 2009 and 2016 (Table 21). This decrease may contribute to the observed trend in wing landings shown in Table 17, with fewer active permits in years with lower landings.

Table 21 - Number of Active Permits between 2009 and 2016

FY	Number of active permits	
2009		572

2010	550
2011	567
2012	527
2013	455
2014	452
2015	440
2016	415

6.5.1.5 Trends in revenue

Skate revenue increased until FY2014, and was likely driven by the high percentage of the wing TAL being achieved (Table 22). The increase in revenue is largely attributable to changes in wing revenue and landings (Table 23), with subsequent declines during 2015 and 2016.

Table 22 – Total Skate Revenue

Tubic 22	1000	Bliate Hereinae
FY		Revenue
	2010	\$ 6,298,968
	2011	\$ 9,338,329
	2012	\$ 7,554,998
	2013	\$ 7,593,669
	2014	\$ 8,991,842
	2015	\$ 6,269,341
	2016	\$ 5,433,469
Grand 7	Γotal	\$ 51,480,616

Table 23 - Total Skate Revenue by Fishery (Bait and Wing)

FY	Disposition	Revenue
2010	Bait	\$ 1,161,331
	Wing	\$ 5,137,637
2011	Bait	\$ 1,711,431
	Wing	\$ 7,626,898
2012	Bait	\$ 1,391,065
	Wing	\$ 6,163,933
2013	Bait	\$ 1,199,273
	Wing	\$ 6,394,396
2014	Bait	\$ 1,161,520
	Wing	\$ 7,830,322
2014	Bait	\$ 1,128,315
	Wing	\$ 5,141,026
2016	Bait	\$ 1,120,241
	Wing	\$ 4,313,228
Grand Total		\$ 51,480,616

6.5.2 Fishing Communities

There are over 100 communities that are homeport to one or more Northeast groundfish fishing vessels. These ports occur throughout the coastal northeast and mid-Atlantic. Consideration of the social impacts on these communities from proposed fishery regulations is required as part of the National Environmental Policy Act (NEPA) of 1969 and the Magnuson Stevens Fishery Conservation and Management Act, 1976. Before any agency of the federal government may take "actions significantly affecting the quality of the human environment," that agency must prepare an Environmental Assessment (EA) that includes the integrated use of the social sciences (NEPA Section 102(2)(C)). National Standard 8 of the MSA stipulates that "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 economic impacts on such communities" (16 U.S.C. § 1851(a)(8)).

A "fishing community" is defined in the Magnuson-Stevens Act, as amended in 1996, 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)). Determining which fishing communities are "substantially dependent" on, and "substantially engaged" in, the groundfish fishery can be difficult. In recent amendments to the fishery management plan the council has categorized communities dependent on the groundfish resource into primary and secondary port groups so that community data can be cross-referenced with other demographic information. Descriptions of 24 of the most important communities involved in the multispecies fishery and further descriptions of North East fishing communities in general can be found on North East Fisheries Science Center's website (http://www.nefsc.noaa.gov/read/socialsci/community_profiles/).

Although it is useful to narrow the focus to individual communities in the analysis of fishing dependence there are a number of potential issues with the confidential nature of the information. There are privacy concerns with presenting the data in such a way that proprietary information (landings, revenue, etc.) can be attributed to an individual vessel or a small group of vessels. This is particularly difficult when presenting information on small ports and communities that may only have a small number of vessels and that information can easily be attributed to a particular vessel, dealer, or individual.

6.5.2.1 Overview of Ports

There were a total of 78 ports where skate were landed for food, and 16 ports where skates were landed for bait, during 2015-2016. They include ports from all states in the Northeast Skate Complex management area (ME to NC). This represented a decrease in revenues (from \$14.2 million to \$9.5 million) and number of ports for the wing fishery during 2015-2016, while the bait fishery decreased slightly in terms of revenues (from \$2.3 million to \$2.2 million) and number of ports. Skate bait was landed in 19 ports during 2013-2014, with skate wings landed in 86 ports. Landings held steady, around 21 million pounds, for both bait and food fisheries, during these two periods. Chatham and New Bedford dominate skate wing landings, while Point Judith dominates skate bait landings.

Only 23 ports received at least \$10,000 during FY 2016 from skate for food; 10 ports received at least \$100,000 per year. Point Judith, RI, Chatham, MA, New Bedford, MA, were the highest grossing ports. There are 6 ports that landed at least 10,000 lbs of skate for bait, in FY 2016. The top ports in bait landings were Point Judith, New London, and Newport.

Table 30 outlines commercial landings of skates by individual states from FY2010 – FY2016. Massachusetts and Rhode Island continue to dominate the skate fishery. Skate landings fluctuate by year in both fisheries. Skate bait was landed primarily in Point Judith, Newport, Sea Isle City, and New London, during 2010-2016. Point Judith's landings have accounted for 42% of bait landings between 2012 and 2016. New London landings have increased somewhat in recent years, while landings in Point Judith, Newport, Fall River, and New Bedford have decreased. Other ports such as Montauk have individual vessels which sell skate directly to lobster and other pot fishermen for bait, because there are no major skate bait dealers there. Bait skate is primarily landed by trawlers, often as a secondary species while targeting monkfish or groundfish. Since 2003, with the implementation of the original Skate FMP, all vessels landing skate must be on a groundfish Day-at-Sea (DAS).

Chatham is one of the major skate wing or food skate ports. Skate wings are also landed significantly in Point Judith and New Bedford. Both trawlers and gillnets catch food skate. Some trawlers target skate, with others catching skate as a bycatch. Most of the gillnet vessels are targeting skate and are based largely in Chatham but also in New Bedford. There is a very small skate wing fleet in Virginia, though it has dramatically declined in recent years. Most of these are monkfish gillnets though some draggers caught skate as a bycatch at the height of the fishery.

Table 24 - Total Skate landings by fishery and state

FY	Disposition	State	Revenue (in \$)	Landings (in lbs)
2012	Bait	CT	5,394	23,425
		MA	195,430	1,533,632
		MD	104	10,400
		NJ	326,415	752,578
		NY	62	357
		RI	868,893	8,467,734
		VA	91	905
	Bait Total		1,396,389	10,789,031
	Food	CT	147,345	644,500
		MA	2,932,446	11,788,996
		MD	8,664	23,433
		ME	1,182	3,707
		NC	114	411
		NH	1,592	4,737
		NJ	394,687	1,551,747
		NY	515,501	2,182,001
		RI	1,376,632	5,220,311
		VA	81,920	359,282
	Food Total		5,460,083	21,779,125
2013	Bait	CT	13,265	68,572
		MA	217,023	1,856,490
		MD	619	14,591
		NJ	144,415	998,360
		NY	15	68
		RI	836,709	8,306,442
		VA		

	Bait Total		1,212,046	11,244,523
	Food	CT	171,096	605,048
	Toou	MA	3,106,360	9,398,122
		MD	13,835	47,618
		ME	451	651
		NC NC	6,806	17,766
		NH	13,247	1,030
		NJ	515,258	2,004,837
		NY	515,603	1,889,876
		RI	1,495,381	4,779,463
		VA	113,296	442,659
	Food Total	VA	·	
2014		CT	5,951,333	19,187,070
2014	Bait	CT	56,557	557,668
		MA	11,173	91,007
		MD	402	18,660
		NJ	288,027	780,849
		NY	472	9,186
		RI	793,369	7,929,296
		VA		
	Bait Total		1,150,000	9,386,666
	Food	CT	142,925	493,959
		MA	4,446,038	13,335,943
		MD	9,066	28,237
		ME	201	511
		NC	13,644	46,701
		NH	37,338	47,892
		NJ	603,064	2,032,391
		NY	648,489	2,088,751
		RI	1,818,667	6,026,349
		VA	47,316	210,670
	Food Total		7,766,748	24,311,404
2015	Bait	CT	260,840	2,579,600
		MA	41,194	398,260
		MD	143	9,614
		ME	645	1,171
		NJ	65,115	737,093
		NY	302	2,872
		RI	760,076	7,149,250
	Bait Total		1,128,315	10,877,860
	Food	CT	477,327	1,759,158
	1004	MA	2,747,403	5,708,286
		MD	5,702	18,560
		ME	456	899
		NC NC	9,317	21,483
		NH	2,564	13,196
		NJ	402,446	943,156

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		NY	518,015	1,017,647
		RI	935,281	2,085,362
		VA	42,515	93,014
	Food Total		5,141,026	11,660,761
2016	Bait	CT	375,781	3,732,800
		MA	19,422	188,575
		MD	121	11,764
		NJ	64,009	707,726
		NY	669	6,630
		RI	660,239	5,534,233
	Bait Total		1,120,241	10,181,728
	Food	CT	373,634	988,672
		MA	2,344,838	5,263,566
		MD	20,501	54.473
		NC	9,973	21,889
		NH	3,758	14,274
		NJ	269,802	690,985
		NY	374,346	793,008
		RI	884,932	2,429,642
		VA	31,444	74,021
	Food Total		4,313,228	10,330,530

7.0 Environmental Consequences of the Alternatives

7.1 Biological Impacts

- 7.1.1 Updates to Annual Catch Limits
- 7.1.1.1 Option 1: No Action (ACL= ABC of 31,081 mt, ACT of 23,311 mt, TAL of 12,590 mt, Wing TAL =8,372 mt, Bait TAL 4,218 mt)

The No Action alternative would maintain the ACL specifications as those established in Framework 3 (NEFMC, 2016). This would allow a slightly lower than recommended catch than the Preferred Alternative and could reduce the overall long-term yield from the skate resource. Thorny and smooth skates are in rebuilding plans, but only thorny skate is overfished. Overfishing is no longer occurring on thorny skate, however, the 0.1 kg/tow increase in three year moving average from 2014-2016 does not indicate a vast improvement in rebuilding. The survey index three year moving average of the remaining six species are at or near the B_{MSY} proxy indicating the current management paradigm has had a positive biological impact on the complex.

This alternative would reduce the ability of the fishery to achieve optimum yield by not incorporating the updated survey indices and discard mortality rate estimate that increase the ACL. The lower ACL under the No Action alternative would be expected to have a low positive impact on overall biomass because if landings are lower biomass would be expected to continue to increase. However, given the small difference between the ACL, and therefore the TALs, between the No Action alternative and Option 2 this positive effect would not be expected to be significant. Overall, Option 1 would be expected to have neutral to low positive impacts compared to Option 2.

7.1.1.2 Option 2: Revised Annual Catch Limit Specifications (ACL= ABC of 31,327 mt, ACT of 23,495 mt, TAL of 13,281 mt, Wing TAL =8,832 mt, Bait TAL 4,449 mt) (*Preferred Alternative*)

Option 2 would revise the ACL for the skate complex using the most recent best available science – revised survey indices and discard mortality rate estimate. The revised ACL was calculated using the revised median catch/biomass exploitation ratio (updated with the revised discard mortality rate estimate for sink gillnet gear for winter skate) and the most recent three year moving average of the relevant NEFSC trawl survey (Table 34). Catches at or below the median catch/biomass exploitation ratio have shown a tendency for biomass to increase more frequently and by a greater amount than catches that were above the median exploitation ratio [see Appendix I of Amendment 3 (NEFMC 2009)].

The biological impacts of the ACL and allocations to discards and catch result mainly from minimizing the risk of overfishing and keeping catches below a level that has been shown in Amendment 3 to produce larger and more frequent increases in skate biomass ¹⁶. Variations in landings and discards may cause catch to exceed the ACT and any overages of the risk-averse ACT will be absorbed by the 25% management uncertainty buffer. Any overage of the TAL greater than 5% will trigger accountability measures, which results in a reduction of the in-season possession limit trigger for the relevant fishery. If the ACL is exceeded then the management uncertainty buffer would be increased by 1% for each 1%

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¹⁶ Projections based on analytical models are not available because the attempted analytical stock assessment models have not been reliable for management (NEFSC 2007b).

ACL overage. Thus it is highly unlikely that skate catches will exceed the ACL. A more detailed review of this analysis is given in Appendix 1, Document 4 of Amendment 3 (NEFMC 2009).

Skates are ubiquitous in most fisheries and are caught by most gear types. A small number of trips landed the full wing possession limit, in either season 1 or season 2, indicating a smaller directed fishery (Figure 12); the majority of landings were below the incidental wing possession limit, suggesting that the incidental fishery takes advantage of the additional revenue from skates. The impact on fisheries is a little uncertain; the wing fishery had not achieved its TAL between FYs 2010 and 2013, however, it achieved 98.8% of the TAL in FY 2016 (Table 31). It is difficult to predict future fishing patterns, therefore, fishing patterns observed in recent fishing years are used as the basis for analysis. If the observed fishing pattern from FY2016 is more representative of the current wing fishery, then the increased ACL may positively affect fishing (both incidental and directed) by reducing the likelihood that overfishing could occur. The increased ACL may impact fisheries that also land high levels of skate, e.g. monkfish. The bait fishery achieved the highest level of its TAL in FY 2016 (101%) when an effective closure was implemented when the incidental possession limits in both the wing and the bait fisheries went into effect for six weeks (Table 26).

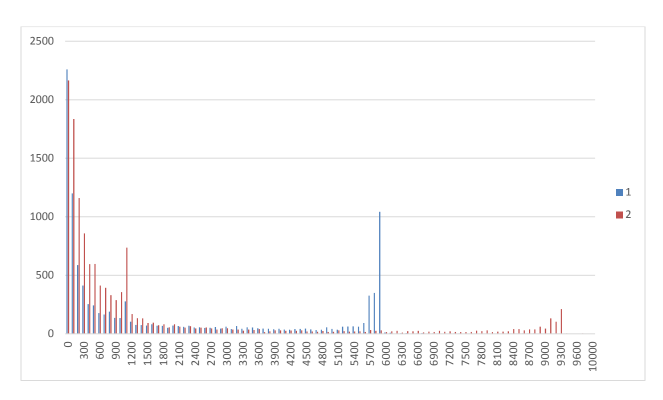


Figure 5 - Frequency of trips landing wings (disposition food) by weight for FYs 2015 and 2016 for Season 1 (May - August 31) and Season 2 (September 1 - April 30)

Table 25 - Landings and percent of TAL achieved in the wing fishery between FY2010 and FY2016

	Table 26 Dandings and percent of 1112 democred in the wing library Section 1 12010 and 1 12010						
Fishing year	TAL	Landings	Percent of TAL				
2010	9,209	4,330	47				
2011	14,338	11,790	82				
2012	15,538	10,113	65				
2013	14338	7,981	56				
2014	11,169	10,605	97				

2015	10,896	8,911	81.8	
2016	8,372	8,268	98.8	

Table 26 – Landings and percent of TAL achieved in the bait fishery between FY2010 and FY2016

Fishing year	TAL	Landings	Percent of TAL
2010	4,639	4,571	99
2011	7223	4132	57
2012	7827	5504	70
2013	7223	5596	77
2014	5626	4499	82
2015	5,489	5,541	100.9
2016	4,218	4,262	101

The increase in ACL would be expected to negatively impact overall skate biomass based on the relationship between catch and biomass. The increased ACL would potentially increase overall skate landings. However, the landings in the wing fishery have been variable (Table 25) and if the wing fishery doesn't land its full TAL this would have low positive impacts on the skate complex. However, increased landings may reduce discards. Increased discards of targeted skates in the wing fishery would occur if the incidental trip limit was triggered early in the fishing year; once 85% of the wing TAL is achieved inseason, the RA has the discretion, based on projections, to allow fishing to continue or to implement the incidental trip limit. Increased discards would increase the proportion of dead discards, which could have further impacts on the TAL when setting specifications (dead discards decreased between 2014-2016, which was further reduced by revising the discard mortality rate estimate for winter skate in sink gillnet gear). Recent work on discard mortality rate estimate of winter skate resulted in a reduction from the assumed discard mortality rate estimate (50%) for sink gillnet gear established in A3 to 14%. Total and dead skate discards increased in 2013 and 2014 (Table 33) and decreased again despite no large changes occurring in the distribution of pounds of skate landed in recent fishing years (Figure 12).

Table 27 – Total and dead skate discards for calendar years 2012 - 2016

Year	Total Discards (mt)	Dead Discards (mt)
2012	36,277	10,270
2013	42,716	12,093
2014	42,758	12,673
2015	37,894	10,417
2016	33,271	10,436

A certain level of barndoor, thorny and smooth skate (in the GOM) discards is expected because landing these species is currently prohibited (although this action is proposing landing barndoor skate). It is important to note that landings and discards have not been generally reported by species and therefore must be estimated using length composition of the survey applied to the length composition of each portion of the catch. This method allows for landings of prohibited species and there is currently no way to change this. Only if effort shifts away from where these species are found could a change positively impact these species. Therefore we expect a neutral impact on the skate resource as a whole, and slightly more positive impacts when compared to the No Action.

Table 28 - Current and proposed 2016-2017 specifications including changes in input parameters: C/B exploitation medians, updated stratified mean biomass in FSV Albatross IV units, and an average mean discard mortality rate weighted by estimated discards by species and fishing gear.

	Current Specifications	Proposed 2018-2019 Specifications
	2012-2014 survey; 2012-2014 discards	2018-2019* survey; 2014-2016 discards
ACL specifications		
ABC/ACL (mt)	31,081	31,327
ACT (mt)	23,311	23,495
TAL (mt)	12,926	13,762
Assumed state landings		481
Federal TAL	12,872	13,281
Wing TAL	8,560	8,832
Bait TAL	4,312	4,449
C/B medians		
Barndoor	2.76	2.76
Clearnose	3.35	2.94
Little	2.09	2.14
Rosette	2.51	2.25
Smooth	2.74	2.68
Thorny	1.40	1.44
Winter	1.91	1.87
Survey biomass (mean kg/tow)		
Barndoor	1.41	1.60
Clearnose	0.77	0.59
Little	6.75	5.49
Rosette	0.048	0.047
Smooth	0.19	0.25
Thorny	0.13	0.18
Winter	5.06	6.65
Discard rate	43%	41%

^{* 2017} spring survey index used for little skate

The Skate FMP primarily controls skate landings, while deducting projections of anticipated dead skate discards from the ACT. Variability in the skate discard rate, and uncertainty in discard mortality rates is part of the reason why the buffer between the ACL and ACT has been specified at 25%. In some years when dead skate discards have ended up higher than originally projected, the ACT has been exceeded, but never the ACL, minimizing the risk of overfishing. If this alternative was implemented, the TAL may be achieved and/or some level of discards may be converted to landings depending on whether fishing resembled the 2015 or 2016 fishing year as compared to Option 2. Therefore, this alternative does have a slightly lower risk of negatively impacting the stock by potentially allowing higher landings than that suggested by the most recent information described in Option 2. However, overall impacts of this alternative are only expected to be slightly negative and would most likely not result in overfishing.

7.1.2 Barndoor Skate Possession Limit Alternatives

7.1.2.1 Option 1: No Action

The No Action alternative would maintain the current prohibition on possessing barndoor skate. Barndoor skates, if caught, must be discarded instead of landed. Allowing the landing of barndoor skate would increase mortality of those skates to 100%; the assumed weighted discard mortality rate is currently is

50%. The No Action alternative would have positive biological impacts on the barndoor skate component of the skate complex because it would minimize mortality on barndoor skate. The No Action alternative also would not modify existing possession limits and would be expected to have positive biological impacts on the overall stock complex because these limits were established to minimize the risk of overfishing. The No Action alternative would maintain current fishing pressure on winter skate because the wing landings would continue to be dominated by winter skate instead of being a mix of winter and barndoor skate. However, given the current high winter skate survey index compared to barndoor skate, winter skate could withstand heavier fishing pressure compared to barndoor skate. Option 1 would have positive impacts on barndoor skate and neutral impacts on the skate complex itself because it would not allow increased mortality on barndoor skate or the skate complex as a whole. Compared to Options 2, 3, 4, and 5, Option 1 would have similar low positive impacts on overall skate biomass.

7.1.2.2 Option 2: Barndoor Skate Possession Limit of 500 lb

This alternative would allow vessels to land a maximum of 500 lb of barndoor skate wings (1,135 lb whole weight) per trip not to exceed the overall skate wing possession limit of 2,600 lb in Season 1 and 4,100 lb in Season 2, i.e. vessels would have to land 500 lb less of winter skate wings in each season in order to keep barndoor. The wing possession limit has been set to reduce the likelihood of exceeding the ACL. Because this 500 lb limit would be within the current wing possession limit (not separate or in addition to), and because the possession limits are set for all skates in the complex, overall skate biomass would not be expected to be affected, provided the wing TAL, which is based on all seven species, was not exceeded.

This option permits landing a limited amount of barndoor skate. If the fishery does not purposefully target barndoor skates over other species, adding a possession limit will convert discards to landings rather than increasing catch of barndoor skate. Option 2 would reduce barndoor skate discards by a maximum of 500 lb on trips encountering barndoor skate by allowing this amount to be landed. Currently, a 50% discard mortality rate estimate is assumed for barndoor skate in all gear types. By converting barndoor skate discards to landings, this would increase mortality of those landed barndoor skate to 100%, which would have a negative biological impact on barndoor skate. The total level of impact on barndoor skate would depend on whether fishing behavior changed in order to target barndoor skate. The total number of trips landing skate wings has declined in recent years (Table 35). A simple estimation of barndoor skate that could be landed would be to take the total number of trips made in recent fishing years and multiply that by the barndoor skate possession limit. This calculation results in a conservative estimate of expected barndoor landings because it assumes each trip would maximize its barndoor skate limit. Figure 12 shows that the majority of trips land incidental amounts of skate wings. However, if a market develops for barndoor skate with a higher price than winter skate wings currently earn vessels may target barndoor skate, potentially increasing their overall catch. As the overall wing possession limit would not be modified by this Option, this would mean fewer winter skate are landed. However, reducing landings of winter skate would have a positive biological impact on that species because it would reduce winter skate mortality. Research into the discard mortality of winter skate in trawl (9%), scallop dredge (34%), and sink gillnet gear (14%) indicates the species is resilient given the high level of survivability.

Compared to Option 1, Option 2 would have moderate negative biological impacts on barndoor skate because of increased mortality caused by allowing landings. Option 2 would have overall minor negative biological impacts on barndoor skate compared to Options 3 and 4 because it would result in lower mortality of barndoor skate. Conversely, Option 2 would have low positive impacts on winter skate compared to Option 1 because it could reduce mortality on winter skate, which are the dominant species in wing landings. Option 2 would have similar low positive impacts on winter skate compared to Options 3 and 4 because they would reduce mortality on winter skate. With regards to overall skate biomass, Option 2 would have similar low positive impacts compared to Options 1, 3, 4, and 5 because the wing

possession limits are set to prevent the ACL from being exceeded and reduce the likelihood of overfishing occurring.

Table 29 - Total number of trips taken between FY2010 and FY2016 landing skate wings

Fishing year	Total number of trips encountering skate	Total number of observed trips encountering barndoor skate
2010	14,710	
2011	18,361	
2012	15,507	663
2013	13,168	652
2014	13,190	874
2015	12,494	814
2016	11,140	960

7.1.2.3 Option 3: Proportional Barndoor Skate Possession Limit (*Preferred Alternative*)

Option 3 would set a possession limit based on the proportion of barndoor skate to all skates from observer data. For FY2018 and FY2019, this would result in a 650 lb possession limit for barndoor skate in Season 1 and 1,025 lb in Season 2, representing 25% of each seasonal possession limit, not to exceed the overall skate wing possession limit, i.e. vessels would have to land 650 lb (or 1,025 lb) less of winter skate wings in order to keep barndoor. Option 3 would not modify existing possession limits and would be expected to have positive biological impacts on the overall stock complex because these limits were established to minimize the risk of overfishing. Therefore by allowing barndoor to be landed on a trip, overall skate biomass would not be expected to be affected, provided the wing TAL, which is based on all seven species, was not exceeded.

This option permits landing a limited amount of barndoor skate. If the fishery does not purposefully target barndoor skates over other species, adding a possession limit will convert discards to landings rather than increasing catch of barndoor skate. Option 3 would reduce barndoor skate discards by a maximum of 650 lb in Season 1 and 1,025 lb in Season 2 on trips encountering barndoor skate by allowing these amounts to be landed. Currently, a 50% discard mortality rate estimate is assumed for barndoor skate in all gear types. By converting barndoor skate discards to landings, this would increase mortality of those landed barndoor skate to 100%, which would have a negative biological impact on barndoor skate. The total level of impact on barndoor skate would depend on whether fishing behavior changed in order to target barndoor skate. The total number of trips landing skate wings has declined in recent years (Table 35). A simple estimation of barndoor skate that could be landed would be to take the total number of trips made in recent fishing years and multiply that by the barndoor skate possession limit. This calculation results in a conservative estimate of expected barndoor landings because it assumes each trip would maximize its barndoor skate limit. Figure 12 shows that the majority of trips land incidental amounts of skate wings. However, if a market develops for barndoor skate with a higher price than winter skate wings currently earn vessels may target barndoor skate. As the overall wing possession limit would not be modified by this Option, this would mean fewer winter skate are landed. However, reducing landings of winter skate would have a positive biological impact on that species because it would reduce winter skate mortality. Research into the discard mortality of winter skate in trawl (9%), scallop dredge (34%), and sink gillnet gear (14%) indicates the species is resilient given the high level of survivability.

Compared to Options 1 and 2, Option 3 would have moderate negative biological impacts on barndoor skate because of increased mortality caused by allowing landings. Option 3 would have lower negative biological impacts on barndoor skate compared to Option 4 because it could result in lower mortality of barndoor skate. Conversely, Option 3 would have low positive impacts on winter skate compared to

Options 1 because it could reduce mortality on winter skate, which are the dominant species in wing landings. Option 3 would have similar low positive impacts on winter skate compared to Options 2 and 4 because they would reduce mortality on winter skate. With regards to overall skate biomass, Option 3 would have similar low positive impacts compared to Options 1, 2, 4, and 5 because the wing possession limits are set to prevent the ACL from being exceeded and reduce the likelihood of overfishing occurring.

7.1.2.4 Option 4: Mixed Skate Wing Possession Limit

Option 4 would remove the prohibition on landing barndoor skates but would not establish a specific barndoor skate possession limit. Total pounds of skate wings on board would not be allowed to exceed 2,600 lb in Season 1 or 4,100 lb in Season 2 but vessels could land wings from allowed species in desired quantities up to that amount. The wing possession limit has been set as a complex to reduce the likelihood of exceeding the ACL for the skate complex. Therefore by allowing barndoor to be landed on a trip, overall skate biomass would not be expected to be affected, provided the wing TAL, which is based on all seven species, was not exceeded.

This option permits landing barndoor skate in any amount that doesn't exceed the overall wing possession limit. If the fishery does not purposefully target barndoor skates over other species, allowing possession will convert discards to landings rather than increasing catch of barndoor skate. Option 4 does not establish a separate barndoor skate possession limit. The amount of barndoor skate landed on a trip would depend on the amount encountered and individual vessel fishing practices. Option 4 would reduce barndoor skate discards by allowing these to now be landed up to the overall wing possession limit. Currently a 50% discard mortality rate estimate is assumed for barndoor skate in all gear types. By converting barndoor skate discards to landings, this would increase mortality of those landed barndoor skate to 100%, which would have a negative biological impact on barndoor skate. The total level of impact on barndoor skate would depend on whether fishing behavior changed in order to target barndoor skate. The total number of trips landing skate wings has declined in recent years (Table 35). A simple estimation of barndoor skate that could be landed would be to take the total number of trips made in recent fishing years and multiply that by the barndoor skate possession limit. This calculation results in a conservative estimate of expected barndoor landings because it assumes each trip would maximize its barndoor skate limit. Figure 12 shows that the majority of trips land incidental amounts of skate wings. However, if a market develops for barndoor skate with a higher price than winter skate wings currently earn vessels may target barndoor skate. Option 4 would allow the entire possession limit to be landed as barndoor skate, which could greatly increase mortality on barndoor skate. However, reducing landings of winter skate would have a positive biological impact on that species because it would reduce winter skate mortality. Research into the discard mortality of winter skate in trawl (9%), scallop dredge (34%), and sink gillnet gear (14%) indicates the species is resilient given the high level of survivability.

Compared to Options 1, 2, and 3, Option 4 would have moderate negative biological impacts on barndoor skate because of increased mortality caused by allowing the maximum amount of barndoor skate to be landed. Conversely, Option 4 could have low positive impacts on winter skate compared to Options 1, 2, and 3 because it could reduce mortality on winter skate, which are currently the dominant species in wing landings. With regards to overall skate biomass, Option 4 would have similar low positive impacts compared to Options 1, 2, 3, and 5 because the wing possession limits are set to prevent the ACL from being exceeded and reduce the likelihood of overfishing occurring.

7.1.2.5 Option 5: Discard Restriction (*Preferred Alternative*)

Option 5 could mitigate mortality on individual skate species and overall skate biomass by prohibiting the discarding of any skate species already winged in order to land barndoor skate. This would be expected to have a positive biological impact on skate species because it prevents additional mortality by prohibiting

discarding of skate wings once a more favorable skate species is encountered. Option 5 can be selected in combination with Options 2, 3, or 4. It would be expected to have similar positive biological impacts on skate biomass compared to the No Action alternative because it should result in a similar discard rate.

7.1.3 NAFO Regulated Area Exemption Program

7.1.3.1 Option 1: No Action

The No Action alternative would not exempt skate permitted vessels fishing in the NAFO Regulated area from any NE skate complex regulations pertaining to permit, mesh size, possession limits, and DAS usage. The No Action alternative would have negligible to low negative biological impacts on the NE skate complex because no changes in fishing effort would be expected. No effort on skate would shift to the NAFO Regulated area from U.S. waters and therefore impacts as described under the proposed specifications analyzed in Section 7.1.1.2, would not be expected to be changed by this action.

Compared to Option 2, Option 1 would have similar negligible to low negative biological impacts because substantial shifts in fishing effort, into or from, the NAFO Regulated Area would not be expected.

7.1.3.2 Option 2: Exempt Vessels Fishing in the NAFO Regulated Area from domestic skate regulations, except for the prohibition on possessing, retaining, or landing prohibited species (*Preferred Alternative*)

Option 2 would exempt skate permitted vessels fishing in the NAFO Regulated area from any NE skate complex regulations pertaining to permit, mesh size, possession limits, and DAS usage. Vessels would not be exempt from the prohibition on possessing, retaining, or landing prohibited skate species.

Fishing for skate outside the U.S. EEZ would not be expected to decrease fishing effort on skate in U.S. waters as only a small number of boats participate in the fishery each year. Fishing on skate within the U.S. EEZ is managed using specifications (as outlined in Section 4.1), possession limits, and Accountability Measures. Fishing in the NAFO Regulated Area (NRA) is also managed using a quota – in 2017, the quota for skates (i.e., the "Others" allocation in the NAFO Conservation and Management Measures) this was set at 258 mt. Vessels fishing in the NRA are also required to carry an observer on every trip. The NAFO quota for skates is not allocated out to particular countries; it is on a first come, first serve basis. NAFO sets incidental retention limits for its managed species. For skates, the incidental retention limit is 2,500 kg or 10 percent of total catch retained. When the skate quota is reached, the incidental retention limit drops to 1,250 kg or 5 percent of total catch retained.

Potential biological impacts could arise if there is some level of connectivity between populations of individual skate species found in the NRA and U.S. EEZ. Limited information is available regarding the population dynamics of barndoor skate. Alternatives to remove the prohibition on barndoor skate possession are analyzed in Section 7.1.2. Barndoor skate was the second largest contributor to NAFO catch between 2012 and 2017 (Table 29). However, the level of connectivity between barndoor skate populations in U.S. and Canadian waters has not been specifically evaluated. SAW 30 noted similar declining trends in barndoor skate in both Canadian and U.S. waters that suggested some connectivity between the two regions (NEFSC, 2000). Thorny skate is the largest contributor to the US portion of NAFO skate catch. Option 2 would not allow thorny skate to be landed or possessed in U.S. waters. The Extinction Risk Analysis workshop concluded that the thorny skate population extended throughout the Atlantic Ocean, i.e. that there were not distinct population segments. This indicates that the thorny skate population in U.S. waters is connected to that in the NRA. However, it is unknown how fishing in waters further north affects the thorny skate population within U.S. waters.

Winter skate has been the largest contributor to skate wing landings in the U.S. since skate management began in 2003. Winter skate in not overfished and overfishing is not occurring (Table 3). Winter skate is not as abundant in Canadian waters. The winter skate Gulf of St. Lawrence and the Eastern Scotian Shelf populations were designated as endangered by the Committee on the Status of Endangered Wildlife in Canada (COSEWIC) and was last assessed in 2015. The Western Scotian Shelf winter skate population was designated as not at risk. Option 2 would not be expected to impact the winter skate population as this species has not been reported as catch between 2012 and 2017 (Table 29).

Table 30 - Catch of skate by U.S. vessels within the NAFO Regulated Area between 2012 and 2017 based on observer data.

Year	Barndoor	Deepwater	Shorttail	Skate	Smooth	Spinytail	Thorny	Grand Total
2012				6,810				6,810
2013				23,159			536	23,695
2014	32,345			15,169			66,308	113,822
2015	34,465	103	6	63		1,461	125,975	162,073
2016	397			489		21,079	106,903	128,867
2017*	17				30	8,332	35,768	44,146
Grand Total	67,224	103	6	45,690	30	30,872	335,490	479,414

^{* 2017} data are incomplete and represents a partial fishing year.

Overall, Option 2 would be expected to have negligible to low negative biological impacts on the NE skate complex because fishing effort is expected to remain low within the NAFO Regulated Area. Therefore, fishing effort within the U.S. EEZ would not greatly decrease and would remain similar to impacts analyzed in Section 7.1.1.2. Option 2 would have similar negligible to low negative impacts compared to Option 1 because substantial shifts in fishing effort, into or from, the NAFO Regulated Area would not be expected .

7.2 Biological Impact on non-target species and other discarded species

7.2.1 Annual Catch Limit Alternatives

The skate wing fishery is largely an incidental fishery prosecuted during fishing under other FMPs as described in Section 3.3. Of just over 23,000 trips landing skate wings, approximately 1,000 trips ladned the full skate wing possession limit in Season 1 and 200 trips in Season 2. Catch of non-skate species on trips landing skates are controlled by the DAS limits, sector rules, or other discard limiting measures in other FMPs. For information regarding recent limits in other fisheries, please refer to the discussion of cumulative effects (Section 7.7). On the small portion of trips where skates are directly targeted, common non-target species include monkfish and spiny dogfish. The slight increase in specifications would not be expected to significantly increase catch of non-target species. These alternatives would have a low negative impact on non-target species because they would not reduce specifications and therefore potential interactions with other species.

Vessels that target skates in lieu of other fish while on a DAS are likely to catch and possibly discard low amounts of other species. Because these discards are controlled by measures in other fisheries, the impacts to non-skate species from annual catch limit alternatives are negligible above those already analyzed for actions in the other FMPs. The slight increase in the specifications may allow the skate

fisheries to be prosecuted throughout the entire fishing year and therefore would minimize the likelihood of effort shifting from skates to another target species if the incidental possession limit was put into effect, making a trip unprofitable.

7.2.2 Barndoor Skate Wing Possession Limit Alternatives

The Skate FMP requires that all vessels landing skates on a DAS trip comply with the wing possession limit; any non-DAS trip has an incidental trip limit of 500 lbs of skate wing. Allowing landings of barndoor skate would not affect the overall wing possession limit. If overall fishing effort is similar to FY2016, status quo wing possession limits would be expected to allow the full wing TAL to be achieved but not exceeded, but the incidental possession limit could be triggered, independent of whether barndoor skate was allowed to be landed. If implemented, the incidental trip limit would result in less fishing for skates and possibly increased targeting of other species to make up the difference from reduced skate landings and revenue. Because the catch of the other species, including landings and discards, are accounted for under other FMPs, allowing the landing of barndoor skate in conjunction with status quo overall wing possession limits is expected to have negligible impacts to non-skate species above those already analyzed for actions in the other FMPs.

7.2.3 NAFO Regulated Area Exemption Program

Vessels fishing in the NAFO Regulated Area (NRA) are largely targeting halibut and yellowtail flounder. Per the NAFO incidental retention limits, for vessels that are directing fishing on yellowtail flounder, 15 percent of the retained catch may be American plaice. The restriction on American plaice has been limiting on participating vessels. The exemption from the majority of skate regulations would not be expected to increase effort on groundfish species within the NRA but might increase the profitability of a trip. This may have low positive biological impacts on groundfish within the US EEZ if some effort is shifted to the NRA.

7.3 **Essential Fish Habitat (EFH) Impacts**

- 7.3.1 **Updates to Annual Catch Limits**
- 7.3.1.1 Option 1: No Action (ACL= ABC of 31,081 mt, ACT of 23,311 mt, TAL of 12,590 mt, Wing TAL =8,372 mt, Bait TAL 4,218 mt)

Option 1 would maintain current specification levels from FYs 2016 and 2017 for FYs 2018 and 2019.

- The aggregate skate ABC/ACL would stay at 31,081 mt.
- The ACT would stay at 23,311 mt.
- The TAL would stay at 12.590 mt.

The TAL is allocated amongst the bait and wing fisheries. Each fishery has its own possession limit. By regulation, the wing fishery can only land clearnose and winter skates, unless modified by this action, as they are above the preferred market size (little skates are too small) and are not prohibited from possession like barndoor (unless modified by this action after being declared rebuilt in 2016), thorny, or smooth skates. Winter skates constitute the bulk of the catch in the wing fishery. The bait fishery is also prohibited from possessing or landing barndoor, thorny, and smooth skates, and generally prefers to take smaller animals, i.e. little skates and juvenile winter skates. The wing fishery almost fully achieved its TAL in FY2016 (Table 25). In FYs 2015 and 2016, the bait fishery fully achieved its TAL (Table 26). Vessels operating under a Letter of Authorization are required to land skates less than 23 inches total length.

EFH impacts are related to the amount and location of fishing effort, and the gear type used. Skates are caught using both gillnets and bottom trawls. Gillnets have a much smaller footprint overall than otter trawls because they are a fixed gear, and the quality of the per unit area impact is also lower (Stevenson et al. 2004, NEFMC 2011¹⁷). In addition, EFH for northeast skate species was determined to have a low vulnerability to sink gillnet gear (Stevenson et al. 2004). Combining these two findings, the gillnet component of the skate fishery is not causing adverse effects to EFH. Bottom otter trawls, on the other hand, have a relatively large area swept footprint and also a larger per unit area impact (Stevenson et al. 2004, NEFMC 2011). Bottom trawl per unit area impact aggregated over this larger footprint causes adverse effects to EFH. Because the skate fishery is largely an incidental fishery, measures that affect fishing effort in fisheries such as NE multispecies and monkfish may influence EFH impacts attributed to the skate fishery.

Option 1 would produce minor negative impacts to the EFH resource because no significant change in fishing effort or interactions with EFH would be expected. Option 1 may have similar low negative impacts on EFH compared to Option 2 as fishing effort would be reduced by a small amount under this Option.

7.3.1.2 Option 2: Revised Annual Catch Limit Specifications (ACL= ABC of 31,327 mt, ACT of 23,495 mt, TAL of 13,281 mt, Wing TAL =8,832 mt, Bait TAL 4,449 mt) (Preferred *Alternative*)

Option 2 would adjust skate specifications for fishing years 2018-2019 as follows:

¹⁷ New England Fishery Management Council (2011). The Swept Area Seabed Impact (SASI) approach: a tool for analyzing the effects of fishing on Essential Fish Habitat. 257pp. Available online at www.nefmc.org/library/omnibus-habitat-amendment-2.

- The aggregate skate ABC/ACL would increase from 31,081 to **31,327** mt.
- The ACT would likewise increase from 23,311 to 23,495 mt.
- The TAL would increase from 12,872 to **13,281** mt. (8,832 wing, 4,449 bait)

The higher Option 2 TALs are similar to the landings in 2016, as shown in Table 25 and Table 26, and are not expected to incentivize increased fishing effort on skate because of the small increase in proposed TAL. Thus, under Option 2, catch and effort in the wing and bait fisheries are expected to remain at a similar level to recently observed landings. Impacts on EFH would be low negative for Option 2 because interactions with EFH would not be reduced. Because of the slight increase in specifications relative to Option 1, overall effort and interactions with EFH would not be expected to significantly increase under Option 2. Therefore the impacts on EFH from Option 2 are similar to the impacts associated with Option 1.

7.3.2 Barndoor Skate Possession Limit Alternatives

7.3.2.1 Option 1: No Action

Option 1 would maintain the prohibition on landing barndoor skate. EFH impacts are related to the amount and location of fishing effort, and the gear type used. Option 1 would not modify the existing possession limit and therefore overall fishing effort on skate would not be expected to change, including where vessels fish. As described in Section 7.3.1.1, otter trawl gear would have negative impacts on EFH. Fishing for skate occurs using both otter trawl and sink gillnet gear. Therefore Option 1 would be expected to have low negative impacts on EFH. Compared to Options 2, 3, 4, and 5, Option 1 would have neutral impacts on EFH.

7.3.2.2 Option 2: Barndoor Skate Possession Limit of 500 lb

Option 2 would allow 500 lb of the wing possession limit to be comprised of barndoor skate. This would not modify the existing wing possession limit and therefore overall fishing effort on skate would not be expected to change. Additional potential impacts would occur if a small targeted fishery for barndoor skate occurred and fishing effort shifted to areas where barndoor skate are locally more abundant. Geographic distribution of winter and barndoor skates are described in Section 6.1.1. Barndoor skate and winter skate overlap in distribution and it is unclear if effort would significantly shift in order to land barndoor skate. It is not possible to predict how the market would respond to barndoor skate and subsequent changes in fishing effort. If effort shifts, within a statistical area, from a dense winter skate area to a locally dense barndoor skate area impacts on EFH could range from low to moderately negative. However, overall fishing effort on skate is restricted by the wing possession limit and regulations in other fisheries. Therefore, Option 2 would have low to potentially moderate negative impacts on EFH. Compared to Option 1, Option 2 would have slightly higher negative impacts on EFH. Option 2 would have neutral impacts on EFH compared to Options 3, 4, and 5 because they all allow barndoor skate to be landed and therefore, may require small shifts in location of fishing effort.

7.3.2.3 Option 3: Proportional Barndoor Skate Possession Limit (*Preferred Alternative*)

Option 3 would allow 650 lb in Season 1 and 1,025 lb in Season 2 of the wing possession limit to be comprised of barndoor skate. This would not modify the existing wing possession limit and therefore overall fishing effort on skate would not be expected to change. Additional potential impacts would occur if a small targeted fishery for barndoor skate occurred and fishing effort shifted to areas where barndoor skate are locally more abundant. Geographic distribution of winter and barndoor skates are described in

Section 6.1.1. Barndoor skate and winter skate overlap in distribution and it is unclear if effort would significantly shift in order to land barndoor skate. It is not possible to predict how the market would respond to barndoor skate and subsequent changes in fishing effort. If effort shifts, within a statistical area, from a dense winter skate area to a locally dense barndoor skate area impacts on EFH could range from low to moderately negative. However, overall fishing effort on skate is restricted by the wing possession limit and regulations in other fisheries. Therefore, Option 3 would have low to potentially moderate negative impacts on EFH. Compared to Option 1, Option 2 would have slightly higher negative impacts on EFH. Option 3 would have neutral impacts on EFH compared to Options 2, 4, and 5 because they all allow barndoor skate to be landed and therefore, may require small shifts in location of fishing effort.

7.3.2.4 Option 4: Mixed Skate Wing Possession Limit

Option 4 would allow barndoor skate to be landed in any amount up to the wing possession limit. This would not modify the existing wing possession limit and therefore overall fishing effort on skate would not be expected to change. Additional potential impacts would occur if a small targeted fishery for barndoor skate occurred and fishing effort shifted to areas where barndoor skate are locally more abundant. Geographic distribution of winter and barndoor skates are described in Section 6.1.1. Barndoor skate and winter skate overlap in distribution and it is unclear if effort would significantly shift in order to land barndoor skate. It is not possible to predict how the market would respond to barndoor skate and subsequent changes in fishing effort. If effort shifts, within a statistical area, from a dense winter skate area to a locally dense barndoor skate area impacts on EFH could range from low to moderately negative. However, overall fishing effort on skate is restricted by the wing possession limit and regulations in other fisheries. Therefore, Option 4 would have low to potentially moderate negative impacts on EFH. Compared to Option 1, Option 4 would have slightly higher negative impacts on EFH. Option 4 would have neutral impacts on EFH compared to Options 2, 3, and 5 because they all allow barndoor skate to be landed and therefore, may require small shifts in location of fishing effort.

7.3.2.5 Option 5: Discard Restriction (*Preferred Alternative*)

Option 5 could mitigate mortality on individual skate species and overall skate biomass by prohibiting the discarding of any skate species already winged in order to land barndoor skate. This would prevent additional mortality by prohibiting discarding of skate wings once a more favorable skate species is encountered. It may help to reduce fishing effort if vessels don't extend a trip in order to maximize barndoor skate landings. However, since the overall wing possession limits would not be reduced Option 5 would still have low negative impacts on EFH. Option 5 would be expected to have similar neutral impacts on EFH compared to Options 1, 2, 3, and 4.

7.3.3 NAFO Regulated Area Exemption Program

7.3.3.1 Option 1: No Action

The No Action alternative would not exempt skate permitted vessels fishing in the NAFO Regulated area from any NE skate complex regulations pertaining to permit, mesh size, possession limits, and DAS usage. The No Action alternative would have low negative impacts on EFH because no changes in overall fishing effort would be expected. No effort on skate would shift to the NAFO Regulated area from U.S. waters and therefore impacts as described under the proposed specifications analyzed in Section 7.1.1.2, would not be expected to be changed by this action.

Compared to Option 2, Option 1 would have similar low negative impacts on EFH because substantial shifts in fishing effort, into or from, the NAFO Regulated Area would not be expected.

7.3.3.2 Option 2: Exempt Vessels Fishing in the NAFO Regulated Area from domestic skate regulations, except for the prohibition on possessing, retaining, or landing prohibited species (*Preferred Alternative*)

Option 2 would exempt skate permitted vessels fishing in the NAFO Regulated area from any NE skate complex regulations pertaining to permit, mesh size, possession limits, and DAS usage. Vessels would not be exempt from the prohibition on possessing, retaining, or landing prohibited skate species.

Fishing for skate outside the U.S. EEZ would not be expected to decrease fishing effort on skate in U.S. waters as only a small number of boats participate in the fishery each year. Fishing on skate within the U.S. EEZ is managed using specifications (as outlined in Section 4.1), possession limits, and Accountability Measures. Fishing in the NAFO Regulated Area (NRA) is also managed using a quota – in 2017 this was set at 258 mt. Vessels fishing in the NRA are also required to carry an observer on every trip.

Impacts on EFH would be expected to be low negative because no large effort shifts would be expected in or out of the U.S. EEZ. Impacts on EFH described under the proposed specifications analyzed in Section 7.3.1.2, would not be changed due to this action. Compared to Option 1, Option 2 would have similar negligible to low negative impacts on EFH because substantial shifts in fishing effort, into or from, the NAFO Regulated Area would not be expected.

7.4 Impacts on Endangered and Other Protected Species (ESA, MMPA)

The protected resources that may be impacted by interactions with fishing gear used to catch skates are identified in Section 6.2.

7.4.1 Updates to Annual Catch Limits

7.4.1.1 Option 1: No Action (ACL= ABC of 31,081 mt, ACT of 23,311 mt, TAL of 12,590 mt, Wing TAL =8,372 mt, Bait TAL 4,218 mt)

The No Action alternative would maintain the ACL limits as those established in Framework 3 (NEFMC, 2016). As a result, fishing behavior would remain similar to current operating conditions (e.g., no spatial or temporal shifts in effort; no changes in gear type, quantity, or relative soak/tow time). The skate fisheries are allowed to fish year-round for skate wings and bait, restrictions on fishing throughout the fishing year result from either fishery being projected to exceed its seasonal or annual TAL resulting in the incidental possession limit being implemented. It is difficult to predict when an incidental possession limit will be implemented and its effect on fishing behavior but previous implementation periods have been for relatively short time periods, e.g. 6 weeks in FY2016. Once the incidental possession limit was removed, fishing behavior will resume, with no expected changes in effort relative to current operating conditions, as was seen in FY2016 when fishing resumed after the effective closure at a pace that achieved both TALs. Once 100% of the bait annual TAL is achieved, the bait fishery is closed.

Significant changes in effort (e.g., gear quantity, soak/tow time, area fished), even if a closure occurs, are not expected under Option 1. As a result, fishing behavior is expected to remain similar to current operating conditions. Understanding expected fishing behavior/effort in a fishery informs potential interaction risks with protected species. Specifically, interaction risks with protected species are strongly associated with amount, time, and location of gear in the water; vulnerability of an interaction increases with increases, relative to respective fisheries current operating conditions, of any or all of these factors. Taking into consideration the latter, as well as fishing behavior/effort under the No Action (Option 1), impacts of the No Action to protected species are provided below:

MMPA (Non-ESA listed) Protected Species Impacts

Impacts of the No Action on non-ESA listed marine mammals (i.e., species of cetaceans and pinnipeds) are somewhat uncertain as quantitative analysis has not been performed. However, we have considered, to the best of our ability, the most recent (2010-2014) information on non-ESA listed marine mammal interactions with commercial fisheries, of which, the skate fishery is a component (Hayes et al. 2017). Aside from pilot whales and several stocks of bottlenose dolphin, there has been no indication that takes of non-ESA listed species of marine mammals in commercial fisheries has gone above and beyond levels which would result in the inability of each species population to sustain itself (Hayes et al. 2017). Specifically, aside from pilot whales and several stocks of bottlenose dolphin, potential biological removal (PBR) has not been exceeded for any of the non-ESA listed marine mammal species identified in section 6.4 (Hayes et al. 2017). Although pilot whales and several stocks of bottlenose dolphin have experienced levels of take that have resulted in the exceedance of each species PBR, take reduction strategies and/or plans have been implemented to reduce by catch in the fisheries affecting these species (Atlantic Trawl Gear Take Reduction Strategy, Pelagic Longline Take Reduction Plan effective May 19, 2009 (74 FR 23349); Bottlenose Dolphin Take Reduction Plan (BDTRP), effective April 26, 2006 (71 FR 24776)). These efforts are still in place and are continuing to assist in decreasing by catch levels for these species. Although the most recent five years of information presented in Hayes et al. (2017) is a collective

representation of commercial fisheries interactions with non-ESA listed species of marine mammals, and does not address the effects of the skate fishery specifically, the information does demonstrate that thus far, operation of the skate fishery, or any other fishery, has not resulted in a collective level of take that threatens the continued existence of non-ESA listed marine mammal populations.

Based on the above information, and the fact that the skate fishery must comply with specific take reduction plans (i.e., HPTRP, BDTRP); and that voluntary measures exist that reduce serious injury and mortality to marine mammal species incidentally caught in trawl fisheries (see the Atlantic Trawl Gear Take Reduction Team), but occasional fishery interactions still occur, the No Action is expected to have low negative to neutral impacts on non-ESA listed species of marine mammal. Relative to Option 2, Option 1, which has a lower Annual Catch Limit, may result in slightly less negative impacts to non-ESA listed species of marine mammals as lower allocations may result in increases in fishing effort, which may equate to increased interactions with these marine mammal species.

ESA Listed Species

The skate fishery is prosecuted with sink gillnet and bottom trawl gear. As provided in section 6.2, ESA listed species of whales, sea turtles, Atlantic sturgeon, and Atlantic salmon are vulnerable to interactions with this gear type, with interactions often resulting in serious injury or mortality to the species. Based on this, the skate fishery is likely to result in some level some level of negative impacts to ESA listed species. Taking into consideration fishing behavior/effort under the No Action alternative, as well as the fact that interaction risks with protected species are strongly associated with amount, time, and location of gear in the water (with vulnerability of an interaction increasing with increases in of any or all of these factors), we determined the level of negative impacts to ESA listed species to be low. Below, we provide support for this determination.

As provided above, the No Action alternative will maintain the existing specifications including the total allowable landings for both fisheries. As a result, fishing behavior and effort in the skate fishery is expected to remain similar to what has been observed in the fishery over the last 5 or more years. Specifically, the number of bottom trawls or sink gillnets, tow or soak times, and area fished are not expected change significantly from current operating conditions. As noted above, interactions risks with protected species are strongly associated with amount, time, and location of gear in the water. Continuation of "status quo" fishing behavior/effort is not expected to change any of these operating conditions and therefore, the impacts of the No Action alternative on ESA listed species is expected to be low negative. However, as provided above, should incidental possession limits be implemented for either fishery, as they have in the past under similar operating conditions as the No Action, some benefit to listed species may be experienced. As any resultant implementation in the fishery will result in reduced fishing in the wing fishery, we can conclude that there will be some reduction in the amount of gear being present in the water for a specific period of time. Once 100% of the bait annual TAL is achieved, the bait fishery is closed. As provided above, interaction risks with protected species are strongly associated with amount, time, and location of gear in the water, with vulnerability of an interaction increasing with increases of any or all of these factors. Based on this information, any implementation of the incidental possession has the potential to reduce interaction risks with listed species, thereby providing some benefit to listed species. However, the magnitude of this reduction in interactions is dependent on the period of time the incidental possession limit is in place.

Overall Impacts to Protected Species

Based on the above protected species impact analysis, overall impacts of Option 1 on protected species (ESA listed and MMPA protected) are expected to be low negative. Relative to Option 2, Option 1 may

result in neutral to low positive impacts to protected species because lower allocations may result in decreased fishing effort, which may equate to decreased interactions with ESA listed species.

7.4.1.2 Option 2: Revised Annual Catch Limit Specifications (ACL= ABC of 31,327 mt, ACT of 23,495 mt, TAL of 13,281 mt, Wing TAL =8,832 mt, Bait TAL 4,449 mt) (*Preferred Alternative*)

Option 2 would revise the ACL for the skate complex; specifically, annual catch limit specifications will be slightly increased from the 2016-2017 fishing years. The increase in the ACL may result in more directed fishing effort. However, a small component of the skate fishery targets skates. A large number of trips only land incidental amounts of wings and are likely targeting non-skate species (Figure 12). Since the possession of skates mostly requires vessels to be fishing on a NE Multispecies, Scallop, or Monkfish DAS, fishing effort on skates are also largely constrained by regulations set by other FMPs. Catch of non-skate species on trips landing skates are controlled by the DAS limits, sector rules, or other discard limiting measures in other FMPs. Fishing effort would be restricted by the revised specifications, but also by regulations restricting fishing for non-skate species, and the associated AMs that account for any overage of ACLs. The increase in TAL is moderately small and would not be expected to incentivize increased fishing effort on skate. It may allow additional discards to be converted to landings.

Based on this information, impacts to protected species are not expected to be much greater than those under Option 1 (see Section 7.1.1.1), but may also not differ greatly from status quo conditions. The small increase in total allowable landings may allow for discards to be converted to landings, while potentially not increasing overall effort. An increase in fishing effort potentially equates to slightly more fishing time, and therefore, gear being present in the water for a longer duration. As protected species (ESA listed and MMPA species) interactions with gear, regardless of listing status, is greatly influenced by the amount of gear, and the duration of time gear is in the water, any increase in either of these factors will increase the potential for protected species interactions with gear and therefore, increase the potential for serious injury or mortality to these species. As a result, Option 2 may have some negative impacts on protected species relative to Option 1 (No Action), as interactions may still occur under Option 1, and the increase in specifications is not significant relative to status quo allocations (Option 1).

As noted above, relative to Option 1, Option 2 is likely to have similar low negative impacts on protected species as fishing effort would not be expected to greatly increase under Option 2.

7.4.2 Barndoor Skate Wing Possession Limit Alternative

7.4.2.1 Option 1: No Action

The No Action alternative would maintain the prohibition on landing barndoor skate and the seasonal wing possession limits as established in FW 1. The impact of possession limits on fishing effort is unknown as skates are typically landed on trips targeting groundfish, monkfish or scallops. The maintenance of the existing possession limits would not allow for an increase in directed fishing effort. Based on this information, impacts on protected species (ESA listed and MMPA species) are expected to be similar to those described in Section 7.4.1.1 (i.e., low negative to neutral).

Relative to Options 2, 3, 4, and 5, Option 1 would have similar low negative impacts on protected resources.

7.4.2.2 Barndoor Skate Possession Limit of 500 lb

Option 2 would allow 500 lb of barndoor skate wings to be landed on a trip but the seasonal wing possession limits as established in FW1 would not be modified. It is not clear that changing the skate possession limit changes the level of fishing effort as an analysis of the frequency of pounds landed indicates that the majority of trips are landing at or below the incidental possession limit of 500 lbs of skate wings (Figure 12). Barndoor and winter skates overlap in geographic distribution (see EFH source documents for survey distributions between 1964 and 2002 and Amendment 3 [NEFMC, 2010] for survey distributions between 2000 and 2007) and therefore occur in the same areas where fishing for skate wings currently takes place. Possession of barndoor skate has been prohibited since 2003 but they are currently caught and discarded while fishing for non-skate species and other skate species. Option 2 would allow these discards to be converted to landings and may not greatly increase fishing effort. However, if a small market for barndoor skate develops and incentivizes targeting barndoor skate effort may shift to localized areas of higher barndoor abundance but this is not expected to be outside of the statistical area being fished in. If changes in location of fishing effort occurred it could result in increased interactions with protected resources in the new area but could decrease interactions in a previously utilized area. Any trips over the incidental possession limit would be considered to be part of the directed fishery. Since there is no change in the overall wing possession limit, the potential for changes in fishing patterns could be restricted and result in impacts similar to Option 1. As a result, impacts to protected species are expected to be similar to those described in Section 7.1.1.2 (i.e. low negative to neutral).

Relative to Options 1, 3, 4, and 5, Option 2 is expected to have similar low negative to neutral impacts on protected species as fishing effort may slightly increase or shift under this Option and therefore, interactions with protected species also have the potential to increase. Since Options 2, 3, and 4 establish a barndoor possession limit that does not adjust the overall wing possession limit, effort in the wing fishery would not be expected to increase. This would result in no expected difference in interactions with protected species between these alternatives.

7.4.2.3 Option 3: Proportional Barndoor Skate Possession Limit (*Preferred Alternative*)

Option 3 would allow 650 lb of barndoor skate wings to be landed in Season 1 and 1,025 lb in Season 2 on a trip but the seasonal wing possession limits as established in FW1 would not be modified. It is not clear that changing the skate possession limit changes the level of fishing effort as an analysis of the frequency of pounds landed indicates that the majority of trips are landing at or below the incidental possession limit of 500 lbs (Figure 12). Barndoor and winter skates overlap in geographic distribution (see EFH source documents for survey distributions between 1964 and 2002 and Amendment 3 [NEFMC, 2010] for survey distributions between 2000 and 2007) and therefore occur in the same areas where fishing for skate wings currently takes place. Possession of barndoor skate has been prohibited since 2003 but they are currently caught and discarded while fishing for non-skate species and other skate species. Option 2 would allow these discards to be converted to landings and may not greatly increase fishing effort. However, if a small market for barndoor skate develops and incentivizes targeting barndoor skate effort may shift to localized areas of higher barndoor abundance but this is not expected to be outside of the statistical area being fished in. If changes in location of fishing effort occurred it could result in increased interactions with protected resources in the new area but could decrease interactions in a previously utilized area. Any trips over the incidental possession limit would be considered to be part of the directed fishery. Since there is no change in the overall wing possession limit, the potential for changes in fishing patterns could be restricted and result in impacts similar to Option 1. As a result, we expect impacts to protected species to be similar to those described in Section 7.1.1.2 (i.e. low negative to neutral).

Relative to Options 1, 2, 4, and 5, Option 3 is expected to have similar low negative to neutral impacts on protected species as fishing effort may slightly increase or shift under this Option and therefore,

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interactions with protected species also have the potential to increase. Since Options 2, 3, and 4 establish a barndoor possession limit that does not adjust the overall wing possession limit, effort in the wing fishery would not be expected to increase. This would result in no expected difference in interactions with protected species between these alternatives.

7.4.2.4 Option 4: Mixed Skate Wing Possession Limit

Option 4 would not establish a specific barndoor skate possession limit. Total pounds of skate wings on board would not be allowed to exceed 2,600 lb in Season 1 or 4,100 lb in Season 2 but vessels could land wings from allowed species in desired quantities up to that amount.. It is not clear that changing the skate possession limit changes the level of fishing effort as an analysis of the frequency of pounds landed indicates that the majority of trips are landing at or below the incidental possession limit of 500 lbs (Figure 12). Barndoor and winter skates overlap in geographic distribution (see EFH source documents for survey distributions between 1964 and 2002 and Amendment 3 [NEFMC, 2010] for survey distributions between 2000 and 2007) and therefore occur in the same areas where fishing for skate wings currently takes place. Possession of barndoor skate has been prohibited since 2003 but they are currently caught and discarded while fishing for non-skate species and other skate species. Option 2 would allow these discards to be converted to landings and may not greatly increase fishing effort. However, if a small market for barndoor skate develops and incentivizes targeting barndoor skate effort may shift to localized areas of higher barndoor abundance but this is not expected to be outside of the statistical area being fished in. If changes in location of fishing effort occurred it could result in increased interactions with protected resources in the new area but could decrease interactions in a previously utilized area. Any trips over the incidental possession limit would be considered to be part of the directed fishery. Since there is no change in the overall wing possession limit, the potential for changes in fishing patterns could be restricted and result in impacts similar to Option 1. As a result, impacts to protected species are expected to be similar to those described in Section 7.1.1.2 (i.e. low negative to neutral).

Relative to Options 1, 2, 3, and 5, Option 4 is expected to have similar low negative to neutral impacts on protected species as fishing effort may slightly increase or shift under this Option and therefore, interactions with protected species also have the potential to increase. Since Options 2, 3, and 4 establish a barndoor possession limit that does not adjust the overall wing possession limit, effort in the wing fishery would not be expected to increase. This would result in no expected difference in interactions with protected species between these alternatives.

7.4.2.5 Option 5: Discard Restriction (*Preferred Alternative*)

Option 5 could mitigate mortality on individual skate species and overall skate biomass by prohibiting the discarding of any skate species already winged in order to land barndoor skate. This would be expected to have a positive biological impact on skate species because it prevents additional mortality by prohibiting discarding of skate wings once a more favorable skate species is encountered. It may help to reduce fishing effort if vessels don't extend a trip to maximize barndoor skate landings. However, since the overall wing possession limits would not be reduced Option 5 would still be expected to have similar low negative to neutral impacts on protected resources compared to Options 1, 2, 3, and 4.

7.4.3 NAFO Regulated Area Exemption Program

7.4.3.1 Option 1: No Action

The No Action alternative would not exempt skate permitted vessels fishing in the NAFO Regulated area from any NE skate complex regulations pertaining to permit, mesh size, possession limits, and DAS

usage. The No Action alternative would have low negative impacts on protected resources because no changes in overall fishing effort would be expected. No effort on skate would shift to the NAFO Regulated area from U.S. waters and therefore impacts as described under the proposed specifications analyzed in Section 7.1.1.2, would not be expected to be changed by this action.

Compared to Option 2, Option 1 would have similar low negative impacts on protected resources because substantial shifts in fishing effort, into or from, the NAFO Regulated Area would not be expected.

7.4.3.2 Option 2: Exempt Vessels Fishing in the NAFO Regulated Area from domestic skate regulations, except for the prohibition on possessing, retaining, or landing prohibited species (*Preferred Alternative*)

Option 2 would exempt skate permitted vessels fishing in the NAFO Regulated area from any NE skate complex regulations pertaining to permit, mesh size, possession limits, and DAS usage. Vessels would not be exempt from the prohibition on possessing, retaining, or landing prohibited skate species.

Fishing for skate outside the U.S. EEZ would not be expected to decrease fishing effort on skate in U.S. waters as only a small number of boats participate in the fishery each year. Fishing on skate within the U.S. EEZ is managed using specifications (as outlined in Section 4.1), possession limits, and Accountability Measures. Fishing in the NAFO Regulated Area (NRA) is also managed using a quota – in 2017 this was set at 258 mt. Vessels fishing in the NRA are also required to carry an observer on every trip.

Impacts on protected resources would be expected to be low negative because no large effort shifts would be expected in or out of the U.S. EEZ. Impacts on protected resources described under the proposed specifications analyzed in Section 7.4.1.2, would not be changed due to this action. Compared to Option 1, Option 2 would have similar low negative impacts on protected resources because substantial shifts in fishing effort, into or from, the NAFO Regulated Area would not be expected.

7.5 Socio-Economic Impacts

7.5.1 Updates to Annual Catch Limits Alternatives

Alternatives for updating the ACL are described in Section 4.1. The Preferred Alternative (Option 2) would increase TAL for both the skate wing and bait fisheries.

7.5.1.1 Option 1: No Action (ACL= ABC of 31,081 mt, ACT of 23,311 mt, TAL of 12,590 mt, Wing TAL =8,372 mt, Bait TAL 4,218 mt)

Under the No Action Alternative, no changes to the ACL or TAL would be made. Economic impacts analyzed in Framework 3 were underestimated (the status quo ACL would increase the risk of closing the directed skate wing fishery before the end of the fishing year). Recent landings have been above the TAL, and this alternative has a higher possibility of allowing landings to exceed the TAL compared with Option 2, which uses updated survey data (see 7.5.1.2). Based on dealer data, total skate revenue in FY 2015 and 2016 was \$6,269,341 and \$5,443,469 respectively. If the average price of skate wings remains within the recent range (~\$0.25.lb), the total revenue from skate wings would not be expected to significantly decrease. Long-term, Option 1 would be expected to result in future increases in biomass and potential catch, less restrictive regulations to reach optimum yield, which would result in a positive economic impact to the fishery if the potential catch is realized. Option 1 would be expected to have overall negative economic impacts because the TAL would be set too low, forgoing potential economic gains within a sustainable TAL. Compared to Option 2, Option 1 would have more negative short-term and long-term economic impacts.

The result of the specifications set in Framework Adjustment 3 was negative economic and social benefits, more than expected, mainly from triggering the AM and exceeding the TAL. The bait fishery was impacted by a de facto closure in Season 3 of FY2016, and a subsequent ad hoc increase in the incidental possession limit to restart that fishery. Maintaining the status quo possession limits, as well, increases the probability of triggering that AM, but FW4 modified both the bait fishery triggers and increased the incidental possession limits and awaits implementation. The FW3 specifications for TAL were below FY2016 total catch, wing catch, and bait catch.

Compared to Option 2, Option 1 would have more negative short-term and long-term economic impacts. Option 1 would have more negative social impacts than Option 2 by keeping lower TALs and would not achieve optimum yield by forgoing economic benefits.

Table 31 - Total Skate Landings and Revenue by Fishing Year (Source: NMFS Dealer data)

	Total Landings (in live lbs)	Total Revenue
2010	32,698,753	\$ 6,298,968
2011	41,302,586	\$ 9,338,329
2012	33,193,745	\$ 7,554,998
2013	30,896,762	\$ 7,593,669
2014	34,090,696	\$ 8,991,842
2015	33,825,878	\$ 6,269,341
2016	30,354,217	\$ 5,443,469

7.5.1.2 Option 2: Revised Annual Catch Limit Specifications (ACL= ABC of 31,327 mt, ACT of 23,495 mt, TAL of 13,157 mt, Wing TAL =8,749 mt, Bait TAL 4,408 mt) (*Preferred Alternative*)

Under this alternative, the TAL would be increased from 12,590 metric tons to 13,157 metric tons. Under Option 2, the TAL (13,157 mt) is still below the total catch by federally reporting vessels in FY 2015 (15,343 mt) and FY 2016 (13,768 mt). Relative to Option 1: No Action, this alternative has less probability of triggering AMs because the increase in the TAL decreases the likelihood of it being exceeded if fishing behavior and the possession limit does not change. The overall impact of Option 2 would depend largely on future fishing behavior, which is difficult to predict. If fishing effort does not increase, Option 2 would be expected to have low positive long-term economic impacts because landings would likely be similar to recent fishing years. If the incidental possession limit was triggered before the end of the fishing year, Option 2 could have low negative short-term impacts because this would reduce revenue per trip or affect fishing for other more economically valuable species. Alternatively, compared to Option 1, Option 2 would have low positive long-term economic impacts.

Based on a comparative analysis (Table 32), Revised ACL Specifications (Option 2) would trigger an inseason possession limit adjustment, as happened in 2016 but with lower negative effect, because it occurs later in the fishing year. This is reflected in the second column from the right where landings are truncated to the new TAL of 29,006 thousand pounds, for 2016, resulting in a 1,348 thousand pound and 241 thousand-dollar loss, under 2016 conditions. The last column represents the effect if the Regional Administrator decides not to close the fishery, with no economic losses but with the new TAL exceeded by 4.6 %. Under 2015 conditions, there would be a medium-high revenue loss of 14.2%, or TAL would be exceeded by 16.6%.

Table 32 - Landings and Revenues with Revised ACL Specifications (FY2015-FY2016 conditions)

	Actual Landings & TAL			Option 2: Revised ACL Specifications				
	Total Landings (1,000 live lbs.)	Total Revenue (\$1,000)	TAL (1,000 lbs.)	Proposed TAL (1,000 lbs.)	Revenue loss (\$1,000)	Landings loss (1,000 lbs.)	Truncated total landings (1,000 lbs.)	Percent of "Option 2: Revised Annual Catch Limit Specification" TAL
2015	33,826	6,269	36,122	29,006	893 (14.2%)	4,820	29,006	116.6%
2016	30,354	5,433	27,756	29,006	241 (4.4%)	1,348	29,006	104.6%

Source: SAFIS/CFDBS; includes all wing+bait landings from federal permit-holders converted to live weight

An in-season adjustment to possession limits, subject to the discretion of the Regional Administrator, is triggered when catch of skate wings reaches 85% of the, seasonal or annual, wing TAL (8,749 mt) or 90% for the skate bait fishery (4,408 mt). The incidental possession limit would effectively prevent any directed fishing for skate, either wing or bait. However, FW4 will be implemented before this framework, and the bait fishery trigger would change to 80% but with a higher incidental limit, and that may mitigate the losses.

Option 2, the Revised ACL, would have overall positive economic impacts, depending on the Regional Administrator's (RA) decision. If the RA closes the fishery, under 2016 conditions, a low negative,

short-term economic impact is the result (4.4% loss in revenues), but long-term economic impact remains positive (Optimum Yield is achieved). If the RA does not close the fishery and TAL is exceeded by 1,348 thousand pounds, the short-term economic impact is low-positive because TAL is higher, but there may be a low-negative economic impact in the future if the ACL is exceeded in subsequent years as well. This depends on whether or not 2016 conditions persist over the long-term.

While the long-term economic benefits of both skate fisheries depend on meeting, but not exceeding, the TAL, low short-term and long-term positive economic impacts may accrue to the targeted skate fishery with this alternative.

The magnitude of the impact of an early triggering of the in-season possession limit adjustment depends on two factors: the number of vessels that target skates, which would therefore be affected by reduced trip possession limits, and the lower probability of triggering AMs under this alternative compared to the status quo. Overall, Option 2 would have more positive social impacts compared to Option 1.

7.5.2 Barndoor Possession Limit Alternatives

7.5.2.1 Option 1: No Action – 2,600 lbs from May 1 to Aug 31; 4,100 lbs from Sept 1 to Apr 30, possession of barndoor skates is prohibited

Option 1 would not remove the barndoor possession prohibition, and economic impacts then would depend on the selection of the ACL specifications, either No Action or Revised, as described in Sections 7.5.1.1 and 7.5.1.2. The effect of no change to the possession limits would be neutral.

Option 1 would have neutral social impacts if the incidental possession limit was not triggered during the fishing year. Option 1 might have more negative social impacts compared to Option 2 if in-season incidental limit is triggered before the end of the fishing year. Based on FY2016 landings, the proposed 29 million pounds commercial TAL would be exceeded by 4.6 % under similar conditions (Table 32), and the incidental limit most likely would be implemented, albeit later in the fishing year. However, when FW4 is implemented, and the bait fishery has a lower possession limit in Season 3, and a revised incidental possession limit, these higher incidental limits would be even later in the fishing year and may not occur at all. The combination of the increased TAL and status quo possession limit could result in negative impacts if the incidental possession limit was triggered, particularly if fishing for other, more economically valuable species is affected. Option 1 would have negative social impacts when compared to the other possession limit options.

7.5.2.2 Option 2: Barndoor Skate Possession Limit of 500 lb

This alternative would allow vessels to land a maximum of 500 lb of barndoor skate wings (1,135 lb whole weight) as part of their skate wing possession limit. Total pounds of skate wings on board would not be allowed to exceed 2,600 lb in Season 1 or 4,100 lb in Season 2. This cautious approach would allow time for markets to develop and to see how the stock responds to commercial harvest. All options that allow any amount of barndoor skate within the overall skate wing possession limit will increase economic and social benefits, when compared to No Action (Option 1).

There has been little or no catch of barndoor skate because possession has been prohibited since 2003. Some experimental fishing trips for barndoor skate were allowed, so some data are available. Prices for barndoor skate, based on these extremely low landings, were consistently higher than for other skate species. In 2015, slightly over 20 million pounds of skates were landed at an average price of 27.8 cents, and 116 thousand pounds of barndoor skates were landed at an average price of 43.2 cents. Adding

barndoor to the skate landings mix will increase revenues compared to what they would have been and this will have a positive economic impact on the skate fishery, all else being equal.

A possession limit of 500 pounds represents 19.2 % of the Season 1 wing limit and 12.2 % of the Season 2 wing limit, if the barndoor limit were caught on every trip. This represents a maximum economic effect, if barndoor prices maintain a premium.

7.5.2.3 Option 3: Proportional Barndoor Skate Possession Limit (*Preferred Alternative*)

This alternative would establish a barndoor skate wing possession limit that reflected its contribution to the overall observed catch based on observer data. For FY 2018 and FY2019 this would result in a possession limit of 650 lb wings (25%) in Season 1 and 1,025 lb wings (25%) in Season 2.

If the price premium described under Option 2 above holds, this option would have a positive economic impact on the skate fishery, particularly if the individual fish size is larger for barndoor skates.

All options that allow any amount of barndoor skate within the overall skate wing possession limit will increase economic and social benefits, when compared to No Action (Option 1).

7.5.2.4 Option 4: Mixed Skate Wing Possession Limit

This alternative would not establish a specific barndoor skate possession limit. Total pounds of skate wings on board would not be allowed to exceed 2,600 lb in Season1 or 4,100 lb in Season 2, but vessels could land wings from allowed species, including barndoor, in desired quantities up to that amount.

The extent to which vessels would shift their effort from winter to barndoor skate cannot be known, based on history, but must be learned experientially. If the full possession limit for both Seasons 1 and 2 is composed of barndoor skate, then the economic impact of Option 4 will exceed all other options, if the price premium for barndoor is maintained.

While providing the greatest positive economic benefits of the three barndoor limit options, Option 4 may raise a number of questions in the long-term. Would barndoor prices maintain a premium? Would new markets for the larger barndoor skates result in the elimination of the other skates' fishery, and would that result in fishing vessels using different fishing areas (where barndoor predominate) and/or move to other fishing ports? Any of these effects may have important social impacts, which are difficult to predict.

7.5.2.5 Option 5: Discard Restriction (*Preferred Alternative*)

Any skate species already winged would not be allowed to be discarded, in order to land barndoor skate. This option will mitigate the positive economic benefits of Options 2 through 4. On the other hand, the value of all non-barndoor skates that are discarded may exceed the value of the barndoor skates landed, even with the price premium, but the levels of non-barndoor discards isn't known to estimate this amount.

Table 33 - Summary of economic impacts for Options 1 through 4 - barndoor possession limits

	Short run:		Long run:	
Option:	Without Option	With Option 5	Without Option	With Option 5
	5	_	5	_
1	Neutral	N.A.	Negative	N.A.
2	Medium-low	Low positive	Medium-low	Low positive
	positive		positive	
3	Medium-high	Medium positive	Medium-high	Medium positive
	positive		positive	
4	High positive	Medium-high	Medium negative	Neutral
		positive		

No Action, Option 1, has negative long-term impacts because Optimum Yield is not reached. The short-term and long-term economic impacts are the same for each of Options 2 and 3, because it is assumed that the barndoor possession limits chosen are correct. The long-term impacts of Option 4, without the restriction on discards of non-barndoor, winged skates, are expected to turn negative because high-grading is encouraged.

At the extreme, with Option 4, barndoor landings may completely displace other skate wing landings, resulting in the unknown concerns as described above. If barndoor skates cannot be caught exclusively, large numbers of other skate wings may be discarded, increasing the impact on those stocks as well as the social (displacement) and economic (price) effects described above.

Table 34 - Social impacts of Options 1 through 5 - barndoor possession limits

	Short run:	Long run:
Option:		
1	Neutral	Negative
2	Low positive	Low positive
3	Medium positive	Medium positive
4	High positive	Unknown
5	Neutral	Low positive

7.5.3 NAFO Regulated Area Exemption Program

7.5.3.1 Option 1: No Action

The No Action alternative would not exempt skate permitted vessels fishing in the NAFO Regulated Area from any NE skate complex regulations pertaining to permit, mesh size, possession limits, and DAS usage. The No Action alternative would have negligible to low negative economic and social impacts on the NE skate complex because no changes in fishing effort would be expected. No effort on skate would shift to the NAFO Regulated Area from U.S. waters and therefore impacts as described under the proposed specifications analyzed in Section 7.1.1.2, would not be expected to be changed by this action. Compared to Option 2, Option 1 would have similar negligible to low negative economic and social impacts because substantial shifts in fishing effort, into or from, the NAFO Regulated Area would not be expected.

7.5.3.2 Option 2: Exempt Vessels Fishing in the NAFO Regulated Area from domestic skate regulations, except for the prohibition on possessing, retaining, or landing prohibited species (*Preferred Alternative*)

Option 2 would exempt skate permitted vessels fishing in the NAFO Regulated area from any NE skate complex regulations pertaining to permit, mesh size, possession limits, and DAS usage. Vessels would not be exempt from the prohibition on possessing, retaining, or landing prohibited skate species.

Fishing for skate outside the U.S. EEZ would not be expected to decrease fishing effort on skate in U.S. waters as only a small number of boats participate in the fishery each year. Fishing on skate within the U.S. EEZ is managed using specifications, possession limits, and accountability measures. Fishing in the NAFO Regulated Area also is managed using a quota – in 2017 this was set at 258 mt. Vessels fishing in the NAFO area are also required to carry an observer on every trip.

Overall, Option 2 is expected to have negligible to low-positive economic and social impacts because the amounts of skates caught in the NAFO Regulated Area are very low compared to skate landings from the EEZ. Alternatives to remove the prohibition on barndoor skate possession are analyzed in Section 7.5.2., and if No Action is selected then very low amounts of Spinytail and unclassified skate that are caught in the NAFO area, 12,783 pounds annual average over the last six years, may be landed in U.S. ports rather than discarded. On the other hand, if one of the barndoor possession limits in Section 7.5.2 is chosen, then barndoor skate will be added to this mix, although only averaging 23,987 pounds per year, based on 2012-2017 (Table 30). Barndoor is the only skate caught in the NAFO area that has historical landings from the EEZ from which to derive expected prices, which ranged from 55 to 95 cents per pound for wings, during FY 2012-2015 under experimental fishery conditions.

Compared to Option 1, Option 2 would have negligible to low positive economic and social impacts because substantial shifts in fishing effort into or from the NAFO Regulated Area would not be expected.

7.6 Cumulative Effects Analysis

The need for a cumulative effects analysis (CEA) is referenced in the CEQ regulations implementing NEPA (40 CFR Part 1508.25). CEQ regulations define cumulative impacts as "the impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (federal or non-federal) or person undertakes such other action." The purpose of this CEA is to consider the effects of the Proposed Action and the combined effects of many other actions on the human environment 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; 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 Framework 3 together with past, present, and reasonably foreseeable future actions that affect the skate 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.

Valued Ecosystem Components (VECs): The CEA focuses on VECs, specifically including:

- Physical environment/habitat (including EFH);
- Regulated stocks (skate complex);
- Non-target species and bycatch;
- Protected resources/endangered species; and
- Human communities.

Temporal and Geographic Scope of the Analysis: The temporal range that will be considered for habitat, allocated target species, non-allocated target species and bycatch, and human communities, extends from 2010, the year that Amendment 3 was implemented, through May 1, 2018 the beginning of the next fishing year. While the effects of actions prior to Amendment 3 are considered (see Amendment 3 for a full cumulative effects analysis), the cumulative effects analysis for this action is focused primarily on Amendment 3 and subsequent actions because Amendment 3 implemented ACLs for skates and included major changes to management of the skate fishery. For endangered and protected species, the context is largely focused on the 1980s and 1990s, when NMFS began generating stock assessments for marine mammals and turtles that inhabit waters of the U.S. EEZ. In terms of future actions, this analysis examines the period between the expected implementation of this framework (May 1, 2018) and 2023.

The broad geographic scope considered for cumulative effects to habitat, allocated target species, and non-allocated target species and bycatch consists of the range of species, primary ports, and geographic areas (habitat) discussed in Section 6.0 (Affected Environment) of the document. Similarly, the range of each endangered and protected species as presented in Section 6.2 of this document will be the broad geographic scope for that VEC, however, the most likely geographic scope for all cumulative effects will be the Gulf of Maine, Georges Bank, and Southern New England waters where most of the skate fishery occurs. The geographic scope for the human communities will consist of those primary port communities from which vessels fishing for skates originate.

7.6.1 Summary of Direct/Indirect Impacts of the Proposed Action

The direct and indirect effects on the VECs from the revised ACL analyzed in this supplemental EA (Preferred Alternative) compared to what the impacts would be if the skate specifications approved are those described in the No Action Alternative are summarized in Table 35 below. The nomenclature used is the following:

- Physical Environment: positive = actions that improve or reduce disturbance of habitat; negative = actions that degrade or increase disturbance of habitat;
- Biological Environment: positive = actions that increase stock size; negative = actions that decrease stock size;
- Human Communities: positive = actions that increase revenue and well-being of fishermen and/or associated businesses; negative = actions that decrease revenue and well-being of fishermen and/or associated businesses

Table 35 - Summary of Direct and Indirect Effects of the Alternatives

	Valued Ecosystem Components (VECs)						
Alternative	Physical Env	Bi	ological Environme	ent	Human Communities		
Alternative	Habitat/EFH	Allocated Target Species	Non-Allocated Target Species and Bycatch	Protected Resources	Skate fishery participants		
Annual Catch Li	mits alternatives d	escribed in Section	1 4.1				
No-Action Alternative	Low Negative	Low Positive	Negligible	Low Negative	Low Negative		
Proposed Alternative	Low Negative	Low Negative	Negligible	Low Negative	Low Positive		
Barndoor skate j	possession limit alto	ernatives described	l in Section 4.2				
No-Action Alternative	Low Negative	Low Positive	Negligible	Low Negative	Low Negative		
Proposed Alternative 1	Low Negative to Neutral	Low Negative	Negligible	Low Negative	Low Positive		
Proposed Alternative 2	Low Negative to Neutral	Low Negative	Negligible	Low Negative	Low Positive		
Proposed Alternative 3	Low Negative to Neutral	Low Negative	Negligible	Low Negative	Low Positive		
Proposed Alternative 4	Low Negative to Neutral	Low Positive	Negligible	Low Negative	Low Positive		
NAFO Regulated	d Area Exemption	Program described	d in Section 4.3		_		
No-Action Alternative	Low Negative	Low Negative	Negligible	Neutral to Low Negative	Low Negative		
Proposed Alternative	Low Negative to Neutral	Neutral to Low Negative	Negligible	Neutral to Low Negative	Low Positive		

Impacts to the physical and biological environment from the proposed action were assessed and found to be negligible. In general, the increased allowable amounts of skate catch and landings are not likely to result in considerable changes in fishing effort. Fishing effort for skates is largely controlled by DAS in the groundfish, monkfish, and scallop fisheries. The amount of fishing effort in the fishery in FY 2018-2019 is likely to be similar FY 2016 effort and will be within the scope of fishing effort analyzed in Amendment 3 and FW3, as well as in recent actions in the DAS fisheries noted above.

7.6.2 Past, Present and Reasonably Foreseeable Future Actions

Detailed information on the past, present, and reasonably foreseeable future actions that may impact this action can be found in the FEIS for Amendment 3. The information on relevant past, present and reasonably foreseeable future actions and their impacts are summarized in this section.

Other Fishing Effects: Past, Present and Reasonably Foreseeable Future Skate and

Related Management Actions

The following is a summary of the past, present, and reasonably foreseeable future fishing actions and effects thought most likely to impact this cumulative effects assessment. The three FMP's that have had the greatest impact on skate fishery VECs, other than the Skate FMP, are the Atlantic Sea Scallop, Monkfish, and NE Multispecies FMPs, because of the spatial overlap of the fisheries, the relatively high level of incidental catch of skate in those fisheries, and the fact that more than 90 percent of the skate permit holders are also permitted in one or the other of those three fisheries. For additional information on the cumulative effects and to view the complete summary of the history of the Skate FMP, please see Amendment 3 (NEFMC 2009) and Section 6.6.10 of the FW1 EA (NEMFC 2011).

Past and Present Actions:

Skates. Amendment 3 to the Skate FMP implemented an ACL and AMs for the skate complex and was designed to reduce skate discards and landings sufficiently to rebuild stocks of thorny and smooth skates, and to prevent other skates from becoming overfished. Skate FW1, implemented in May 2011, reduced skate possession limits and adjusted other measures to lengthen the fishing season for the directed skate wing fishery. Skate FW2, implemented in September 2014, reduced skate specifications and revised the skate dealer and VTR codes in order to improve species specific reporting. Skate FW3, implemented in August 2016, reduced skate specifications and implemented a new seasonal quota allocation for the wing fishery. Skate FW4 modified skate bait effort controls.

NE Multispecies. Amendment 16 and FW 44 to the NE Multispecies FMP are regulations that have effectively reduced fishing effort for skates as well as other targeted groundfish. FW 45 implemented a variety of measures including revision of biological reference points, updated ACLs for several groundfish stocks, and established new closed areas to protect spawning cod. Framework 46 was implemented in September 14, 2011 and modified the provisions that restrict mid-water trawl catches of haddock, Framework Adjustment 47 was implemented May 1, 2012 and set specifications for some groundfish stocks for FY 2012-2014, modified AMs for the groundfish fishery and the administration of the scallop fishery AMs, revised common pool management measures. Framework Adjustment 48 (FW 48) was partially implemented on September 30, 2013. That action proposed revised status determination criteria for several stocks, modified the sub-ACL system, adjusted monitoring measures for the groundfish fishery, and changed several accountability measures (AMs). Framework Adjustment 50 was also implemented on September 30, 2013 which set specifications for many groundfish stocks and modified the rebuilding program for SNE/MA winter flounder. Framework Adjustment 53 incorporated any status changes for groundfish stocks, set specifications for several groundfish stocks, re-configured the GOM cod rolling closures, prohibited possession of GOM cod for the recreational fishery, established a mechanism for setting default catch limits in the event a future management action was delayed, and specified that the maximum available carryover may be reduced if up to 10 percent of the unused sector sub-ACL, plus the total ACL for the upcoming fishing year exceeds the ABC. Framework 55 was effective on May 1, 2016, which set specifications for FYs 2016-2018 all 20 groundfish stocks, modified industry-funded sector at-sea monitoring program, approved a new sector, modified the sector approval process, adjusted selective trawl gear requirements, removed the GOM cod prohibition for recreational anglers, and implemented a mechanism or sectors to transfer GB cod quota from the Eastern US/Canada Area to the western area. Framework 56 set 2017 quotas for three shared U.S./ Canada stocks (Eastern Georges Bank (GB) cod, Eastern GB haddock, and GB yellowtail flounder; 2017–2019 catch limits for witch flounder; an allocation of northern windowpane flounder for the scallop fishery; a revised trigger for the scallop fishery's accountability measures for GB vellowtail flounder and northern windowpane flounder; and an increase in the GB haddock allocation for the midwater trawl fishery. Framework 56 also, under Regional Administrator authority, adjusted the fishing year 2017 trip limits for witch flounder and American plaice for the common pool fishery, and announced accountability measures (AMs) for

northern and southern windowpane flounder that are triggered due to overages of fishing year 2015 catch limits for both stocks Framework 57 is currently being developed and is expected to be implemented in 2018. Framework 57 updates status determination criteria, sets specifications, evaluates the common pool trimester total allowable catches (TACs), modifies Atlantic halibut management, modifies the Southern windowpane flounder accountability measures for the large-mesh non-groundfish fisheries (e.g., scup and summer flounder), and revises the recreational management measures process.

Monkfish. Monkfish Amendment 5 implemented ACL and AMs for the monkfish fishery, and updated the biological reference points for monkfish stocks. FW 7 reduced the ACT for the monkfish Northern Fishery Management Area (NFMA) and increased the allocated DAS to 40 days per vessel; possession limits for the NFMA for permit categories A and C were set at 1,250 lbs tail weight and 600 lbs tail weight for B and D permit categories. Monkfish FW8, implemented in July 2014, increased monkfish DAS allocations and landings limits, allowed vessels issued a limited access monkfish Category H permit to fish throughout the Southern Fishery Management Area, enabled vessels to use an allocated monkfish only DAS at any time throughout the fishing year, and revised biological reference points for the monkfish stocks in the Northern and Southern Fishery Management Areas based on the updated stock assessment. Monkfish Framework 10, expected to be implemented in 2017, set specifications for FYs 2017-2019, increased DAS and possession limits in the SFMA, and increased the incidental possession limit for monkfish in the NFMA.

Atlantic Sea Scallops. Amendment 15 to the Scallop FMP implemented ACLs and AMs for the scallop fishery. It also included updates to EFH, biological reference points, the research set-aside program, and other measures to improve the limited access general category fishery. Framework 21 set specifications and area access programs for FY2010. FW 22 implemented fishery specifications for 2011 and 2012 to prevent overfishing on scallops and help improve the yield-per-recruit in the resource. It built upon the measures implemented by Amendment 15, and adjusted DAS and access area trip allocations, and implemented measures to minimize fishery interactions with endangered sea turtles. FW 23 had provisions to improve the effectiveness of the accountability measure adopted under A15 for the vellowtail flounder sub-ACL, to consider specific changes to the general category NGOM management program to address potential inconsistencies, to consider modifications to the vessel monitoring system to improve fleet operations, and included measures to minimize impacts on sea turtles with a turtle deflector dredge. Groundfish FW 49/Scallop FW adjustment 24 is a joint Northeast Multispecies/Atlantic Sea Scallop action that modifies the dates for scallop vessel access to the year-round groundfish closed areas; this action was implemented on May 20, 2013. Framework 25, implemented June 2014, set specifications for the Atlantic sea scallop fishery for fishing year 2014, including days-at-sea allocations, individual fishing quotas, and sea scallop access area trip allocations. Framework 26, implemented May 2016, including days-at-sea allocations, individual fishing quotas, and sea scallop access area trip allocations; creates a new rotational closed area south of Closed Area 2 to protect small scallops; opens the northern portion of the Nantucket Lightship Access Area to the Limited Access General Category fleet; transfers 19 percent of the Limited Access General Category access area trips from the Mid-Atlantic Access Area to the northern portion of the Nantucket Lightship Access Area; and implements an accountability measure to the fishing year 2016 Northern Gulf of Maine Total Allowable Catch as a result of a fishing year 2015 catch overage. FW 27 set specifications for FY2016 and closed a portion of the Elephant Trunk Access Area and extended the boundaries of the Nantucket Lightship Access Area, adjusted the State Waters Exemption Program, allowed for Vessel Monitoring System declaration changes, implemented a proactive AM to protect windowpane and yellowtail flounder, aligned two gear measures, and implemented other measures. Framework 28, effective in 2017, set specifications for FY2016, revised the method for allocating catch to the limited access general category individual fishing quota fleet, and implemented a 50-bushel shell stock possession limit for limited access vessels inshore of the DAS demarcation line north of 42o 20' N. lat.

Spiny Dogfish. Along with skates, spiny dogfish are one of the primary incidental species in the NE multispecies fishery. Spiny dogfish have historically been landed more with bottom gillnets rather than bottom trawls. Specifications for FY 2010 and 2011 included an overall commercial quota (15 million lbs in 2010; 20 million lbs in 2011) and a 3,000-lb trip limit. Fishing effort is largely constrained by NE Multispecies and Monkfish DAS. A3 to the spiny dogfish FMP established a research set aside program, updated EFH definitions, and included year-end rollover of management measures and revisions to the quota allocation scheme. Specifications for FY2014 and 2015 included an overall commercial quota (25,073 mt in 2014; 24,976 in 2015) and a 4,000 lb trip limit. Specifications for FY2016 and 2017 included an overall commercial quota (23,617 mt in 2016; 23,045 mt in 2017) and a 6,000 lb trip limit.

American Lobster. Since the skate bait fishery supplies a large proportion of bait to lobster trap fisheries, regulations affecting lobster fishing effort may influence demand for skate products. NMFS is in rulemaking to limit future access and control trap fishing effort in Lobster Management areas 2 (southern MA and RI waters) and the Outer Cape Area (east of Cape Cod, MA). This action will address measures to: implement a trap transferability system in these areas, as well as Area 3 (the offshore Area from ME to NC); allow trap transfers among qualifiers; and impose a trap reduction or conservation tax on any trap transfers. Another action proposes to limit future access into the lobster trap fishery in Lobster Area 1 (the inshore Gulf of Maine). This action is intended to discourage lobster non-trap vessels from entering the lobster trap fishery, and discourage lobster trap vessels fishing in other lobster management areas from entering the Area 1 lobster trap fishery. NMFS also modified the timing of the Lobster Conservation Management Area 4 seasonal closure, effective December 2015, in order to reduce fishing effort in Area 4 consistent with ASMFC's Interstate FMP for American Lobster.

Atlantic Herring. The impacts of the herring fishery on skates catch is considered negligible. However, the 2016-2018 herring specifications reduced the ABC slightly to 111,000 mt. Herring are often used as lobster bait in the Gulf of Maine and the Area 1A TAC increased to 30,300 mt. If the supply of herring bait for the lobster fishery declines, it could result in increased demand for skate bait.

Mid-Atlantic Species. Skates are occasionally caught as bycatch in various fisheries managed by the Mid-Atlantic Fishery Management Council (e.g., summer flounder, scup, black sea bass, bluefish). NMFS has recently proposed regulations implementing the Mid-Atlantic ACL Omnibus Amendment, which will implement ACLs and AMs for all species managed by the Mid-Atlantic Council. As many of these fisheries are jointly managed with the Atlantic States Marine Fisheries Commission (ASMFC), seasons, quotas, trip limits, and other measures are specified by state agencies. The implementation of ACLs and AMs for these fisheries will help constrain total catch of these species, as well as bycatch of non-target species like skates.

Large Whales. The Atlantic Large Whale Take Reduction Program (ALWTRP) requires the use of sinking groundlines, which may have a negligible to low negative impact on habitat due to associated bottom sweep by the groundline. In addition, required use of weak links in gillnets may result in floating "ghost gear," which could snag on and damage bottom habitat.

Future Actions:

Skates. The Council prioritized an action to consider limiting access to the skate fishery; control dates for skate uses other than bait and for the bait fishery have previously been set. The Council also prioritized an action to modify skate wing possession limits to minimize the likelihood of the incidental possession limit being triggered early in the fishing year.

NE Multispecies. FW 57, if approved by NMFS, would update status determination criteria and set specifications for all groundfish stocks and stocks managed by the U.S./Canada Resource Sharing agreement (Eastern Georges Bank cod, Eastern Georges Bank haddock, and Georges Bank yellowtail

flounder). FW57 also would evaluate the common pool trimester total allowable catches, modify Atlantic halibut management, revise the recreational management measures process, and revise the Southern windowpane flounder AMS for large-mesh non-groundfish fisheries including an analysis of modifying existing AMs including modifying size and location of AM timing, trigger or biomass criteria.

Monkfish. No actions are expected until 2019.

Atlantic Sea Scallops. The Council is currently developing FW 27 to the Scallop FMP. The action is expected to set specifications for FY 2016 and default measures for FY 2017 including OFL, ABC, scallop ACLs and associated set-asides, day-at-sea allocations, general category fishing allocations, and area rotation schedule and allocations for the 2014 fishing year.

Spiny Dogfish. The Mid-Atlantic Fishery Management Council and NEFMC are scheduled to develop specifications for FYs 2019 – 2021 in late 2018.

Essential Fish Habitat. Reasonably foreseeable future actions that will likely affect habitat include the EFH Omnibus Amendment (undergoing final revisions to the EIS at this time). The EFH Omnibus Amendment provides a review and update of EFH designations, identified HAPCs, as well as provided an update on the status of current knowledge of gear impacts. It also proposed new management measures for minimizing the adverse impact of fishing on EFH that affect all species managed by the NEFMC. The Council is also developing a deep-sea coral amendment to protect deep-sea coral habitats throughout the New England region from the negative impacts of fishing gears. The amendment is expected to be implemented in 2018.

Sea Turtles. The Strategy for Sea Turtle Conservation and Recovery in Relation to Atlantic Ocean and Gulf of Mexico ("Strategy") is a gear-based approach to addressing sea turtle bycatch. NMFS is considering increasing the size of the escape opening for Turtle Excluder Devices (TEDs) in the summer flounder fishery, expanding the use of TEDs to other trawl fisheries, and modifying the geographic scope of the TED requirements (74 FR 88 May 8, 2009).

Atlantic Sturgeon. Atlantic sturgeon has been proposed for listing under the Endangered Species Act (ESA). The Biological Opinion regarding Atlantic Sturgeon issued on December 16, 2013 did not find listing of sturgeon or any additional measures to reduce interactions with sturgeon to be necessary.

Non-Fishing Effects: Past, Present and Reasonably Foreseeable Future Actions

Non-fishing activities that occur in the marine nearshore and offshore environments and their watersheds can cause the loss or degradation of habitat and/or affect the species that reside in those areas. The following discussions of impacts are based on past assessments of activities and assume these activities will likely continue into the future as projects are proposed.

Global Climate Change: Global climate change will affect 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. 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). Climate change will potentially exacerbate the stresses imposed by harvesting (fishing) and other non-fishing human activities and stressors (described in this section). Results from the Northeast Fisheries Climate Vulnerability Assessment (Hare et al. 2016) for New England Council managed species indicate that climate change could have overall directional

impacts that range from negative to positive depending on the adaptability of these managed species to the changing environment (Gaichas et al. 2016). Overall, climate change is expected to have impacts that range from positive to negative on all VECs depending on the species. However, future mitigation and adaptation strategies to climate change may mitigate some of these impacts as the science surrounding predicting, evaluating, monitoring and categorizing these changes evolves.

Construction/Development Activities and Projects: Construction and development activities include, but are not limited to, point source pollution, agricultural and urban runoff, land (roads, shoreline development, wetland loss) and water-based (beach nourishment, piers, jetties) coastal development, marine transportation (port maintenance, shipping, marinas), marine mining, dredging and disposal of dredged material and energy-related facilities. These activities can introduce pollutants (through point and non-point sources), cause changes in water quality (temperature, salinity, dissolved oxygen, suspended solids), modify the physical characteristics of a habitat or remove/replace the habitat altogether. Many of these impacts have occurred in the past and present and their effects would likely continue in the reasonably foreseeable future. It is likely that these projects would have negative impacts caused from disturbance, construction, and operational activities in the area immediately around the affected project area. However, given the wide distribution of the affected species, minor overall negative effects to offshore habitat, protected resources, allocated target stocks, and non-allocated target species and bycatch are anticipated since the affected areas are localized to the project sites, which involve a small percentage of the fish populations and their habitat. Thus, these activities for most biological VECs would likely have an overall low negative effect due to limited exposure to the population or habitat as a whole. Any impacts to inshore water quality from these permitted projects, including impacts to planktonic, juvenile, and adult life stages, are uncertain but likely minor due to the transient and limited exposure. It should be noted that 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 the allocated target stocks, non-allocated target species and bycatch, and protected resources. Restoration Projects: Other regional projects that are restorative or beneficial in nature include estuarine wetland restoration; offshore artificial reef creation, which provides structure and habitat for many aquatic species; and eelgrass (Zostera marina) restoration, which provides habitat for many juvenile fishes. Due to past and present adverse impacts from human activities on these types of habitat, restorative projects likely have slightly positive effects at the local level. Protected Resources Rules: The NMFS final Rule on Ship Strike Reduction Measures (73 FR 60173, October 10, 2008) is a non-fishing action in the US-controlled North Atlantic that is likely to affect endangered species and protected resources. The goal of this rule is to significantly reduce the threat of ship strikes on North Atlantic right whales and other whale species in the region. Ship strikes are considered the main threat to North Atlantic right whales; therefore, NMFS anticipates this regulation will result in population improvements to this critically endangered species. Energy Projects: Deepwater Wind (DWW) has received leases for two sites in the Rhode Island/ Massachusetts region. The South Fork Project has completed a Site Assessment Plan (SAP). The Construction and Operation Plan is currently under development. No site assessment activities have been conducted within the area for the Revolution Wind project. Two leases have been issued within the Massachusetts wind Energy Area (WEA): Vineyard Wind and Bay State Wind. The SAP for the Vineyard Wind site is currently being evaluated; the SAP for Bay State Wind has been approved. Two unleased areas are still available within the WEA. BOEM is expected to publish a Public Sale Notice, followed by an action for the two remaining lease areas in 2018. The potential impacts associated with offshore wind energy projects include the construction, operation, and removal of turbine platforms and transmission cables; thermal and vibration impacts; and changes to species assemblages within the area from the introduction of vertical structures. Further information regarding these projects can be found at www.boem.gov/Renewable-Energy/.

7.6.3 Summary of Cumulative Effects

The following analysis summarizes the cumulative effects of past, present, and reasonably foreseeable future actions in combination with the proposed action on the VECs identified in this section.

Physical Environment/Habitat/EFH

The management measures described above in the NE Multispecies, Scallop, Monkfish, and Skate FMPs, largely have positive effects on habitat due to reduced fishing efforts, consequently reducing gear interaction with habitat. The other FMP actions that reduce fishing effort generally result in fewer habitat and gear interactions, resulting in low positive effects on habitat. The ALWTRP resulted in low negative to negligible effects on habitat due to the possibility of groundline sweep on the bottom and "ghost gear." The proposed TED requirements would possibly have negative effects on habitat due to potential slight increases in towing time. However, this gear is still being tested. The effects of the proposed action on habitat are considered neutral. Overall, the cumulative effect of past, present, and reasonably foreseeable future fishing actions has resulted in low positive effects on habitat. Climate change is expected to have an impact on the physical characteristics and habitat aspects of marine ecosystems, and possibly change the very nature of these ecosystems. Increased frequency and intensity of extreme weather events, like hurricanes, may change the physical structure of coastal areas. Water circulation, currents, and the proportion of source waters/freshwater intrusion have been observed to be changing (Ecosystem Status Report, NEFSC, 2011) which influences salinity, water column stratification, transport of nutrients, and food web processes. All of these factors, in addition to others like ocean acidification and changes to water chemistry (Rebuck et al. in prep), threaten living elements of the marine environment, such as corals and shellfish, and may be related to the observed shifts in the planktonic community structure that forms the basis of the marine food web (ecosystem status report). While the impact analysis in this action is focused on direct and indirect impacts to the physical environment and EFH, there are a number of nonfishing impacts that must be considered when assessing cumulative impacts. Many of these activities are concentrated near-shore and likely work either additively or synergistically to decrease habitat quality. Other non-fishing factors such as climate change and ocean acidification are also thought to play a role in the degradation of habitat. The effects of these actions, combined with impacts resulting from years of commercial fishing activity, have negatively affected habitat. However, impacts from the proposed action were found to be negligible. Therefore, when considering the cumulative effects of this action in combination with past, present, and reasonably foreseeable future actions, impacts will remain low positive and no significant impacts to the physical environment, habitat or EFH from the proposed action are expected.

Target Species

The management measures described above are expected to have overall neutral to low positive impacts on target species (skates), in contrast to impacts prior to management began in 2003. Effort limits in the NE Multispecies, Monkfish, and Scallop FMPs are likely to constrain skate catches, while the Skate FMP and the proposed action are likely to convert more skate dead discards into landings (relatively neutral fishing mortality) and divert some fishing activity to trips targeting skates.

Future measures that will likely restrict fishing effort (EFH Omnibus) will also have positive effects on target species. Future measures such as the TED requirements would likely result in positive effects to target species because they may help reduce bycatch. Overall, the cumulative effect of past, present, and reasonably foreseeable future fishing actions has resulted in positive effects on target species. The decline in allowable herring landings could open up new markets for alternative lobster baits, some of it filled by either whole skate landings or by the carcasses of skates landed for the wing market.

Climate change is already impacting fishery resources by shifting distributions, abundances, and

phenology of species and the communities that depend on them. For example, cold water species are shifting northward. Some of these shifts are in response to warming waters and some are in response to changes in population abundance and age-structure. Water temperatures are known to exert significant influence different life stages, on reproductive and developmental processes, growth rates, and increase the likelihood of disease. With shifting species distribution, loss of habitat, and changes in mortality, the ability of some fish stocks to respond to harvesting pressure may be reduced, while the ability of some fish stocks may be increased.

These impacts are expected to intensify in the future, increasing the need for a better understanding of which fishery resources are the most vulnerable. NMFS has developed a tool for rapidly assessing and indexing the vulnerability of fish stocks to climate change. The index can help fishery managers identify high vulnerability stocks and more effectively target limited research and assessment resources on stocks of highest concern. The methodology combines a stock's exposure and sensitivity (which includes adaptive capacity) to estimate overall vulnerability. The methodology was published in October 2015 (Morrison, et. al., 2015). Pilot tests have found the methodology to be robust across temperate and tropical ecosystems. A full assessment was expected to be run in the northeast U.S. for all managed fish and shellfish species in the Spring of 2014 (Nelson et al. in prep) but is not available at this time.

As found in the cumulative effects analysis for FW1, the long-term trend has been positive for cumulative impacts to target species. While thorny skate remains overfished, effort reductions in the NE Multispecies, Monkfish, and Scallop FMPs have allowed other skate stocks to rebuild, and the rebuilding process for others is underway. Barndoor skate was declared to be rebuilt in 2016. Prior to 2003, skates were not managed and the unlimited catch of skates likely contributed to the overfished status of thorny skate. Due to differences in effort and species distributions, only marginal increases in barndoor, smooth, and thorny skates catch is expected to result from the proposed action, certainly not enough to cause a stock to become overfished and not enough to derail increases in stock biomass for rebuilding stocks. Further, indirect impacts from the effort reductions in other FMPs are also thought to contribute to skate mortality reductions. These factors, when considered in conjunction with the proposed action which would have negligible impacts to target species due to the implementation of the recommended ACL, would not have any significant cumulative impacts.

Non-Target Species and Bycatch

Actions that reduce fishing effort have had positive effects on non-target species and bycatch because in general, less fishing effort results in less impact to non-allocated target species and bycatch. Conversely, actions that increase fishing effort are considered to have low negative effects on non-target species and bycatch because more fishing generally results in more bycatch. Increases in directed skate fishing effort are likely to come from diverted fishing activity targeting other species, due in part to the requirement to have a multispecies, scallop, or monkfish DAS limited access permit. And when this occurs, it would decrease catch of non-target species that occur more frequently in other areas than those where vessels fish for skates.

Catch of primary non-target species in the skate fishery is monitored and controlled through other FMPs. TED requirements would likely have a positive effect on non-target species and bycatch and discards as they would likely exclude some of these species from capture in the cod end. Overall, the cumulative effect of past, present, and reasonably foreseeable future fishing actions has resulted in positive effects on non-target species and bycatch.

Skates are typically harvested incidentally to fishing for other more valuable species. The primary non-target and bycatch species analyzed for the purposes of this EA are monkfish, spiny dogfish, groundfish, and prohibited skates (barndoor, thorny, and smooth). Management efforts in the past have led to these species being managed under their own FMP. While some groundfish stocks remain in an overfished condition, or subject to overfishing, actions in the NE Multispecies FMP (e.g. Amendment 16) are attempting to control mortality on these stocks. Monkfish, spiny dogfish, barndoor skate, and smooth skate are no longer overfished or experiencing overfishing. Only thorny skate remains overfished but is no longer experiencing overfishing, however, there is little overlap between skate or groundfish fishing effort and thorny skate distribution (e.g. deep basins in the Gulf of Maine) (NEFMC 2009). Mortality and effort controls such as NE Multispecies, Monkfish, and Scallop DAS collectively help reduce bycatch of non-target species. Impacts to all of these species from the proposed action were found to be negligible, and the proposed action would not result in any significant cumulative direct or indirect impacts.

Protected Resources

Past and present actions in fisheries that catch skates (groundfish, monkfish, scallop) have had negligible or positive effects on protected resources. Management plans for marine mammals have implemented effort restrictions and had positive affects by reducing injuries and deaths. Future positive impacts are likely.

For sea turtles, changes to both their marine and terrestrial environment due to climate change pose a challenge. Recent studies suggest that warming temperatures at nesting beaches could have the strongest impacts on sea turtle populations due to reduced nest success and recruitment (Santidrian-Tomillo et al. 2012; Saba et al. 2012). Additionally, increased severity of extreme weather events may create erosion and damage to turtle nest and nesting sites (Goldenberg et al 2001; Webster et al 2005, IPCC 2007), resulting in a further reduction in nest success and recruitment. These potential declines in the success of nesting could have profound effects on the abundance and distribution of sea turtles. Moreover, warming air temperature can also affect the demography of sea turtle populations because the sex ratio of hatchling sea turtles is determined by the temperature during incubation in nesting beaches. Female offspring are produced at warmer temperatures and thus climate change could lead to a lower ratio of males in the population. Changes in water circulation near nesting beaches could affect the early life history stages of sea turtles by transporting passively-drifting hatchlings to waters that may have increased predation rates (Shillinger et al. 2012). Furthermore, prey availability and quality may also be affected by climate change but these projections are far less certain.

Marine mammals are subject to impacts from global climate change through climate variability, water temperature changes, changes to ocean currents, changes in impact primary productivity and prey species availability. For example, shifts in zooplankton patch formation, which have already been observed, could affect the feeding opportunities and therefore populations of North Atlantic Right Whales (NEQ website). Susceptibility to disease, changes in toxicant exposure, and decreased reproductive success with rising ocean temperatures and related climate-ecosystem changes is also of concern (Burek et. al, 2008). Species that migrate to feeding grounds in polar regions (including many baleen whale populations) may be more susceptible to climate change in the near-term since conditions in the polar regions are changing more rapidly than in temperate regions.

The proposed action is not expected to increase the potential for gear interactions with protected species. This action would likely have neutral to low positive impacts on protected resources. Historically, the implementation of FMPs has resulted in reductions in fishing effort and as a result, past fishery management actions are thought to have had a slightly positive impact on strategies to protect protected species. Gear entanglement continues to be a source of injury or mortality, resulting in some adverse

effects on most protected species to varying degrees. One of the goals of future management measures will be to decrease the number of marine mammal interactions with commercial fishing operations. The cumulative result of these actions to meet mortality objectives will be slightly positive for protected resources. The effects from non-fishing actions are also expected to be low negative as the potential for localized harm to VECs exists. The combination of these past actions along with future initiatives to reduce turtle interactions through the Sea Turtle Strategy when considered with the proposed action would not result in significant cumulative impacts.

Human Communities

The effects of past, present, and reasonably foreseeable future fishery management actions have been slightly positive on nearly all VECs with the exception of human communities. Management measures designed to benefit protected resources and restrict fishing effort have low negative effects on the human communities. However, the implementation of annual catch limits and expansion of opportunities through numerous sectors and achievement of the larger goal of fishing groundfish stocks at sustainable rates and rebuilding groundfish stocks to of scallops, spiny dogfish, and monkfish have also helped increase revenue and positive economic impacts. Overall, the cumulative effect of past, present, and reasonably foreseeable future fishing actions has resulted in negative effects on human communities.

As both the physical and ecological elements of the coastal and marine environments change through the impacts described in this section, there will be increasing challenges for the communities and individuals that depend on healthy and productive coasts and marine fisheries. The dynamics of certain fisheries may change entirely. Human communities also face a variety of other threats from changing climate including to human health concerns, energy, transportation, water resources, and food production.

The proposed action would have neutral impacts on human communities; the decrease in allowable landings of skates reduces landings to levels observed in recent fishing years. The status quo possession limits would allow the fisheries to maximize potential of achieving the TAL. Therefore, the proposed action when taken into consideration with past, present, and reasonably foreseeable future actions is not expected to have significant cumulative impacts. Table 41 summarizes the cumulative effects resulting from implementation of the proposed action and CEA baseline.

Table 36 - Cumulative Effects resulting from implementation of the proposed action and CEA Baseline.

	Biological Impacts					
	Habitat Impacts	Allocated Target Species	Non-allocated Target Species and Bycatch	Endangered/ Protected Species	Human Community Impacts	
Effects of Past, Present, and Reasonably Foreseeable Future Non-Fishing Actions	Low negative / negligible	Low negative / negligible	Low negative / negligible	Low negative / negligible	Low negative / negligible	

Environmental Consequences of the Alternatives Cumulative Effects Analysis

Effects of Past, Present, and Reasonably Foreseeable Future Fishing Actions	Positive	Positive	Positive	Negligible / positive	Negative
Direct and Indirect Effects of Proposed /Supplemental Action	Negligible	Negligible	Negligible	Negligible	Negligible
Cumulative Effects Summary of Effects from implementation of Proposed Action and Cumulative Effect Baseline	Negligible	Negligible	Negligible	Negligible	Negligible

8.0 Applicable Law

8.1 MAGNUSON-STEVENS FISHERY MANAGEMENT AND CONSERVATION ACT (MSA)

Section 301 of the Magnuson-Stevens Act requires that FMPs contain conservation and management measures that are consistent with the ten National Standards. The most recent Skate FMP changes implemented by Amendment 3 and FW1 address how the proposed management actions comply with the National Standards (refer to Section 6.1 of Amendment 3 and Section 7.1 of the FW1 EA). Under Amendment 3, the NEFMC adopted conservation and management measures that would rebuild overfished skate stocks to achieve, on a continuing basis, the optimum yield for US fishing industry using the best scientific information available consistent with National Standards 1 and 2. The Skate FMP and implementing regulations manage all seven skate species throughout their entire US range, as required by National Standard 3. Amendment 3 (Section 6.1) and FW1 (Section 7.1) describes how the measures implemented under that action do not discriminate among residents of different states consistent with National Standard 4, do not have economic allocation as their sole purpose (National Standard 5), account for variations in these fisheries (National Standard 6), avoid unnecessary duplication (National Standard 7), take into account fishing communities (National Standard 8), addresses bycatch in fisheries (National Standard 9), and promote safety at sea (National Standard 10). By proposing to meet the National Standards requirements of the Magnuson-Stevens Act through future FMP amendments and framework actions, the NEFMC will ensure that overfishing is prevented, overfished stocks are rebuilt, and the maximum benefits possible accrue to the ports and communities that depend on these fisheries and the Nation as a whole.

The proposed action would comply with all elements of the Magnuson-Stevens Act, including the National Standards, and the Skate FMP. This action is being taken in response to new data that indicate an increase in skate biomass, new research on winter skate discard mortality, and new information about how the wing fishery responds to various possession limits. This EA analyzes the impacts of the revised ABC, ACL, and TALs for skates and adjustments to the barndoor skate wing fishery possession limits, in compliance with applicable laws requirement for an analysis of proposed measures.

8.2 National Environmental Policy Act (NEPA)

8.2.1 Finding of No Significant Impacts (FONSI)

The Council on Environmental Quality (CEQ) Regulations state that the determination of significance using an analysis of effects requires examination of both context and intensity, and lists ten criteria for intensity (40 CFR 1508.27). In addition, the Companion Manual for National Oceanic and Atmospheric Administration Administrative Order 216-6A provides sixteen criteria, the same ten as the CEQ Regulations and six additional, for determining whether the impacts of a proposed action are significant. Each criterion is discussed below with respect to the proposed action and considered individually as well as in combination with the others.

1. Can the proposed action reasonably be expected to cause both beneficial and adverse impacts that overall may result in a significant effect, even if the effect will be beneficial?

Response: The Proposed Action would modify specifications, allow an additional skate species to be landed, and establish an exemption program for vessels fishing in the NAFO Regulated Area. This would provide social and economic benefits for fishing industry members who fish for skates if the proposed action allowed skate landings to increase with the increased TAL and potential increased revenues if

barndoor skate sell at a premium price. The Proposed Action is not expected to result in a significant effect on target or non-target species. As stated in Section 7.7, impacts on resources encompassing skates, groundfish, and other stocks is expected to be minimal.

2. Can the proposed action reasonably be expected to significantly affect public health or safety?

Response: The Proposed Action is not expected to have a substantial adverse impact on public health and safety. The increased TALs could increase fishing duration and limit competition for fish, allowing operators the flexibility to avoid poor weather conditions, resulting in fewer safety concerns overall. Removing the possession prohibition increases flexibility for fishermen to land an additional species encountered.

3. Can the proposed action reasonably be expected to result in significant impacts to unique characteristics of the geographic area, such as proximity to historic or cultural resources, park lands, prime farmlands, wetlands, wild and scenic rivers, or ecologically critical areas?

Response: This action updates specifications for FYs 2018 and 2019, allows barndoor skate to be landed in low amounts, and establishes an exemption program for vessels fishing in the NAFO Regulated Area. Other types of commercial fishing already occur in the skate management area and although it is possible that historic or cultural resources such as shipwrecks could be present, vessels try to avoid fishing too close to wrecks due to the possible loss or entanglement of fishing gear. Therefore, it is not likely that the proposed action would result in substantial impacts to unique areas.

4. Are the proposed action's effects on the quality of the human environment likely to be highly controversial?

Response: The effects of the Proposed Action on the quality of human environment are not expected to be highly controversial. The Proposed Action would increase total allowable landings for both fisheries and allow an additional skate species (barndoor skate) to be landed. The Proposed Action is not expected to negatively impact habitat, allocated target species, non-allocated target species and bycatch, or protected resources.

5. Are the proposed action's effects on the human environment likely to be highly uncertain or involve unique or unknown risks?

Response: The effects of the Proposed Action on the human environment are not expected to be highly uncertain or involve unique or unknown risks. Vessels fishing for skates will primarily use trawl and gillnet gear, and maintain traditional fishing practices which will have no greater impact on habitat, protected species, and limit bycatch species than under current conditions. The skate fishery has been successfully managed under the FMP, and the trends in biomass for nearly all managed skates are encouraging. Therefore, the effects on the human environment are not uncertain or involve unique or unknown risks.

6. Can the proposed action reasonably be expected to establish a precedent for future actions with significant effects or represent a decision in principle about a future consideration?

Response: Amendment 3 established a process in the Skate FMP to estimate ACL, associated catch limits, and effort controls for skates. These catch limits are determined in relation to estimates of skate catch and biomass trends. Significant effects are unlikely, because any future changes to catch limits are constrained by the biomass estimates, and a sustainable proportion of catch from the resource. Most other

direct and indirect impacts of the proposed action are not likely to establish any precedents for future actions with significant effects.

7. Is the proposed action related to other actions that when considered together will have individually insignificant but cumulatively significant impacts?

Response: The cumulative effects analysis presented in Section 7.7 considers the impacts of the Proposed Action in combination with relevant past, present, and reasonably foreseeable future actions and concludes that no significant cumulative impacts are expected from the approval of the revised skate bait effort controls. Further, the Proposed Action would not have any significant impacts when considered individually or in conjunction with any of the other actions presented (fishing related and non-fishing related).

8. Can the proposed action reasonably be expected to adversely affect districts, sites, highways, structures, or objects listed in or eligible for listing in the National Register of Historic Places or may cause loss or destruction of significant scientific, cultural, or historical resources?

Response: The impacts of the proposed measures on the human environment are described in Section 7.6 of the EA. This action revises catch limits for FYs 2018 and 2019, barndoor skate landing limits, and a NAFO Regulated Area exemption program. Although there are shipwrecks in the area where fishing occurs, including some registered on the National Register of Historic Places, vessels typically avoid fishing too close to wrecks due to the possible loss or entanglement of fishing gear. Therefore, it is not likely that the proposed action would adversely affect the historic resources listed above.

9. Can the proposed action reasonably be expected to have a significant impact on endangered or threatened species, or their critical habitat as defined under the Endangered Species Act of 1973?

Response: The proposed action is not expected to alter overall fishing operations, lead to a substantial increase of fishing effort, or alter the spatial and/or temporal distribution of current fishing effort in a manner that would increase interaction rates with protected species (Section 6.0).

This action falls within the range of impacts considered in the Batched Fisheries Biological Opinion for the skate fishery (December 16, 2013). However, in a memorandum dated October 17, 2017, GARFO's Protected Resources Division reinitiated consultation on the Batched Biological Opinion. As part of the reinitiation, it was determined that allowing this fishery to continue during the reinitiation period will not violate ESA sections 7(a)(2) and 7(d) because it will not increase the likelihood of interactions with protected species above the amount that was previously considered in the 2013 Batched Biological Opinion. Therefore, conducting the proposed action during the reinitiation period would not be likely to jeopardize the continued existence of any whale, sea turtle, Atlantic salmon, or sturgeon species.

As described in section 6.2, the proposed action is not likely to adversely affect any designated critical habitat. The skate fishery will not affect the essential physical and biological features of North Atlantic right whales or loggerhead (Northwest Atlantic Ocean DPS) critical habitat and therefore, will not result in the destruction or adverse modification of critical habitat (NMFS 2014a;NMFS2015a,b).

10. Can the proposed action reasonably be expected to threaten a violation of Federal, state, or local law or requirements imposed for environmental protection?

Response: The Proposed Action is not expected to threaten a violation of federal, state, or local law or requirements imposed for the protection of the environment. Vessels fishing for skates are required to comply with all local, regional, and national laws and permitting requirements.

11. Can the proposed action reasonably be expected to adversely affect stocks of marine mammals as defined in the Marine Mammal Protection Act?

Response: The proposed action is not expected to alter overall fishing operations, lead to a substantial increase of fishing effort, or alter the spatial and/or temporal distribution of current fishing effort in a manner that would increase interaction rates with protected species (section 6.0).

This action falls within the range of impacts considered in the Batched Fisheries Biological Opinion for the skate fishery (December 16, 2013). However, in a memorandum dated October 17, 2017, GARFO's Protected Resources Division reinitiated consultation on the Batched Biological Opinion. As part of the reinitiation, it was determined that allowing this fishery to continue during the reinitiation period will not violate ESA sections 7(a)(2) and 7(d) because it will not increase the likelihood of interactions with protected species above the amount that was previously considered in the 2013 Batched Biological Opinion. Therefore, conducting the proposed action during the reinitiation period would not be likely to jeopardize the continued existence of any whale, sea turtle, Atlantic salmon, or sturgeon species.

As described in section 6.2, the proposed action is not likely to adversely affect any designated critical habitat. The skate fishery will not affect the essential physical and biological features of North Atlantic right whales or loggerhead (Northwest Atlantic Ocean DPS) critical habitat and therefore, will not result in the destruction or adverse modification of critical habitat (NMFS 2014a;NMFS2015a,b).

12. Can the proposed action reasonably be expected to adversely affect managed fish species?

Response: The Proposed Action would not jeopardize the sustainability of any of the target species (primarily winter and little skates) affected by the action. The Preferred Alternative adopts catch limits or management measures that are consistent with target fishing levels that have been identified as promoting rebuilding and/or sustaining stock sizes

13. Can the proposed action reasonably be expected to adversely affect essential fish habitat as defined under the Magnuson-Stevens Fishery Conservation and Management Act?

Response: The Proposed Action is not expected to allow substantial damage to the ocean and coastal habitats and/or Essential Fish Habitat (EFH) as defined under the Magnuson-Stevens Act and identified in the FMP (Section 7.3). This action is not expected to result in increases in total fishing effort but may result in shifts to/from areas where vessels target skates depending on the level of TAL caught.

14. Can the proposed action reasonably be expected to adversely affect vulnerable marine or coastal ecosystems, including but not limited to, deep coral ecosystems?

Response: The Proposed Action is not expected to allow substantial damage to vulnerable marine or coastal ecosystems (Section 7.7.3). This action is not expected to result in increases in total fishing effort but may result in shifts to/from areas where vessels target skates depending on the level of TAL caught.

15. Can the proposed action reasonably be expected to adversely affect biodiversity or ecosystem functioning (e.g., benthic productivity, predator-prey relationships, etc.)?

Response: The Proposed Action is not expected to have a substantial impact on biodiversity and ecosystem function within the Gulf of Maine, Georges Bank, or Southern New England regions, where the skate fishery primarily occurs. The proposed action is not expected to increase fishing effort in the

directed skate fishery or in any of the fisheries that catch skate. Effort restrictions in the multispecies, monkfish, and scallop fisheries have proven effective at limiting the impacts of fishing.

16. Can the proposed action reasonably be expected to result in the introduction or spread of a nonindigenous species?

Response: No non-indigenous species would be introduced during the Proposed Action because the increase in catch affects the scope of current fishing practices and does not introduce new methods. No non-indigenous species would be used or transported during fishing activities. Therefore, the Proposed Action would not be expected to result in the introduction or spread of a non-indigenous species.

FONSI STATEMENT:	
In view of the information presented in this document as supporting Environmental Assessment prepared for Frankortheast Skate Complex Fishery Management Plan, it is Framework Adjustment 5 will not significantly impact the environment as described above and in the supporting Enddition, all beneficial and adverse impacts of the Proportion the conclusion of no significant impacts. According Environmental Impact Statement for this action is not recommendate the conclusion of the Proportion of the	mework Adjustment 5 to the is hereby determined that he quality of the human convironmental Assessment. In osed Action have been addressed to ngly, preparation of an
Regional Administrator, Greater Atlantic Regional Fisheries Office,	Date
ΝΟΔΔ	

8.2.2 List of preparers; point of contact

Questions concerning this document may be addressed to: Mr. Thomas Nies, Executive Director New England Fishery Management Council 50 Water Street, Mill 2 Newburyport, MA 01950 (978) 465-0492

The information contained in this document was prepared throughout the cooperative efforts of the Skate Plan Development Team members, and other members of the staffs of NMFS and the New England Fishery Management Council. Contributors are:

- Walter Anoushian, National Marine Fisheries Service (NMFS)
- Michelle Bachmann, New England Fishery Management Council (NEFMC)
- Tobey Curtis, NMFS Greater Atlantic Regional Fisheries Office (GARFO)
- Lou Goodreau, NEFMC
- Jerome Hermsen, Ph.D., GARFO
- Fiona Hogan, Ph.D., NEFMC
- Scott Olszewski, RI Department of Environmental Management (RI DEM)
- Danielle Palmer, GARFO
- Katherine Richardson, GARFO
- Kathy Sosebee, NEFSC

8.2.3 Agencies consulted

This proposed action was developed by the New England Fishery Management Council in coordination with the National Marine Fisheries Service.

8.2.4 Opportunity for public comment

The Preferred Alternatives were developed during the period August 2017 through December 2017 and were discussed at the following meetings. Opportunities for public comment were provided at each of these meetings.

Date	Meeting Type	Location
8/1/2017	Skate PDT	Mariners House, Boston, MA
8/8/2017	Science and Statistical	Hotel Providence, Providence,
	Committee	RI
8/29/2017	Skate PDT Conference Call	
9/12/2017	Skate Advisory Panel	Radisson Airport Hotel,
		Warwick, RI
9/25/2017	Skate Committee	DoubleTree by Hilton, Danvers,
		MA
9/26-9/28/2017	Council Meeting	Beauport Hotel, Gloucester, MA
10/25/2017	Skate PDT Conference Call	
11/17/2017	Skate PDT Conference Call	
12/5-12/7/2017	Council Meeting	Hotel Viking, Newport, RI

8.3 Endangered Species Act (ESA)

The batched fisheries Biological Opinion completed on December 16, 2013, 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 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 Magnuson-Stevens Act 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 (MMPA)

NMFS has reviewed the impacts of FW1 and the Skate FMP on marine mammals and concluded that the specifications are consistent with the provisions of the MMPA and would not alter existing measures to protect the species likely to inhabit the management unit of the Skate FMP. For further information on the potential impacts of the proposed management action, see Section 7.4 of this document.

8.5 Coastal Zone Management Act (CZMA)

Section 307(c)(1) of the CZMA requires that all Federal activities which affect any coastal use or resource be consistent with approved state coastal zone management programs (CZMP) to the maximum extent practicable. NMFS has reviewed the relevant enforceable policies of each coastal state in the NE region for this action and has determined that this action is incremental and repetitive, without any cumulative effects, and is consistent to the maximum extent practicable with the enforceable policies of the CZMP of the following states: Maine, New Hampshire, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Delaware, Pennsylvania, Maryland, Virginia, and North Carolina. NMFS finds this action to be consistent with the enforceable policies to manage, preserve, and protect the coastal natural resources, including fish and wildlife, and to provide recreational opportunities through public access to waters off the coastal areas. Pursuant to the general consistency determination provision under Section 307 of the CZMA and codified at 15 CFR 930.36(c), NMFS sent a general consistency determination applying to Amendment 3 to the Skate FMP, and all routine Federal actions carried out in accordance with the FMP, to the following states: Maine, New Hampshire, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Delaware, Pennsylvania, Maryland, Virginia, and North Carolina on December 18, 2009. New Hampshire, Connecticut, Pennsylvania, New Jersey, Delaware, Virginia, and North Carolina have concurred with this determination. For the remaining states that have not responded, consistency has been inferred pursuant to the consistency letter.

8.6 Administrative Procedure Act

Section 553 of the APA establishes procedural requirements applicable to 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. At this time, no abridgement of the rulemaking process for this action is being requested.

8.7 Information Quality Act (IQA)

Pursuant to NOAA guidelines implementing Section 515 of Public Law 106-554 (the Information Quality Act), all information products released to the public must first undergo a Pre-Dissemination Review to ensure and maximize the quality, objectivity, utility, and integrity of the information (including statistical information) disseminated by or for federal agencies. The following section addresses these requirements.

Utility

The information presented in this document is helpful to the intended users (the affected public) by presenting a clear description of the purpose and need of the proposed action, the measures proposed, and the impacts of those measures. A discussion of the reasons for selecting the proposed action is included so that intended users may have a full understanding of the proposed action and its implications.

This document is the principal means by which the information contained herein is available to the public. The information provided in this document is based on the most recent available information from the relevant data sources. The development of this document and the decisions made by NMFS to propose this action are the result of a multi-stage public process.

The *Federal Register* notice that implements the proposed revision to the skate catch limits would be made available in printed publication and on the NMFS NE Regional Office website. Instructions for obtaining a copy of this supplemental EA are included in the *Federal Register* notice.

Integrity

Prior to dissemination, information associated with this action, independent of the specific intended distribution mechanism, is safeguarded from improper access, modification, or destruction, to a degree commensurate with the risk and magnitude of harm that could result from the loss, misuse, or unauthorized access to or modification of such information. All electronic information disseminated by NMFS adheres to the standards set out in Appendix III, "Security of Automated Information Resources," of OMB Circular A-130; the Computer Security Act; and the Government Information Security Act. All confidential information (e.g., dealer purchase reports) is safeguarded pursuant to the Privacy Act; Titles 13, 15, and 22 of the United States Code (confidentiality of census, business, and financial information); the Confidentiality of Statistics provisions of the Magnuson-Stevens Act; and NOAA Administrative Order 216-100, Protection of Confidential Fisheries Statistics.

Objectivity

For the purposes of the Pre-Dissemination Review, this supplemental EA is considered to be a "Natural Resource Plan." Accordingly, the document adheres to the published standards of the Magnuson-Stevens Act; the Operational Guidelines, Fishery Management Plan Process; the EFH Guidelines; the National Standard Guidelines; and NOAA Administrative Order 216-6, Environmental Review Procedures for Implementing the NEPA.

This information product uses information of known quality from sources acceptable to the relevant scientific and technical communities. Stock status (including estimates of biomass) and the recommended ACL reported in this product are based on the results of the NEFSC bottom trawl survey and catch statistics reported to NMFS, and were subject to peer-review through the Council's Skate PDT and SSC. These methods were developed and peer-reviewed during the 2008 Northeast Data Poor Stocks Working Group stock assessment of the skate complex (NEFSC 2009). These reports are developed using an approved, scientifically valid sampling process. Original analyses in this supplemental EA build upon the analyses contained in Amendment 3 and the FW1 EA, and were prepared using data from accepted sources, and the analyses have been reviewed by NOAA.

Despite current data limitations, the measures proposed for this action were selected based upon the best scientific information available (NEFMC 2011). The principal author of this document is a professional fishery scientist employed by the Council, the chair of the Council's Skate Plan Development Team, and is familiar with the available data and information relevant to the state of the regulated fisheries under the FMP, fishing techniques in the NE Region, biology of skates, and the socioeconomic impacts of the fisheries on impacted communities.

The policy choices are clearly articulated in Section 4.0, of this document, as the management alternatives considered in this action. The supporting science and analyses, upon which the policy choices are based, are summarized and described, or incorporated by reference, in Sections 6.0 and 7.0 of this supplemental EA. All supporting materials, information, data, and analyses within this document have been, to the

maximum extent practicable, properly referenced according to commonly accepted standards for scientific literature to ensure transparency.

The review process used in preparation of this supplemental EA involves the Northeast Fisheries Science Center, the Northeast Regional Office, and NMFS Headquarters. The Center's technical review is conducted by senior level scientists with specialties in population dynamics, stock assessment methods, demersal resources, population biology, and the social sciences. Review by staff at the Regional Office is conducted by those with expertise in fisheries management and policy, habitat conservation, protected species, and compliance with the applicable law. Final approval of the action proposed in this supplemental EA and clearance of any rules prepared to implement resulting regulations is conducted by staff at NMFS Headquarters, the Department of Commerce, and the United States Office of Management and Budget.

8.8 Executive Order 13132 (Federalism)

This E.O. 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. However, no federalism issues or implications have been identified relative to the measures proposed in the proposed action. This action does not contain policies with federalism implications sufficient to warrant preparation of an assessment under E.O. 13132. The affected states have been closely involved in the development of the proposed management measures through their representation on the Council (all affected states are represented as voting members of at least one Regional Fishery Management Council). No comments were received from any state officials relative to any federalism implications that may be associated with this action.

8.9 Executive Order 13158 (Marine Protected Areas)

The Executive Order on Marine Protected Areas requires each federal agency whose actions affect the natural or cultural resources that are protected by an MPA to identify such actions, and, to the extent permitted by law and to the maximum extent practicable, in taking such actions, avoid harm to the natural and cultural resources that are protected by an MPA. This E.O. directs federal agencies to refer to the MPAs identified in a list of MPAs that meet the definition of MPA for the purposes of the Order. This E.O. also requires that the Departments of Commerce and the Interior jointly publish and maintain such a list of MPAs. As of the date of submission of this amendment, the list of MPA sites has not been developed by the departments. No further guidance related to this executive order is available at this time.

8.10 Paperwork Reduction Act

The purpose of the Paper Work Reduction Act (PRA) 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. PRA for data collections relating to the Skate FMP have been considered and evaluated under the original Skate FMP implemented in 2003, and approved by the Office of Management and Budget (OMB). This action relies upon the existing collections, including those approved by the OMB under the original FMP, and does not propose to modify any existing collections or to add any new collections. Therefore, no review under the PRA is necessary for this action.

8.11 Regulatory Impact Review

8.11.1 Executive Order 12866

The purpose of E.O 12866 is to enhance planning and coordination with respect to new and existing regulations. This E.O. requires the Office of Management and Budget (OMB) to review regulatory programs that are considered to be "significant." Section 7.5 of this document represents the RIR, which includes an assessment of the costs and benefits of the Proposed Action in accordance with the guidelines established by E.O. 12866.

E.O. 12866 requires a review of proposed regulations to determine whether or not the expected effects would be significant, where a significant action is any regulatory action 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.

A more detailed discussion of economic impact is provided in Section 7.5. The discussion to follow provides a summary of those findings.

8.11.1.1 Objectives

The goals and objectives of Framework Adjustment 5 are the same as those detailed in the original Northeast Skate Complex FMP and are as follows:

Goal: Consistent with the requirements of the Magnuson-Stevens Fishery Conservation and Management Act and other applicable laws, to develop a Fishery Management Plan to research and manage the Northeast Skate Complex at long-term sustainable levels Objective 1: Collect information critical for substantially improving knowledge of skate fisheries by species and for monitoring: (a) the status of skate fisheries, resources, and related markets and (b) the effectiveness of skate management approaches Objective 2: Implement measures to: protect the two currently overfished species of skates (barndoor and thorny) and increase their biomass to target levels, reduce fishing mortality on winter skate, and prevent overfishing of the other species in the Northeast skate complex – this may be accomplished through management measures in other FMPs (groundfish, monkfish, scallops), skate-specific management measures, or a combination of both as necessary.

Objective 3: Develop a skate permit system, coordinate data collection with appropriate state agencies for vessels fishing for skates or catching skates as bycatch only in state waters, and work with the fishing industry to establish a catch reporting system consistent with industry capabilities, including the use of study fleets.

Objective 4: Minimize the bycatch and discard mortality rates for skates caught in both directed and on-directed fisheries through the promotion and encouragement of experimentation, conservation engineering, and gear development.

Objective 5: Promote and encourage research for critical biological, ecological, and fishery information based on the research needs identified in the Skate SAFE Report and scoping document, including the development and dissemination of a skate species identification guide.

Objective 6: Minimize, to the extent possible, the impacts of skate management approaches on fisheries for other species on which New England and Mid-Atlantic fishermen depend (for example, groundfish, monkfish, scallops, and fluke), recognizing the interconnected nature of skate and other fisheries in the Northeast Region.

Objective 7: To the extent possible, manage clearnose and rosette skates separately from the other five species in the skate complex, recognizing that these two species are distributed primarily in the Mid-Atlantic and South Atlantic regions.

8.11.1.2 Description

A description of the entities affected by this Framework Adjustment, specifically the stakeholders of the Northeast Skate Fishery, is provided in Section 6.5 of this document.

8.11.1.3 Problem Statement

The need and purpose of the actions proposed in this Framework Adjustment are set forth in Section 3.2 of this document and are incorporated herein by reference.

8.11.1.4 Analysis of Alternatives

This section provides an analysis of each proposed alternative of FW5 as mandated by EO 12866. The focus will be on the expected changes 1) in net benefits and costs to stakeholders of the Northeast Skate fishery, 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. Much of this information is captured already in the detailed socio-economic impacts analysis of Section 7.5 of this document. This RIR will summarize and highlight the major findings of the economic impacts analysis provided in Section 7.5 of this document, as mandated by EO 12866.

8.11.1.4.1 Updates to Annual Catch Limits

A detailed description of this alternative can be found in Section 4.1 of this document.

8.11.1.4.1.1 Option 1: No Action

Under the no Action Alternative, no changes in ACL or TAL would occur. Recent landings were below the TAL in FY2015 but above the TAL in FY2016. Thus, this alternative carries the distinct possibility of allowing landings to exceed the TAL based on revised data. In the long run, this option may lead to future declines in biomass and catch, more restrictive regulation and the failure to reach optimum yield, which would result in a negative and potentially significant economic impact to the fishery.

8.11.1.4.1.2 Option 2: Revised Annual Catch Limit Specifications (Preferred Alternative)

Under this alternative, the TAL would be increased from 12,590 mt to 13,157 mt. Increases in the ACL and TAL themselves do not necessarily necessitate changes in management measures, fishing effort, or fishery profits. The Option 2 TAL of 13,157 mt is slightly below the total catch by federally reporting vessels from FY 2016 of 13,768 mt, but 14.3% below total catch from FY 2015. Accountability Measures (AMs) are triggered when the skate wing fishery TAL or skate bait fishery TAL is determined to have been exceeded by more than 5% in any given year. In that event, the Regional Administrator will reduce the in-season possession limit trigger for that fishery in the next fishing year by 1% for each 1% of the TAL overage. If the ACL is exceeded in any given year, the percent buffer between the ACL and the ACT shall be increased by 1% for each 1% ACL overage. In-season adjustments may also be made to the possession limits when catch of skate wings reaches 85% of the wing TAL or 90% for the skate bait fishery, as established in FW1 and A3 to the FMP. In the bait skate fishery, under FW 4, the Season 3 possession limit is reduced to 12,000 lb., the Season 3 threshold is reduced to 80%, the incidental possession limit is increased to 8,000 lb., and the skate bait fishery is closed when 100 % of the TAL is projected to be harvested. For either fishery, a higher TAL decreases the likelihood of triggering AMs and the incidental possession limits. While the long-run economic benefits of both skate fisheries depend on meeting, but not exceeding, the TAL, short-term negative economic impacts may accrue to the targeted skate fishery because of this alternative.

Revenue losses compared to non-binding regulations (shown in Table 32) range from \$241,000 (low resource conditions) to \$893,000 (high resource conditions).

8.11.1.4.2 Barndoor Skate Possession Limit Alternatives

A detailed description of this alternative can be found in Section 4.2 of this document. For all Options, other than Option 1 No Action, there are positive economic benefits from landings of a previously prohibited species (see Table 33).

8.11.1.4.2.1 Option 1: No Action

Option 1 would not remove the Barndoor Possession prohibition, and economic impacts then would depend on the selection on the ACL Specifications, either No Action or Revised, as described in Sections 7.5.1.1 and 7.5.1.2. The effect of no change to the possession limits would be neutral.

8.11.1.4.2.2 Option 2: Barndoor Skate Possession Limit of 500 lb

A possession limit of 500 pounds represents 19.2 % of the Season 1 wing limit and 12.2 % of the Season 2 wing limit, if the barndoor limit were caught on every trip. This represents a maximum economic effect, if barndoor prices maintain a premium.

8.11.1.4.2.3 Option 3: Proportional Barndoor Skate Possession Limit (Preferred Alternative)

This option would result in a possession limit of 650 lb wings (25%) in Season 1 and 1,025 lb wings (25%) in Season 2. If the price premium described under Option 2 above holds, this option would have a positive economic impact on the skate fishery, particularly if the individual fish size is larger for barndoor skates.

8.11.1.4.2.4 Option 4: Mixed Skate Wing Possession Limit

If the full possession limit for both Seasons 1 and 2 is composed of barndoor skate, then the economic impact of Option 4 will exceed all other options, if the price premium for barndoor is maintained.

8.11.1.4.2.5 Option 5: Discard Restriction

Any skate species already winged would not be allowed to be discarded, in order to land barndoor skate. This option will mitigate the positive economic benefits of Options 2 through 4.

8.11.1.4.3 NAFO Regulated Area Exemption Program

A detailed description of this alternative can be found in Section 4.3 of this document.

8.11.1.4.3.1 Option 1 No Action

No effort on skate is expected to shift to the NAFO Regulated Area from U.S. waters and therefore impacts as described under the proposed specifications analyzed in Section 7.1.1.2, would not be expected to be changed by this action.

8.11.1.4.3.2 Option 2: Exempt vessels fishing in the NAFO Regulated Area from domestic skate regulations, except for the prohibition on possessing, retaining, or landing prohibited species (Preferred Alternative)

Option 2 would exempt skate permitted vessels fishing in the NAFO Regulated area from any NE skate complex regulations pertaining to permit, mesh size, possession limits, and DAS usage. Vessels would not be exempt from the prohibition on possessing, retaining, or landing prohibited skate species.

Compared to Option 1, Option 2 would have negligible to low positive economic and social impacts (dependent on the selection of a barndoor possession limit option) because substantial shifts in fishing effort, into or from, the NAFO Regulated Area would not be expected.

This option would increase economic benefits as discards become landings, although it has no effect on EEZ specifications.

8.11.1.5 Determination of Significance

The analysis included in this document shows 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. The preferred Update to Annual Catch Limits Alternative would adopt the TAL consistent with optimal yield in the long-run, maximizing economic benefits of the fishery. The preferred Barndoor Skate Possession Limit Alternative would increase short-term revenues for the same landings levels and achieve the TAL associated with Optimum Yield, maximizing long-run benefits. The preferred NAFO Regulated Area exemption would increase economic benefits.

8.11.2 Initial Regulatory Flexibility Analysis (IRFA)

8.11.2.1 Introduction

The purpose of the Regulatory Flexibility Analysis (RFA) is to reduce the impacts of burdensome regulations and record-keeping requirements on small businesses. To achieve this goal, the RFA requires government agencies to describe and analyze the effects of regulations and possible alternatives on small business entities. Based on this information, the Regulatory Flexibility Analysis determines if the preferred alternatives would have a "significant economic impact on a substantial number of small entities." An initial regulatory flexibility analysis (IRFA) has been prepared, as required by section 603 of the Regulatory Flexibility Act (RFA). The IRFA consists of Framework 29 analyses, its draft IRFA, and the preamble to this action.

In 2016, NOAA Fisheries established a small business size standard of \$11 million in annual gross receipts for all businesses primarily engaged in the commercial fishing industry (NAICS 11411) for Regulatory Flexibility Act compliance purposes only. As a result, for the purpose of this analysis a small business is a firm that is independently owned and operated having gross revenues of less than \$11 million annually. Individual vessels may hold permits for several fisheries, harvesting species of fish that are regulated by several different fishery management plans, even beyond those impacted by the proposed action. Furthermore, multiple vessels and/or permits may be owned by entities affiliated by stock ownership, common management, identity of interest, contractual relationships, or economic dependency. For the purposes of this analysis, "ownership entities" are defined as those entities with common ownership as listed on the permit application. Only permits with identical ownership are categorized as an "ownership entity." For example, if five permits have the same seven persons listed as co-owners on their permit applications, those seven persons would form one "ownership entity," that holds those five permits. If two of those seven owners also co-own additional vessels, that ownership arrangement would be considered a separate "ownership entity" for the purpose of this analysis.

8.11.2.2 Description of the Reasons Why Action by Agency is Being Considered

The need and purpose of the actions are set forth in Section 3.2 of this document and are incorporated herein by reference.

8.11.2.3 Statement of the Objectives and Legal Basis for the Proposed Action

The goals and objectives of this action are the same as included in Amendment 3 and the Northeast Skate Complex FMP. In general, Framework 5 will update fishing specifications (ABC, ACL, TAL, etc.), allow an appropriate possession limit for barndoor skate, and exempt vessels fishing in the NAFO Regulated Area from skate FMP regulations.

8.11.2.4 Description and Estimate of the Number of Small Entities to which the Proposed Rule will apply

The proposed Skate ACL and TALs, and barndoor possession limits and NAFO exemptions, would impact vessels or affiliated groups that hold Federal skate permits and participate in the skate fishery or fish in the NAFO Regulated Area.

Of the measures proposed in this action, only the proposed increase in level of the total allowable landings (TAL) may be quantitatively analyzed. The possession of barndoor skates has been prohibited

since 2004, and as a result the number of vessels landing barndoor and the amounts of barndoor landings is unknown. Additionally, only two vessels participated in the NAFO Regulated Area recently, so their discards that this proposal would allow to be landed may not be reported, because of confidentiality concerns. However, both barndoor skate and skate landings from the NAFO area, allowed in this action, would increase revenues and economic benefits.

Within the skate bait fishery, most affiliate groups are single permit-holders, with permits for 67 vessels in fishing year 2015. The remaining 4 vessels belong to affiliate groups that hold two or more permits. Aggregate group records in the NOAA dealer database are removed from these numbers.

The comparative economic analysis in Section 7.5 for the fishing year 2015 (higher resource; no closures; constant possession limit) conditions, and is used to compare to the NOAA Affiliates database. The affiliates data are assembled by NOAA, as of June 1st each year, for analyses required by the Regulatory Flexibility Act. Fishing vessels permits are linked together, an industry determination is made (finfish, shellfish, no revenue), and firms are classified as small or large based on SBA guidelines. Following SBA guidelines, a 3-year average is used to determine which entities are classified as small business entities under the NOAA guidelines, as well as to measure total revenues for affiliate groups.

Bait Fishery: Based on the affiliates database for 2015 the maximum number of small fishing entities as defined by the Small Business Administration that may be affected by this action is 69 entities with 71 vessels (Table 37). During fishing year 2015, only 69 affiliate groups landed any skate for bait. At the permit level, every skate landing permit is defined as a small business according to SBA standards (the top eight vessels have total revenues between 500 thousand and 2 million dollars in 2015). At the affiliate group level, all 69 entities are defined as small businesses based on 2016 landings.

Table 37 - Skate bait fishery summary data for 2015 fishing year (Source: NMFS Dealer data), and affiliate

groups for 2016 calendar year (Source: NOAA Affiliates database)

groups for zoro curemant your (sources from the	
Number of individual permits landing skates for	71
bait, or selling skates for bait at sea	
Number of vessels without affiliation	67
Number of vessels in affiliate groups	4
Total entities in Affiliates database	69

Wing Fishery: The affiliates database indicates the maximum number of small fishing entities that may be affected by this action is 349 entities owning 397 vessels based on 2015 data (Table 38). During fishing year 2015, 351 affiliate groups landed skate wings and only two of these affiliate groups would not be not classified as small businesses. Of the 410 permits, there would be 397 small businesses and 13 non-small businesses according to SBA standards.

Table 38 - Skate wing fishery summary data for 2015 fishing year (Source: NMFS Dealer data), and affiliate

groups for 2016 calendar year (Source: NOAA Affiliates database)

Number of individual permits landing skate wings	397
Number of vessels without affiliation	310
Number of vessels in affiliate groups	39
Total entities in Affiliates database	349

8.11.2.5 Reporting, Recordkeeping and Other Compliance Requirements

This action does not introduce any introduce any new reporting, recordkeeping, or other compliance requirements. This proposed action does not duplicate, overlap, or conflict with other Federal rules.

8.11.2.6 Description of Steps the Agency Has Taken to Minimize the Significant Economic Impact on Small Entities Consistent with the Stated Objectives of Applicable Statutes

During the development of FW5, NMFS and the Council considered ways to reduce the regulatory burden on and provide flexibility to the regulated community. The measures implemented by the FW5 final rule minimize the long-term economic impacts on small entities to the extent practicable. The proposed action increases the total allowable landings (TAL) and barndoor skates may be landed to allow the fisheries to achieve the full available TAL. Based on FY2015 data, 22 entities in the bait fishery would see some increase in total landings revenue. This increase in expected revenues is relative to the expected decrease in revenues due to FW4, during the same fishing year. Overall, long term impacts of FW5 ensure that management measures and catch levels are sustainable and contribute to rebuilding stocks and, therefore, maximizing yield, as well as providing additional flexibility for fishing operations in the short term.

The skate wing fishery, on the other hand, is unaffected by Framework 4 and is expected to sustain losses compared to FY 2015 when the TAL and landings were higher. However, the wing fishery will have higher revenues compared to No Action which has a lower TAL and the landing of barndoor skates is not allowed.

8.11.2.7 Economic Impacts on Small Entities Resulting from Proposed Action

The economic benefits resulting to small entities from this action is associated with increases in TAL, barndoor possession, and NRA landings. The Preferred Alternative will result in greater revenue from skate landings compared to No Action, which would keep the TAL at 12,590 mt (see Section 7.5).

Bait Fishery

Based on fishing year 2015 data and assuming no mitigating shifts in seasonal effort (a worst-case scenario), the preferred alternative is expected to result in an increase of over 1.5 percent of total landings revenue for 5 affiliate groups. All 22 affiliate groups are considered "small" and represent 64.7% of all skate bait landings. Table 39 shows more detail about these impacts, from the Affiliate database (2014-2016 average).

Table 39 - Summary of	f estimated revenue los	s for the bait fisher	v based on 2015 fishing conditions

Bait Gain:	No impact	0%	0-0.5%	0.5-1.5%	Over 1.5%	Total
Number of Affiliates	47	6	6	5	5	69
Skate bait; \$1000	663	44	210	348	615	1,883
% of total \$, bait	35.2	2.3	11.2	18.5	32.7	100%

Impacts cannot be disproportionate as all affiliate-level entities in the skate bait fishery are considered "small." It is possible that, knowing what the possession limit will be under Framework 4, some entities

would shift their skate fishing to the beginning of the next fishing year when possession limits are more economic.

Further analysis (Figures 6 & 7) shows the distribution of total revenues after the gain in skate revenue due to the preferred alternative, under 2015 conditions, for these small businesses. About 18 affiliate groups have annual revenues less than \$400 thousand; their average revenue, is \$202 thousand. Four affiliate groups have revenues above \$400 thousand and average revenues of \$720 thousand.

Because all 22 affected affiliate groups are considered small entities so any impact regulations would not be disproportionately borne by small entities. Also, a greater negative impact would likely result from No Action. Therefore, the preferred alternatives may be certified as having a disproportional impact on a substantial number of small entities.

Wing Fishery

Based on fishing year 2015 data and assuming no mitigating shifts in seasonal effort (a worst-case scenario), the preferred alternative is expected to result in a loss of over 12 percent of total landings revenue for 5 affiliate groups. The 150 affiliate groups affected have 74.5% of all skate wing landings, among small businesses. Table 40 shows more detail about these impacts, based on data from the affiliate database (2014-2016 average):

Table 40 - Summary of estimated revenue loss for the wing fishery based on 2015 fishing conditions

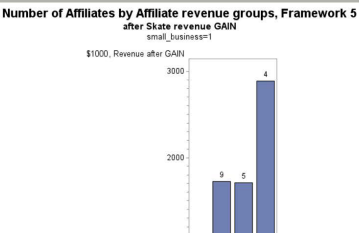
Wing	No impact	0-3%	3-6%	6-12 %	Over 12%	Total
Loss:						
Number of	199	127	11	7	5	349
Affiliates						
Skate	1,486	2,721	1,157	541	153	6,062
wings;						
\$1000						
% of total	24.5	44.9	19.1	8.9	2.5	100%
\$, wings						

There are only two entities <u>not</u> classified as small businesses and their total and skate revenues are not presented, because of confidentiality restrictions. Compared to the range of losses shown above for small businesses involved in the skate wing fishery, these two businesses would lose less than 3% of their vessel revenues. It is possible that, knowing what the possession limit will be under Framework 5 some entities would shift their skate fishing to the beginning of the next fishing year when possession limits would be higher.

Further analysis (Figures 8 & 9) shows the distribution of total revenues after the loss in skate wing revenue due to the preferred alternative, under 2015 conditions, for the 349 small businesses. About 87 affiliate groups operate at a level below \$400 thousand (average revenue, \$240 thousand). Sixty-three affiliate groups operate above \$400 thousand) and average \$1,185 thousand.

A more negative impact would result from the No Action alternative. Under Option 2, the TAL of 13,157 mt is 4.5% greater than under the No Action TAL of 12,590mt.

Figure 6 – Distribution of total revenues after the gain in skate revenues due to the preferred alternative, under 2015 conditions



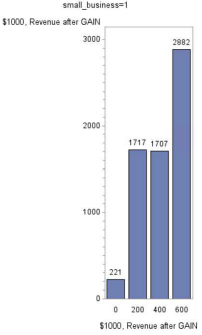
Based on average revenues (\$1000) 2014-2016, and skate revenue GAIN (\$1000) FY 2015

0 200 400 600 \$1000, Revenue after GAIN

1000

Figure 7 - Distribution of total revenues after the gain in skate revenues due to the preferred alternative, under 2015 conditions

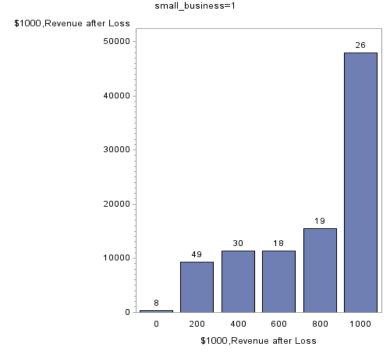
Total Affiliate revenues by Affiliate revenue groups, Framework 5 after Skate revenue GAIN



Based on average revenues (\$1000) 2014-2016, and skate revenue GAIN (\$1000) FY 2015

Figure 8 – Distribution of total revenues after the loss of skate revenue due to preferred alternative, under 2015 conditions

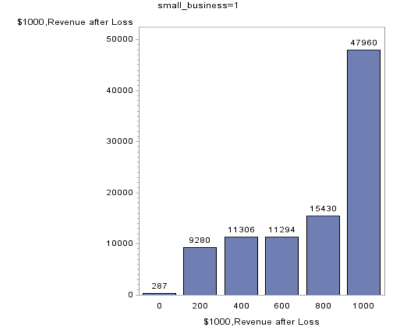
Number of Affiliates by Affiliate revenue groups, Framework 5 after Skate revenue Loss



Based on average revenues (\$1000) 2014-2016, and skate revenueLoss (\$1000) FY 2015

Figure 9 –Distribution of total revenues after the loss of skate revenue due to preferred alternative, under 2015 conditions

Total Affiliate revenues by Affiliate revenue groups, Framework 5 after Skate revenue Loss small_business=1



Based on average revenues (\$1000) 2014-2016, and skate revenueLoss (\$1000) FY 2015

9.0 References

9.1 Glossary

- **ABC** "Acceptable biological catch" means a level of a stock or stock complex's annual catch that accounts for the scientific uncertainty in the estimate of OFL.
- **ACL** "Annual catch limit" is the level of annual catch of a stock or stock complex that serves as the basis for invoking accountability measures (AMs).
- **ACT** "Annual catch target" is an amount of annual catch of a stock or stock complex that is the management target of the fishery.
- **Adult stage** One of several marked phases or periods in the development and growth of many animals. In vertebrates, the life history stage where the animal is capable of reproducing, as opposed to the juvenile stage.
- Adverse effect Any impact that reduces quality and/or quantity of EFH. May include direct or indirect physical, chemical, or biological alterations of the waters or substrate and loss of, or injury to, benthic organisms, prey species and their habitat, and other ecosystem components, if such modifications reduce the quality and or quantity of EFH. Adverse effects to EFH may result from actions occurring within EFH or outside of EFH and may include sites-specific of habitat wide impacts, including individual, cumulative, or synergistic consequences of actions.
- **Aggregation** A group of animals or plants occurring together in a particular location or region.
- **AMs** "Accountability measures" are management controls that prevents ACLs or sector ACLs from being exceeded, where possible, and correct or mitigate overages if they occur.
- **Amendment** a formal change to a fishery management plan (FMP). The Council prepares amendments and submits them to the Secretary of Commerce for review and approval. The Council may also change FMPs through a "framework adjustment procedure".
- **Availability** refers to the distribution of fish of different ages or sizes relative to that taken in the fishery.
- **Benthic community** Benthic means the bottom habitat of the ocean, and can mean anything as shallow as a salt marsh or the intertidal zone, to areas of the bottom that are several miles deep in the ocean. Benthic community refers to those organisms that live in and on the bottom.
- **Biological Reference Points** specific values for the variables that describe the state of a fishery system which are used to evaluate its status. Reference points are most often specified in terms of fishing mortality rate and/or spawning stock biomass.
- **Biomass** The total mass of living matter in a given unit area or the weight of a fish stock or portion thereof. Biomass can be listed for beginning of year (Jan-1), Mid-Year, or mean (average during the entire year). In addition, biomass can be listed by age group (numbers at age * average weight at age) or summarized by groupings (e.g., age 1+, ages 4+ 5, etc). See also spawning stock biomass, exploitable biomass, and mean biomass.
- **Biota** All the plant and animal life of a particular region.
- **Bivalve** A class of mollusks having a soft body with platelike gills enclosed within two shells hinged together; e.g., clams, mussels.

- **Bottom tending mobile gear** All fishing gear that operates on or near the ocean bottom that is actively worked in order to capture fish or other marine species. Some examples of bottom tending mobile gear are otter trawls and dredges.
- **Bottom tending static gear** All fishing gear that operates on or near the ocean bottom that is not actively worked; instead, the effectiveness of this gear depends on species moving to the gear which is set in a particular manner by a vessel, and later retrieved. Some examples of bottom tending static gear are gillnets, traps, and pots.
- ${f B}_{MSY}$ the stock biomass that would produce maximum sustainable yield (MSY) when fished at a level equal to ${f F}_{MSY}$. For most stocks, ${f B}_{MSY}$ is about ½ of the carrying capacity.
- **B**_{target} A desirable biomass to maintain fishery stocks. This is usually synonymous with BMSY or its proxy, and was set in the original Monkfish FMP as the median of the 3-yr. running average of the 1965-1981 autumn trawl survey biomass index.
- **B**_{threshold} 1) A limit reference point for biomass that defines an unacceptably low biomass i.e., puts a stock at high risk (recruitment failure, depensation, collapse, reduced long term yields, etc). 2) A biomass threshold that the SFA requires for defining when a stock is overfished. A stock is overfished if its biomass is below Bthreshold. A determination of overfished triggers the SFA requirement for a rebuilding plan to achieve Btarget as soon as possible, usually not to exceed 10 years except certain requirements are met. For monkfish, Bthreshold was specified in Framework 2 as 1/2BTarget (see below).
- **Bycatch** (v.) the capture of nontarget species in directed fisheries which occurs because fishing gear and methods are not selective enough to catch only target species; (n.) fish which are harvested in a fishery but are not sold or kept for personal use, including economic discards and regulatory discards but not fish released alive under a recreational catch and release fishery management program.
- **Capacity** the level of output a fishing fleet is able to produce given specified conditions and constraints. Maximum fishing capacity results when all fishing capital is applied over the maximum amount of available (or permitted) fishing time, assuming that all variable inputs are utilized efficiently.
- **Catch** The sum total of fish killed in a fishery in a given period. Catch is given in either weight or number of fish and may include landings, unreported landings, discards, and incidental deaths.
- **Coarse sediment** Sediment generally of the sand and gravel classes; not sediment composed primarily of mud; but the meaning depends on the context, e.g. within the mud class, silt is coarser than clay.
- Continental shelf waters The waters overlying the continental shelf, which extends seaward from the shoreline and deepens gradually to the point where the sea floor begins a slightly steeper descent to the deep ocean floor; the depth of the shelf edge varies, but is approximately 200 meters in many regions.
- **Council** New England Fishery Management Council (NEFMC).
- **CPUE** Catch per unit effort. This measure includes landings and discards (live and dead), often expressed per hour of fishing time, per day fished, or per day-at-sea.
- DAS A day-at-sea is an allocation of time that a vessel may be at-sea on a fishing trip. For vessels with VMS equipment, it is the cumulative time that a vessel is seaward of the VMS demarcation line. For vessels without VMS equipment, it is the cumulative time between when a fisherman calls in to leave port to the time that the fisherman calls in to report that the vessel has returned to port.

- **Days absent** an estimate by port agents of trip length. This data was collected as part of the NMFS weighout system prior to May 1, 1994.
- **Demersal species** Most often refers to fish that live on or near the ocean bottom. They are often called benthic fish, groundfish, or bottom fish.
- **Discards** animals returned to sea after being caught; see Bycatch (n.)
- **Environmental Impact Statement (EIS)** an analysis of the expected impacts of a fishery management plan (or some other proposed federal action) on the environment and on people, initially prepared as a "Draft" (DEIS) for public comment. The Final EIS is referred to as the Final Environmental Impact Statement (FEIS).
- **Essential Fish Habitat** (EFH) Those waters and substrate necessary to fish for spawning, breeding, feeding, or growth to maturity. The EFH designation for most managed species in this region is based on a legal text definition and geographical area that are described in the Habitat Omnibus Amendment 2 (2014).
- **Exclusive Economic Zone** (**EEZ**) for the purposes of the Magnuson-Stevens Fishery Conservation and Management Act, the area from the seaward boundary of each of the coastal states to 200 nautical miles from the baseline.
- **Exempted fisheries** Any fishery determined by the Regional Director to have less than 5 percent regulated species as a bycatch (by weight) of total catch according to 50 CFR 648.80(a)(7).
- **Exploitation Rate** the percentage of catchable fish killed by fishing every year. If a fish stock has 1,000,000 fish large enough to be caught by fishing gear and 550,000 are killed by fishing during the year, the annual exploitation rate is 55%.
- **Fathom** A measure of length, containing six feet; the space to which a man can extend his arms; used chiefly in measuring cables, cordage, and the depth of navigable water by soundings.
- **Fishing effort** the amount of time and fishing power used to harvest fish. Fishing power is a function of gear size, boat size and horsepower.
- **Fishing Mortality** (**F**) (see also exploitation rate) a measurement of the rate of removal of fish from a population by fishing. F is that rate at which fish are harvested at any given point in time. ("Exploitation rate" is an annual rate of removal, "F" is an instantaneous rate.)
- $\mathbf{F_{0.1}}$ F at which the increase in yield-per-recruit in weight for an increase in a unit-of effort is only 10% of that produced in an unexploited stock; usually considered a conservative target fishing mortality rate.
- $\mathbf{F}_{\mathbf{MSY}}$ a fishing mortality rate that would produce the maximum sustainable yield from a stock when the stock biomass is at a level capable of producing MSY on a continuing basis.
- $\mathbf{F}_{\mathbf{MAX}}$ the fishing mortality rate that produces the maximum level of yield per recruit. This is the point beyond which growth overfishing begins.
- \mathbf{F}_{target} the fishing mortality that management measures are designed to achieve.
- **FMP** (**Fishery Management Plan**) a document that describes a fishery and establishes measures to manage it. This document forms the basis for federal regulations for fisheries managed under the

- regional Fishery Management Councils. The New England Fishery Management Council prepares FMPs and submits them to the Secretary of Commerce for approval and implementation.
- **Framework adjustments**: adjustments within a range of measures previously specified in a fishery management plan (FMP). A change usually can be made more quickly and easily by a framework adjustment than through an amendment. For plans developed by the New England Council, the procedure requires at least two Council meetings including at least one public hearing and an evaluation of environmental impacts not already analyzed as part of the FMP.
- **F**_{threshold} − 1) The maximum fishing mortality rate allowed on a stock and used to define overfishing for status determination. 2) The maximum fishing mortality rate allowed for a given biomass as defined by a control rule.
- **Growth overfishing** the situation existing when the rate of fishing mortality is above F_{MAX} and then the loss in fish weight due to mortality exceeds the gain in fish weight due to growth.
- ICL Interim catch limit is the maximum amount of skate catch, including landings and dead discards, that has been chosen to promote skate rebuilding. This limit has been calculated as the product of the median catch/biomass index for the time series and the latest 3 year moving average of the applicable survey biomass (spring survey for little skate; fall survey for all other managed skates).
- **Individual Fishing Quota** (IFQ) A Federal permit under a limited access system to harvest a quantity of fish, expressed by a unit or units representing a percentage of the total allowable catch of a fishery that may be received or held for exclusive use by an individual person or entity
- **Landings** The portion of the catch that is harvested for personal use or sold.
- Larvae (or Larval) stage One of several marked phases or periods in the development and growth of many animals. The first stage of development after hatching from the egg for many fish and invertebrates. This life stage looks fundamentally different than the juvenile and adult stages, and is incapable of reproduction; it must undergo metamorphosis into the juvenile or adult shape or form.
- **Limited access** a management system that limits the number of participants in a fishery. Usually, qualification for this system is based on historic participation, and the participants remain constant over time (with the exception of attrition).
- **Limited-access permit** A permit issued to vessels that met certain qualification criteria by a specified date (the "control date").
- **LPUE** Landings per unit effort. This measure is the same as CPUE, but excludes discards.
- **Maximum sustainable yield (MSY)** the largest average catch that can be taken from a stock under existing environmental conditions.
- **Mesh selectivity** (ogive) A mathematical model used to describe the selectivity of a mesh size (proportion of fish at a specific length retained by mesh) for the entire population. L25 is the length where 25% of the fish encountered are retained by the mesh. L50 is the length where 50% of the fish encountered are retained by the mesh.
- **Meter** A measure of length, equal to 39.37 English inches, the standard of linear measure in the metric system of weights and measures. It was intended to be, and is very nearly, the ten millionth part

- of the distance from the equator to the north pole, as ascertained by actual measurement of an arc of a meridian.
- **Metric ton (mt)** A unit of weight equal to a thousand kilograms (1kgs = 2.2 lbs.). A metric ton is equivalent to 2,204.6 lbs. A thousand metric tons is equivalent to 2.204 million lbs.
- **Minimum biomass level** the minimum stock size (or biomass) below which there is a significantly lower chance that the stock will produce enough new fish to sustain itself over the long-term.
- **Mortality** Noun, either referring to fishing mortality (F) or total mortality (Z).
- **Multispecies** the group of species managed under the Northeast Multispecies Fishery Management Plan. This group includes whiting, red hake and ocean pout plus the regulated species (cod, haddock, pollock, yellowtail flounder, winter flounder, witch flounder, American plaice, windowpane flounder, white hake and redfish).
- Natural Mortality (M) a measurement of the rate of fish deaths from all causes other than fishing such as predation, cannibalism, disease, starvation, and pollution; the rate of natural mortality may vary from species to species
- Northeast Shelf Ecosystem The Northeast U.S. Shelf Ecosystem has been described as including the area from the Gulf of Maine south to Cape Hatteras, extending from the coast seaward to the edge of the continental shelf, including the slope sea offshore to the Gulf Stream.
- **Observer** Any person required or authorized to be carried on a vessel for conservation and management purposes by regulations or permits under this Act
- **OFL** "Overfishing limit" means the annual amount of catch that corresponds to the estimate of the maximum fishing mortality threshold applied to a stock or stock complex's abundance and is expressed in terms of numbers or weight of fish.
- **Open access** Describes a fishery or permit for which there is no qualification criteria to participate.

 Open-access permits may be issued with restrictions on fishing (for example, the type of gear that may be used or the amount of fish that may be caught).
- Optimum yield (OY) the amount of fish which-
 - (a) will provide the greatest overall benefit to the Nation, particularly with respect to food production and recreational opportunities, and taking into account the protection of marine ecosystems;
 - (b) is prescribed as such on the basis of the maximum sustainable yield from the fishery, as reduced by any relevant economic, social, or ecological factor; and
 - (c) in the case of an overfished fishery, provides for rebuilding to a level consistent with producing the maximum sustainable yield in such fishery.
- **Overfished** A conditioned defined when stock biomass is below minimum biomass threshold and the probability of successful spawning production is low.
- **Overfishing** A level or rate of fishing mortality that jeopardizes the long-term capacity of a stock or stock complex to produce MSY on a continuing basis.
- **PDT** (**Plan Development Team**) a group of technical experts responsible for developing and analyzing management measures under the direction of the Council; the Council has a Skate PDT that meets to discuss the development of this FMP.
- **Proposed rule** a federal regulation is often published in the Federal Register as a proposed rule with a time period for public comment. After the comment period closes, the proposed regulation may

- be changed or withdrawn before it is published as a final rule, along with its date of implementation and response to comments.
- **Rebuilding plan** a plan designed to increase stock biomass to the B_{MSY} level within no more than ten years (or 10 years plus one mean generation period) when a stock has been declared overfished.
- **Recruitment overfishing** fishing at an exploitation rate that reduces the population biomass to a point where recruitment is substantially reduced.
- **Recruitment** the amount of fish added to the fishery each year due to growth and/or migration into the fishing area. For example, the number of fish that grow to become vulnerable to fishing gear in one year would be the recruitment to the fishery. "Recruitment" also refers to new year classes entering the population (prior to recruiting to the fishery).
- **Regulated groundfish species** cod, haddock, pollock, yellowtail flounder, winter flounder, witch flounder, American plaice, windowpane flounder, white hake and redfish. These species are usually targeted with large-mesh net gear.
- **Relative exploitation** an index of exploitation derived by dividing landings by trawl survey biomass. This variable does not provide an estimate of the proportion of removals from the stock due to fishing, but allows for general statements about trends in exploitation.
- **Sediment** Material deposited by water, wind, or glaciers.
- **Spawning stock biomass (SSB)** the total weight of fish in a stock that sexually mature, i.e., are old enough to reproduce.
- **Status determination criteria** objective and measurable criteria used to determine if overfishing is occurring or if a stock is in an overfished condition according to the National Standard Guidelines.
- **Stock assessment** An analysis for determining the number (abundance/biomass) and status (life-history characteristics, including age distribution, natural mortality rate, age at maturity, fecundity as a function of age) of individuals in a stock
- **Stock** A grouping of fish usually based on genetic relationship, geographic distribution and movement patterns. A region may have more than one stock of a species (for example, Gulf of Maine cod and Georges Bank cod). A species, subspecies, geographical grouping, or other category of fish capable of management as a unit.
- Surplus production models A family of analytical models used to describe stock dynamics based on catch in weight and CPUE time series (fishery dependent or survey) to construct stock biomass history. These models do not require catch at age information. Model outputs may include trends in stock biomass, biomass weighted fishing mortality rates, MSY, FMSY, BMSY, K, (maximum population biomass where stock growth and natural deaths are balanced) and r (intrinsic rate of increase).
- **Surplus production** Production of new stock biomass defined by recruitment plus somatic growth minus biomass loss due to natural deaths. The rate of surplus production is directly proportional to stock biomass and its relative distance from the maximum stock size at carrying capacity (K). BMSY is often defined as the biomass that maximizes surplus production rate.
- **Survival rate (S)** Rate of survival expressed as the fraction of a cohort surviving the a period compared to number alive at the beginning of the period (# survivors at the end of the year / numbers alive at the beginning of the year). Pessimists convert survival rates into annual total mortality rate using the relationship A=1-S.

- **Survival ratio** (R/SSB) an index of the survivability from egg to age-of-recruitment. Declining ratios suggest that the survival rate from egg to age-of-recruitment is declining.
- **TAC** Total allowable catch is equivalent to the ICL.
- **TAL** Total allowable landings, which for skate management is equivalent to 75% of the TAC minus the dead discard rate.
- **Ten-minute- "squares" of latitude and longitude (TMS)** A measure of geographic space. The actual size of a ten-minute-square varies depending on where it is on the surface of the earth, but in general each square is approximately 70-80 square nautical miles at 40° of latitude. This is the spatial area that EFH designations, biomass data, and some of the effort data have been classified or grouped for analysis.
- **Total mortality** The rate of mortality from all sources (fishing, natural, pollution) Total mortality can be expressed as an instantaneous rate (called Z and equal to F + M) or Annual rate (called A and calculated as the ratio of total deaths in a year divided by number alive at the beginning of the year)
- Yearclass (or cohort) Fish that were spawned in the same year. By convention, the "birth date" is set to January 1st and a fish must experience a summer before turning 1. For example, winter flounder that were spawned in February-April 1997 are all part of the 1997 cohort (or year-class). They would be considered age 0 in 1997, age 1 in 1998, etc. A summer flounder spawned in October 1997 would have its birth date set to the following January 1 and would be considered age 0 in 1998, age 1 in 1999, etc.
- **Yield-per-recruit (YPR)** the expected yield (weight) of individual fish calculated for a given fishing mortality rate and exploitation pattern and incorporating the growth characteristics and natural mortality.

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