

# State Management Program for Recreational Red Snapper



## **Draft Amendment 50A to the Fishery Management Plan for the Reef Fish Resources of the Gulf of Mexico**

**August 2018**



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# Gulf of Mexico Reef Fish Draft Amendment 50A Draft Programmatic Environmental Impact Statement (DEIS) Cover Sheet

State Management Program for Recreational Red Snapper Draft Amendment to the Fishery Management Plan for the Reef Fish Resources of the Gulf of Mexico.

**Abstract:**

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EPA comments on DEIS:

## ABBREVIATIONS USED IN THIS DOCUMENT

ABC	acceptable biological catch
ACL	annual catch limit
ACT	annual catch target
AM	accountability measure
APAIS	Access Point Angler Intercept Survey
Bi Op	Biological Opinion
B <sub>MSY</sub>	stock biomass level at which MSY can be harvested on a continuing basis
CEP	conservation equivalency plan
Council	Gulf of Mexico Fishery Management Council
DEIS	draft environmental impact statement
DLMTToolkit	Data Limited Methods Toolkit
DPS	distinct population segment
EEZ	exclusive economic zone
EFH	essential fish habitat
EFP	exempted fishing permit
EIS	environmental impact statement
EJ	environmental justice
ESA	Endangered Species Act
FMP	fishery management plan
Gulf	Gulf of Mexico
HAPC	habitat area of particular concern
LAPP	Limited Access Privilege Program
Magnuson-Stevens Act	Magnuson-Stevens Fishery Conservation and Management Act
MMPA	Marine Mammal Protection Act
mp	million pounds
MRFSS	Marine Recreational Fishery Statistics Survey
MRIP	Marine Recreational Information Program
MSST	minimum stock size threshold
MSY	maximum sustainable yield
NAICS	North American Industry Classification System
NEPA	National Environmental Policy Act
nm	nautical miles
NMFS	National Marine Fisheries Service
NOAA	National Oceanic and Atmospheric Administration
nm	nautical miles
OFL	overfishing limit
PDARP	Programmatic Damage Assessment and Restoration Plan
RQ	regional quotient
SEAMAP	Southeast Area Monitoring and Assessment Program
Secretary	Secretary of Commerce
SEDAR	Southeast Data Assessment and Review
SEFSC	Southeast Fisheries Science Center

SERO	Southeast Regional Office
SRHS	Southeast Region Headboat Survey
SSB	spawning stock biomass
SSC	Scientific and Statistical Committee
TAC	total allowable catch
TL	total length
TPWD	Texas Parks and Wildlife Department
USFWS	U.S. Fish and Wildlife Service
ww	whole weight

Individual State Amendments: Florida, Alabama, Mississippi, Louisiana, and Texas' State Management for Recreational Red Snapper Amendments  
Program Amendment: State Management Program for Recreational Red Snapper Amendment

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# CHAPTER 1. INTRODUCTION

## 1.1 Background

From 1996 – 2014, the recreational fishing season for red snapper in federal waters became progressively shorter. Despite regular increases in the recreational annual catch limit (ACL) since 2010, shorter federal seasons have continued as the quota is caught in a shorter amount of time (Table 1.1.1) and inconsistent state water seasons became longer. In 2015, the recreational sector was divided into a private angling component and a federal for-hire component. Separate fishing seasons are established for each component based on the component annual catch targets (ACT), which are reduced from the component ACLs by the established buffer (currently 20%).

**Table 1.1.1.** Recreational red snapper federal season lengths and landings (millions of pounds [mp]).

Year	Season dates in federal waters	Number of days open	Recreational Landings
1996	January 1 – December 31	365	5.286 mp
1997	January 1 – November 27	330	6.690 mp
1998	January 1 – September 30	272	4.827 mp
1999	January 1 – August 29	240	4.905 mp
2000	April 21 – October 31	194	4.710 mp
2001	April 21 – October 31	194	5.245 mp
2002	April 21 – October 31	194	6.522 mp
2003	April 21 – October 31	194	6.094 mp
2004	April 21 – October 31	194	6.460 mp
2005	April 21 – October 31	194	4.676 mp
2006	April 21 – October 31	194	4.131 mp
2007	April 21 – October 31	194	5.809 mp
2008	June 1 – August 4	65	4.056 mp
2009	June 1 – August 14	75	5.597 mp
2010	June 1 – July 23; Oct 1 – Nov. 21 (Fri, Sat., & Sun.)	77	2.647 mp
2011	June 1 – July 18	48	6.734 mp
2012	June 1 – July 16	46	7.524 mp
2013	June 1 – June 28; Oct 1 – Oct 14	42	9.703 mp
2014	June 1 – June 9	9	3.835 mp
2015	June 1 – June 10 (private angling) June 1 – July 14 (federal for-hire)	10 44	3.806 mp 2.153 mp
2016	June 1 – June 11 (private angling) June 1 – July 16 (federal for-hire)	11 46	5.294 mp 2.143 mp
2017	June 1-3; June 16 – Sept 4* (private angling) June 1 – July 19 (federal for-hire)	3 + 39 49	6.593 mp 2.270 mp

\*Season was open Fridays through Sundays, plus July 3-4 and September 4.

Source: Southeast Fisheries Science Center recreational ACL data (June 2018), with SEFSC SEDAR 31 Update (2014) Access Point Angler Intercept Survey adjustments. 2017 landings are preliminary.

The private angling component consists of anglers fishing from privately owned and rented vessels, and state-licensed for-hire vessels. The federal for-hire component consists of anglers fishing from vessels with a federal charter/headboat permit for Gulf reef fish. For-hire vessels without a federal permit (i.e., state-licensed) fish under the private angling component ACL, but may not harvest red snapper from federal waters, including under any state management plan.

Currently, the recreational harvest of red snapper in federal waters of the Gulf of Mexico (Gulf) is constrained by a 2-fish bag limit, 16-inch total length (TL) minimum size limit, and a fishing season that begins on June 1 and closes when the ACT of each recreational component (i.e., private angling and federal for-hire) is projected to be caught. For the 2018 and 2019 red snapper fishing seasons, the private angling component seasons are set by each of the five Gulf states through exempted fishing permits (EFP), while the federal for-hire component season continues to be set by the National Marine Fisheries Service (NMFS).<sup>1</sup> The purpose of the EFPs is to allow states to demonstrate the effectiveness of state management of recreationally caught red snapper and data collection methods through 2-year pilot programs.

Fishermen from different areas of the Gulf have requested more flexibility in recreational red snapper management so that regulations provide greater socioeconomic benefits to their particular area. The Gulf of Mexico Fishery Management Council (Council) is exploring ways to provide greater flexibility in the management of red snapper for the recreational sector. *State management* refers to allowing a state to set some recreational regulations (e.g., bag limits and season dates) that would apply to vessels landing red snapper in that state regardless of whether they are fishing in state or federal waters, in contrast to uniform recreational regulations applied to fishing in all federal waters in the Gulf, regardless of the state in which the fish are landed.

Federal waters refer to the area extending from the seaward boundaries of the Gulf states of Alabama, Florida, Louisiana, Mississippi, and Texas, as those boundaries have been defined by law, out to 200 nautical miles (nm) from shore. State waters refer to the area from shore out to the seaward boundary of each state. The seaward boundary of Florida on the Gulf coast and Texas is 9 nm from shore. The seaward boundary of Alabama, Mississippi, and Louisiana is generally 3 nm from shore. However, the 2016 Department of Commerce Appropriations Act extended the seaward boundary of Alabama, Mississippi, and Louisiana to 9 nm from shore for purposes of management activities under the Fishery Management Plan for Reef Fish Resources of the Gulf of Mexico (Reef Fish FMP), which includes the management of red snapper.

### **Scope of Environmental Impact Statement (EIS)**

This State Management Program for Recreational Red Snapper Amendment, here after referred to as the **Program Amendment** consists of actions affecting all Gulf states and the overall federal management of red snapper, regardless of whether or not all states pursue a state management program. The actions include 1) the components of the recreational sector that would be included under a state's management program; and 2) the apportionment of the recreational red snapper ACL among the Gulf states. In addition to this Program Amendment, the Council has initiated separate amendments for each of the five Gulf states, herein referred to

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<sup>1</sup> For more information, see:

[http://sero.nmfs.noaa.gov/sustainable\\_fisheries/gulf\\_fisheries/LOA\\_and\\_EFP/2018/RS%20state%20pilot/home.html](http://sero.nmfs.noaa.gov/sustainable_fisheries/gulf_fisheries/LOA_and_EFP/2018/RS%20state%20pilot/home.html)

as the **Individual State Amendments**, which would establish the authority structure to be used by each state to implement its program and address accountability measures (AM). Because the actions in the Program Amendment affect all states, the Council *must* select preferred alternatives and take final action on this Program Amendment prior to taking final action on any of the Individual State Amendments.

This amendment includes a programmatic EIS that analyzes the potential effects of both the state management program structure and the individual state management programs to be developed for the recreational harvest of red snapper through the Individual State Amendments. While the selection of preferred alternatives for each amendment will be made within the respective document, the six amendments are directly related and the effects are intertwined. Thus, the cumulative impacts related to the reasonably foreseeable actions of the five Individual State Amendments are analyzed in this Program Amendment.

This amendment/EIS contains two actions. The first action addresses the recreational sector components that a state management program would manage. In 2014, the Council divided the recreational red snapper ACL into two components: private angling and federal for-hire. Separate fishing seasons are estimated based on each component's ACT (reduced from the component ACL by 20%), and a separate season closure is triggered when each component's ACT is estimated to have been met. Initially established for 3 years through Amendment 40 (GMFMC 2014a), management of the separate component ACLs was extended for an additional 5 years, or through 2022, through Amendment 45 (GMFMC 2016). Because the recreational sector ACL is currently divided into two component ACLs, this action is necessary to determine the components that will participate in state management programs.

The second action would apportion the recreational sector ACL for red snapper among the five Gulf states, thereby determining the portion that would be provided to a state to manage under an approved state management program. Under an approved state management program, a state would be allowed to establish certain management measures for the recreational harvest of red snapper. The state would need to constrain landings to within its specified portion of the recreational sector ACL, or component ACLs, as appropriate. Because the state would be allocated a designated portion of the ACL, the harvest by anglers from any states without state management programs would be constrained to the remaining balance of the ACL.

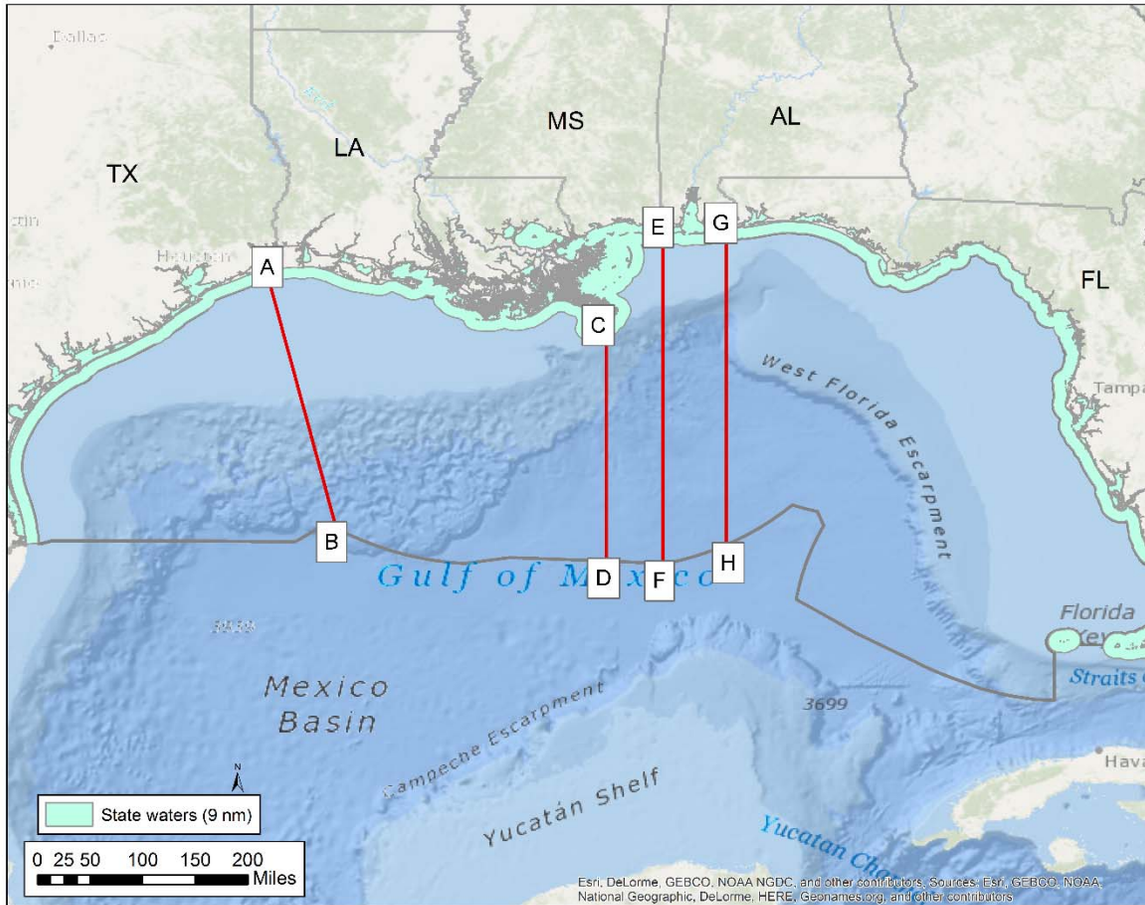
Providing flexibility to the states to establish management measures is expected to result in social and economic benefits, as it is assumed that each state would provide fishing opportunities preferred by anglers landing red snapper in the state. Nevertheless, management measures under a state's approved state management program must achieve the same conservation goals as the current federal management measures (i.e., constrain harvest to the region's allocated portion of the recreational sector ACL, rebuild the red snapper stock). Under state management, red snapper would remain a federally managed species. The Council and NMFS would continue to oversee management of the stock in federal waters. This includes continuing to comply with the mandate to ensure the recreational sector's red snapper stock ACL is not exceeded and that conservation objectives are achieved. The Council's Scientific and Statistical Committee (SSC) would continue to determine the acceptable biological catch (ABC) for red snapper, while the

Council would determine the total recreational sector ACL which would be allocated among the states and components of the recreational sector.

Section 407(d) of the Magnuson-Stevens Fishery Conservation and Management Act mandates that separate quotas be established for commercial fishing and recreational fishing, which includes both the private angling and federal for-hire components. When the recreational sector quota (which equals the ACL) is reached, further harvest of red snapper is prohibited for the duration of the year. This means that even if a state under a state management program has remaining quota, NMFS must prohibit further harvest of red snapper from federal waters once the recreational sector ACL is determined to have been met.

Because not all states may pursue a state management program, existing regulations would remain in place as default federal regulations. For a state with an approved state management program, the default federal regulations would be waived and the state would establish its fishing season for red snapper landed in the state, from both federal and state waters, and potentially other management measures. NMFS would retain authority for the remaining management regulations including implementing ACL adjustments, regulating federal permits, and managing the commercial red snapper individual fishing quota program. Based on previous Council discussions, enforcement of state management programs would have largely occurred dockside, as the fishing season and bag limit would be the primary management measures established for a state management program. However, in the action to determine the authority structure in the Individual State Amendments, the Council is considering the delegation of other management measures to the state (see Section 2.4), which would require establishing a defined area in the exclusive economic zone off each state to identify the boundaries to which the state's regulations apply.

The boundaries in Figure 1.1.1 were agreed upon by the representatives from each state marine resource agency at the February 2013 Council meeting and would represent the boundaries between states for the purpose of any state having an active state management program. Prior to the 2016 season, the U.S. Congress included language in the 2016 Department of Commerce Appropriations Act that extended red snapper management jurisdiction for Alabama, Mississippi, and Louisiana from 3 nm from shore out to 9 nm from shores. Under subsequent continuing resolutions, this jurisdictional extension remains in effect, and Figure 1.1.1 includes this 9 nm boundary for all five Gulf states. Nevertheless, it is unclear if Congress will make this a permanent boundary.



**Figure 1.1.1.** Map with state waters shaded and established and proposed boundaries between states extending into federal waters.

All lines begin at the boundary between state waters and federal waters. Line A-B, defining federal waters off Texas, is already codified in federal regulations as a line from 29°32.1' N latitude, 93°47.7' W longitude to 26°11.4' N latitude, 92°53.0' W longitude, which is an extension of the boundary between Louisiana and Texas (50 CFR 622.2). Likewise, line G-H, defining federal waters off Florida, is codified as a line at 87°31.1' W longitude extending directly south from the Alabama/Florida boundary (50 CFR 622.2). The other two lines have not been codified, but were agreed upon by the Council.

Line E-F is a line at 88°23.1' W longitude extending directly south from the boundary between Alabama and Mississippi.

Line C-D is a line at 89°10.0' W longitude extending directly south from the South Pass Light in the Mississippi River delta in Louisiana. Unlike the other lines, this line is not based on the boundary between Louisiana and Mississippi because doing so would be impracticable. Louisiana has jurisdiction over the Chandeleur Islands, which extend into waters south of Mississippi. A line based on the state waters boundary just north of the islands could result in

inequitable impacts on Mississippi anglers as it would identify federal waters that are off both Mississippi and Louisiana as being exclusively off Louisiana. A line based on the state land boundary would be even further west and would reduce the extent of federal waters off Louisiana. Therefore, this line was considered a fair compromise by representatives of both states.

### **History of Council Discussion on State (Regional) Management**

The Council has explored the concept of “regional management” for red snapper for several years. Regional management was discussed by the Ad Hoc Recreational Red Snapper Advisory Panel at its October 2008 meeting, and the Red Snapper Advisory Panel at its December 2009 meeting. Staff presented papers exploring red snapper regional management to the Council at the January 2009, August 2010, and October 2010 meetings.<sup>2</sup>

In June 2012, the Louisiana Department of Wildlife and Fisheries presented a proposal to the Council for a recreational red snapper regional management pilot program. The Council requested that Louisiana provide further details of their proposed regional management plan for red snapper, and instructed staff to begin developing a plan amendment for regional management of recreational red snapper (Amendment 39). At the August 2012 meeting, the Council requested development of a scoping document for regional management of recreational red snapper, which was provided and discussed at the October 2012 meeting. Scoping meetings were held in January 2013. The Council reviewed an options paper for regional management at its April 2013 meeting, and the initial public hearing draft at its June 2013 meeting. Public hearings were held around the Gulf in August 2013 and the comments were presented to the Council at its August 2013 meeting.<sup>3</sup>

By the February 2014 meeting, the Council had selected preferred alternatives for all actions with the exception of allocating the recreational red snapper quota among the regions. At its February 2014 meeting, Council staff was directed to postpone further work on Amendment 39 until progress was made on how to allocate the quota among the regions. In turn, the Council moved forward with Amendment 40 (GMFMC 2014a) to establish private angling and federal for-hire components and approved the action at its October 2014 meeting.

At its January 2015 meeting, the Council reviewed a revised set of actions for Amendment 39 reflecting the regulatory changes made to recreational red snapper management since work on the document was postponed. These changes included new AMs and the establishment of separate components and ACLs (quotas) for the recreational harvest of red snapper (GMFMC 2015d). At its June 2015 meeting, the Council requested staff to hold an additional round of public hearings, which were held following the October 2015 Council meeting. At its January 2016 meeting, the Council postponed further work on Amendment 39.

At its April 2017 meeting, the Council resumed discussion and approved the initiation of separate amendments to establish state management for the states of Louisiana, Mississippi, and

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<sup>2</sup> [http://www.gulfcouncil.org/resources/briefing\\_book\\_archive.php](http://www.gulfcouncil.org/resources/briefing_book_archive.php)

<sup>3</sup> Written comments submitted in response to Reef Fish Amendment 39 can be found at: <https://docs.google.com/spreadsheet/ccc?key=0Atgbk2rxOkqhdFViUTB3VERsx2ZwcXJmckl1QTBXZkE#gid=0>

Alabama. At its August 2017 meeting, the Council approved the initiation of separate amendments to establish state management for the states of Florida and Texas. Actions specific to a state management program for the recreational harvest of red snapper in each state is addressed in those separate amendments.

## 1.2 Purpose and Need

The **purpose** of this action is to establish a program structure through which a Gulf state may establish a management program that would provide flexibility in the management of the recreational harvest of red snapper for their anglers.

The **need** is to reconsider the management of the recreational harvest of red snapper within the context of the states of the Gulf: to prevent overfishing while achieving, on a continuing basis, the optimum yield from the harvest of red snapper by the recreational sector<sup>4</sup>; take into account and allow for variations among, and contingencies in the fisheries, fishery resources, and catches<sup>5</sup>; and provide for the sustained participation of the fishing communities of the Gulf and to the extent practicable, minimize adverse economic impacts on such communities<sup>6</sup>.

## 1.3 History of Management

This history of management covers events pertinent to recreational red snapper and the Council's consideration of state management for the recreational harvest of red snapper. A complete history of management for the Reef Fish Fishery Management Plan (FMP) is available on the Council's website.<sup>7</sup>

Prior to 1997, the recreational red snapper season was open year-round. Catch levels were controlled through minimum size limits and bag limits. The Sustainable Fisheries Act of 1996 required the establishment of quotas for recreational and commercial red snapper that, when reached, result in a prohibition on the retention of fish caught by each sector, respectively, for the remainder of the fishing year. From 1997 through 1999, NMFS implemented the recreational quota requirement through an in-season monitoring process that projected closing dates a few weeks in advance. For the years 1997 through 1999, the recreational red snapper season was closed earlier each year (Table 1.1.1). In 1999, an emergency rule temporarily raised the recreational red snapper minimum size limit from 15 to 18 inches TL towards the end of the season from June 4 through August 29 in an attempt to slow down the retained harvest rate [FR 64 30445]. Without this emergency rule, the season would have closed on August 5. However, the rule resulted in a large increase in dead discards and the size limit was allowed to revert back to 15 inches TL the following year. Additional details regarding the seasons and regulation changes for red snapper are presented in Hood et al. (2007).

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<sup>4</sup> National Standard 1 [https://www.ecfr.gov/cgi-bin/text-idx?SID=71b8c6026001cb90e4b0925328dce685&mc=true&node=se50.12.600\\_1310&rgn=div8](https://www.ecfr.gov/cgi-bin/text-idx?SID=71b8c6026001cb90e4b0925328dce685&mc=true&node=se50.12.600_1310&rgn=div8)

<sup>5</sup> National Standard 6: [https://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=6b0acea089174af8594db02314f26914&mc=true&r=SECTION&n=se50.12.600\\_1335](https://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=6b0acea089174af8594db02314f26914&mc=true&r=SECTION&n=se50.12.600_1335)

<sup>6</sup> National Standard 8: [https://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=6b0acea089174af8594db02314f26914&mc=true&r=SECTION&n=se50.12.600\\_1345](https://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=6b0acea089174af8594db02314f26914&mc=true&r=SECTION&n=se50.12.600_1345)

<sup>7</sup> [http://www.gulfcouncil.org/fishery\\_management\\_plans/reef\\_fish\\_management.php](http://www.gulfcouncil.org/fishery_management_plans/reef_fish_management.php)

A February 2000 regulatory amendment (GMFMC 2000) replaced the system of in-season monitoring and closure projections with a fixed season based on a pre-season projection of when the recreational quota would be reached. The season for 2000 and beyond was initially set at April 15 through October 31, with a 16-inch TL minimum size limit, 4-fish bag limit, and zero bag limit of red snapper by the captain and crew of for-hire vessels. Shortly before the regulatory amendment was submitted to NMFS, the Council, at the request of representatives of the for-hire industry, withdrew the zero bag limit proposal for captain and crew. NMFS recalculated the season length under the revised proposal, and as a result, implemented the regulatory amendment with a recreational fishing season of April 21 through October 31. This recreational fishing season remained in effect through 2007.

In 2008, Reef Fish Amendment 27/Shrimp Amendment 14 (GMFMC 2007) revised the rebuilding plan for red snapper. For the recreational sector, the rule implemented a June 1 through September 30 fishing season, 16-inch TL minimum size limit, 2-fish bag limit, and zero bag limit for captain and crew of for-hire vessels. The implementing regulations for this amendment created the June 1 through September 30 fishing season by establishing fixed closed seasons of January 1 through May 31, and October 1 through December 31.

The amendment also addressed differences in shrimp and red snapper fishing effort between the western and eastern Gulf, and the impacts of fishing on the red snapper rebuilding plan. The Council considered options for modifying recreational red snapper fishing effort, including different season opening dates and weekend only or consecutive seasons, for the following regions: Texas and the rest of the Gulf; east and west of the Mississippi River; and Gulf-wide regulations. The Council ultimately opted to maintain consistent Gulf-wide regulations, with a recreational season from June 1 through September 15.

The Southeast Data Assessment and Review (SEDAR) 7 red snapper assessment provided an option to set two regional total allowable catches with the Mississippi River as the dividing line (SEDAR 7 2005; SEDAR 7 Update 2009). These assessments assumed there were two sub-units of the red snapper stock within the Gulf, separated commercially at the Mississippi River (shrimp statistical grids 12 and 13) and recreationally at the Mississippi/Louisiana state line. The most information collected and developed thus far is based on the assessment process and follows this particular split, which was included as an alternative for regional management in Amendment 39.

When Reef Fish Amendment 27/Shrimp Amendment 14 (GMFMC 2007) was submitted to NMFS, the Council requested that the five Gulf states adopt compatible regulations in state waters. Florida adopted a compatible 2-fish bag limit, but maintained its state red snapper fishing season of April 15 through October 31, 78 days longer than the federal fishing season. Texas also maintained its four-fish bag limit and year-round fishing season in its state waters. Prior to the start of the 2008 season, NMFS recalculated its projections for the recreational red snapper season in light of the state regulations, and projected that there would be a 75% probability that the recreational quota would not be exceeded if the season closed on August 5. As a result, NMFS set the 2008 season to be June 1 through August 4 [FR 73 15674]. In 2009,

NMFS again recalculated its projections for the season length prior to the start of the recreational season and announced that the recreational season would be June 1 to August 15 [FR 74 21558].

A February 2010 regulatory amendment (GMFMC 2010) increased the total allowable catch, which increased the recreational quota. However, NMFS estimated that in 2009, the recreational sector overharvested its quota by approximately 75%. In recalculating the number of days needed to fill the recreational quota, even with the quota increase, NMFS projected that the 2010 season would need to be shortened to June 1 through July 24, and published notice of those dates prior to the start of the recreational fishing season [FR 75 23186].

In April 2010, the *Deepwater Horizon* MC252 deep-sea drilling rig exploded and sank off the coast of Louisiana. Because of the resulting oil spill, approximately one-third of the Gulf was closed to fishing for much of the summer months. The direct loss of fishing opportunities due to the closure, plus the reduction in tourism throughout the coastal Gulf, resulted in a much lower catch than had been projected. After the recreational season closed on July 24, NMFS estimated that 68% of the recreational quota remained unharvested (NMFS 2010). However, due to the fixed October 1 through December 31 closed season, NMFS could not reopen the recreational season without an emergency rule to suspend the closure. Consequently, the Council requested an emergency rule to provide the NMFS Regional Administrator with the authority to reopen the recreational red snapper season. After considering various reopening scenarios, the Council requested that the season be reopened for eight consecutive weekends (Friday, Saturday and Sunday) from October 1 through November 21 (24 fishing days) [FR 75 58334].

A January 2011 regulatory amendment (GMFMC 2011a) increased the red snapper total allowable catch. The resulting final rule established a 48-day recreational red snapper season, running June 1 through July 19 [FR 76 23911]. On August 12, 2011, NMFS published an emergency rule that, in part, increased the recreational red snapper quota for the 2011 fishing year and provided the agency with the authority to reopen the recreational red snapper season later in the year, if the recreational quota had not been filled by the July 19 closing date. However, based on available recreational landings data through June, NMFS calculated that 80% of the recreational quota had been caught. With the addition of July landings data plus Texas Parks and Wildlife Department survey data, NMFS estimated that total recreational landings were well above the quota. Thus, no unused quota was available to reopen the recreational fishing season.

A March 2012 regulatory amendment (GMFMC 2012) increased the commercial and recreational quotas and removed the fixed recreational season closure date of October 1. The recreational season opened June 1 through July 11. However, the north-central Gulf experienced extended severe weather during the first 26 days of the 2012 recreational red snapper fishing season, including Tropical Storm Debby. Because of the severe weather, NMFS extended the season by 6 days and closed on July 17 [FR 77 39647].

A March 2013 framework action (GMFMC 2013a) increased the commercial and recreational red snapper quotas. This was the result of new rebuilding projections based on the 2009 update assessment (SEDAR 7 Update 2009) that were revised to account for additional landings during 2009-2012. On March 25, 2013, an emergency rule gave NMFS the authority to set the closure

date of the red snapper recreational season in federal waters off individual Gulf states [FR 78 17882]. The closure dates were dependent on whether state regulations were consistent with federal regulations for the red snapper recreational season length or bag limit. On May 31, 2013, the U.S. District Court in Brownsville, Texas, set aside that emergency rule.

As a result of the Court decision on the emergency rule, on June 10, 2013, the federal red snapper recreational season was adjusted to be the same in federal waters off all five Gulf states. Considering the catches expected later in the year during the extended state-water seasons off Texas, Louisiana, and Florida, NMFS projected the Gulf-wide federal red snapper recreational season could be 28 days long [FR 78 34586].

In July 2013, the Council reviewed a new benchmark assessment (SEDAR 31 2013) which showed that the red snapper stock was rebuilding faster than projected, partly due to strong recruitment in some recent years. Combined with a new method for calculating the ABC, the Council's SSC increased the ABC for 2013, but warned that the catch levels would have to be reduced in future years if recruitment returned to average levels.

After incorporating a buffer to the ACL to reduce the possibility of having to later reduce the quota, the Council further increased the 2013 commercial and recreational quotas (GMFMC 2013b). This increase occurred too late to extend the June recreational season, so the Council requested that NMFS reopen the recreational season. NMFS announced a supplemental season of October 1 through 14, 2013 [FR 78 57313].

In 2014, NMFS initially announced a 40-day recreational season [FR 78 76758]. However, in March 2014, as a result of a legal challenge, the U.S. District Court for the District of Columbia found that there was not an adequate system of AMs in place to prevent the recreational red snapper sector from exceeding its quota and that NMFS did not use the best scientific information available. To address the Court's decision and reduce the probability that the recreational sector would exceed its quota, the projected season length for 2014 needed to be revised to incorporate Marine Recreational Information Program (MRIP) landings, and additional AMs needed to be implemented. NMFS determined that including the 2013 MRIP landings data resulted in a 15-day federal season. During the April 2014 meeting, the Council requested that NMFS implement an emergency rule establishing an ACT determined by applying a 20% buffer to the recreational quota (which is equivalent to the recreational ACL), to take into account uncertainty in recreational landings estimates. Shortly after the April 2014 meeting, Louisiana declared the state's red snapper season would be open through December 31, 2014. Using the ACT selected by the Council and taking into account the extended Louisiana fishing season, NMFS set a 2014 federal red snapper season of 9 days [FR 79 27768].

Although the emergency rule put in place a recreational AM for 2014, AMs were still needed for 2015 and beyond. An October 2014 framework action (GMFMC 2014) implemented permanent AMs that 1) established an ACT that is 20% lower than the quota (equal to the ACL) and set the recreational season length based on the ACT, and 2) established an overage adjustment to be applied while the red snapper stock is overfished that mitigates the effects of a quota overage by reducing the ACL in the following year.

Amendment 40 (GMFMC 2014a) formally adopted the designation of component ACLs for red snapper, established private angling and federal for-hire component ACTs for the years 2015-2017, and established separate in-season closure provisions for each component. Amendment 45 (GMFMC 2016) extended the separate management of the federal for-hire and private angling components for an additional 5 years. Thus, the management of the separate components extends through December 31, 2022.

The Council approved a framework action in April 2015 (GMFMC 2015a) that increased the red snapper stock quota for the years 2015-2017. NMFS estimated the recreational red snapper fishing season length in federal waters for each component and established a 10-day season for the private angling component and a 44-day season for the federal for-hire component [FR 80 24832].

Implemented in May 2016, Amendment 28 (GMFMC 2015b) revised the commercial and recreational sector allocations of the red snapper ACLs by shifting 2.5% of the commercial sector's allocation to the recreational sector. The resulting sector allocations for red snapper were 48.5% commercial and 51.5% recreational and were applied to the 2016 quotas. For 2016, NMFS estimated the recreational red snapper fishing season length in federal waters for each component and established an 11-day season for the private angling component and a 46-day season for the federal for-hire component.

On March 3, 2017, a U.S. district court vacated Amendment 28 and subsequently ordered that the sector quotas for 2017 be set consistent with the previous sector allocations of 51% commercial and 49% recreational. For 2017, NMFS initially established a 3-day fishing season for the private angling component and a 49-day season for the federal for-hire component [FR 82 21140]. The short private angling season in 2017 was due in part to a quota overage in 2016, which required an overage adjustment to the 2017 quota because the stock was overfished. The shore season was also due to landings projected to occur in state waters while federal waters were closed. Shortly after the private angling season ended, the Department of Commerce reopened the private angling fishing season for an additional 39 days. During this time, the fishing season was open Fridays through Sundays, plus July 3-4 and September 4 [FR 82 27777].

An amendment to require electronic reporting by federally permitted charter vessels and to modify electronic reporting by headboats was approved by the Council at its January 2017 meeting (GMFMC 2017b). The purpose of the amendment is to improve the monitoring of for-hire vessel landings, thereby reducing the likelihood of exceeding the recreational sector ACL. The amendment is currently under review by the Secretary of Commerce and NMFS is in the process of developing the proposed rule.

Amendment 44 (GMFMC 2017a) changed the minimum stock size threshold for seven species in the Reef Fish FMP, including red snapper. After the approval of Amendment 44, the Gulf red snapper stock was reclassified as not overfished but rebuilding, because the biomass for the stock is currently estimated to be greater than the minimum stock size threshold.

## CHAPTER 2. MANAGEMENT ALTERNATIVES

In this Program Amendment, the Gulf of Mexico Fishery Management Council (Council) would establish the program structure for each Gulf of Mexico (Gulf) state to manage its recreational harvest of red snapper. This amendment with draft environmental impact statement (DEIS) contains three actions that affect all Gulf states, whether or not they are participating in state management: 1) determining the components of the recreational sector to include in state management programs; and 2) apportioning the recreational red snapper annual catch limit (ACL) among the states. The Council would select preferred alternatives for these actions before approving the amendment for final action.

Subsequently and through separate amendments for each Gulf state (Individual State Amendments), each state could establish its state management program for the recreational harvest of red snapper. These Individual State Amendments consist of two actions: 1) authority structure for state management, and 2) quota adjustments. The Council would select preferred alternatives for each of these actions in the respective amendment before approving each amendment for final action. The effects of the actions in the Individual State Amendments are directly intertwined with the actions in the Program Amendment. Thus, this chapter includes a discussion of these latter two actions, as context for the effects analysis in Chapter 4. There, the environmental consequences and cumulative impacts of this Program Amendment will be analyzed alongside the proposed actions in the Individual State Amendments. In the Individual State Amendments, tiering (40 C.F.R. § 1502.20 and 1508.28) will be used as an analytical approach through subsequent analyses under the National Environmental Policy Act that incorporates by reference the general discussions in this DEIS and concentrates on the issues specific to the amendments subsequently prepared.

## 2.1 Action 1 – Components of the Recreational Sector to include in State Management Programs

**Alternative 1:** No Action. Retain current federal management of recreational red snapper in federal waters of the Gulf. Until separate private angling and federal for-hire ACLs expire in 2022, continue separate red snapper fishing seasons for the federal for-hire and private angling components based on the components' annual catch targets (ACT), reduced from the components' ACLs by the established buffer.

**Alternative 2:** For a state with an approved state management program, the state will manage its private angling component only, and must constrain landings to the state's private angling component ACL as determined in Action 2. The federal for-hire component will continue to be managed Gulf-wide. For states without an approved state management program, a private angling fishing season will be estimated using the remainder of the private angling component ACL, reduced by the established buffer. The sunset provision ending the separate management of the private angling and federal for-hire ACLs (currently 2022) is removed.

**Alternative 3:** For a state with an approved state management program, the state will manage both its private angling and federal for-hire components and must constrain landings to each of the state's component ACLs, as determined in Action 2. For states without an approved state management program, separate fishing seasons based on the component ACTs for the federal for-hire and private angling components will be estimated using the remainder of the recreational sector ACL. The state management plan will end when the separate private angling and federal for-hire ACLs expire (currently 2022).

**Preferred Alternative 4:** For a state with an approved state management program, the state will choose whether to manage its private angling component only, or to manage both its private angling and federal for-hire components. The state must constrain landings to the state's private angling component ACL and federal for-hire component ACL as determined in Action 2. For states without an approved state management program, separate fishing seasons based on the component ACTs for the federal for-hire and private angling components will be estimated using the remainder of the recreational sector ACL. The sunset provision ending the separate management of the private angling and federal for-hire ACLs (currently 2022) is removed. A state will indicate its intent to manage its federal for-hire component through a letter to the National Marine Fisheries Service (NMFS) that must be received within one month following the Council's vote to approve this amendment.

### **Discussion:**

Amendment 40 (GMFMC 2014a) apportioned the recreational sector ACL between the federal for-hire and private angling components of the recreational sector for a period of 3 years (2015-2017), and Amendment 45 (GMFMC 2016) extended the separate management of the federal for-hire and private angling components' portions of the recreational sector ACL for an additional 5 years, through 2022. This action is only applicable if this amendment is implemented while the separate components of the recreational sector are still in effect.

This action determines whether a state with an approved state management program would manage its private angling component only (**Alternative 2**), both components (**Alternative 3**), or could choose to manage the private angling component only, or both components (**Preferred Alternative 4**). Depending on the alternative selected, state private angling ACLs would need to be established (**Alternative 2**) or state private angling and federal for-hire component ACLs would need to be established (**Alternative 3** and **Preferred Alternative 4**). A state or states with an approved state management program must constrain its landings to its respective ACLs.

**Alternative 1** (No Action) would continue federal management of red snapper in the exclusive economic zone of all Gulf states. The separate management of the federal for-hire and private angling components would continue until the sunset date. Currently, the recreational sector ACL is divided into two component ACLs for the years 2015-2022 and will revert to a single recreational sector ACL at the start of 2023.

Under **Alternative 2**, a state with an approved state management program would manage the state's private angling component only. Depending on the number of states that develop state management programs, up to six recreational ACLs could be established under **Alternative 2**, in addition to the total recreational ACL: five state private angling ACLs derived from the private angling component ACL, and one federal for-hire component ACL. Management of the federal for-hire component would continue Gulf-wide past 2022 under the federal regulations for the federal for-hire component as the sunset on sector separation would no longer be in effect. Based on the Action 2 alternatives, the resulting percentages for the five potential state private angling ACLs are provided in Tables 2.2.1, 2.2.3, 2.2.5, and 2.2.7.

Under **Alternative 3**, a state with an approved state management program would manage both the state's private angling component and federal for-hire component. Two state component ACLs would be established for each state: a state private angling component ACL and a state for-hire component ACL. The state would be responsible for constraining landings to each component ACL (i.e., the component ACLs could not be combined). Depending on the number of states that develop state management programs, up to ten component ACLs could be established under **Alternative 3**, in addition to the total recreational ACL. Federal for-hire and private angling component ACLs would continue to be used for states without an approved state management program. Based on the Action 2 alternatives, the resulting percentages for the ten potential state component ACLs are provided in Tables 2.2.2, 2.2.3, and 2.2.6. Under **Alternative 3**, both sector separation and state management programs would end in 2022, at the time of the sector separation sunset, and a single red snapper fishing season would be set by NMFS for the recreational sector as a whole in subsequent years.

Under **Preferred Alternative 4**, a state with an approved state management program would be able to choose whether to manage its private angling component only, or to manage both its private angling component and federal for-hire component. As with **Alternative 3**, two state component ACLs could be established for each state: a state private angling component ACL and a state for-hire component ACL. Depending on the number of states that develop state management programs, up to ten component ACLs could be established under **Preferred Alternative 4**, in addition to the total recreational ACL. For a state that decides to manage its private angling component only, the state's federal for-hire ACL would remain part of the Gulf-

wide federal for-hire ACL. Federal for-hire and private angling component ACLs would continue to be used for states without an approved state management program, and management of the separate components would continue past 2022 as the sunset on sector separation would no longer be in effect.

Under **Preferred Alternative 4**, it will be necessary for a state with an approved state management program to advise NMFS that it intends to manage its federal for-hire component, because NMFS would need to set the red snapper fishing season in federal waters based on the component ACLs that remain under federal management. Thus, the state would inform NMFS that the state will manage its federal for-hire component through a letter that must be received within one month of the Council's vote approving the individual state's amendment. If a state does not notify NMFS in writing within the specified time period, NMFS will assume that the state will manage its private angling component only. Further, the decision to manage the private angling component only, or to manage both components is a one-time decision; a state cannot alternate between managing one or both components.

For a state to manage both components (**Alternative 3** and optional under **Preferred Alternative 4**), the state would specify the management measures to be applied to each component as selected in the Individual State Amendments (see Section 2.3). Further, the state must ensure that the landings by each component are constrained to that component's ACL or ACT, as appropriate. For states without an approved state management program, the private angling and federal for-hire components would continue to be managed Gulf-wide under the federal regulations for the respective components.

Regardless of the alternative selected, for-hire vessels must have a federal permit to harvest red snapper from federal waters. For-hire vessels that are state-licensed only cannot harvest red snapper from federal waters, even if an approved state management program is in place.

Currently, the Council is evaluating allocation-based management programs for the federal for-hire component through Amendments 41 (charter vessels) and 42 (headboats). Should the Council establish an allocation-based management program for one or both sub-components through Amendments 41 and 42 before establishing state management through this amendment, **Alternative 3** and **Preferred Alternative 4** may not be practical, as federal for-hire vessels would be part of a federally administered management program.

## 2.2 Action 2 – Apportioning the Recreational ACL (Quota)

**Alternative 1:** No Action – Do not establish an allocation of the recreational sector component ACLs among the states that may be used for state management programs.

**Alternative 2:** Establish an allocation of the recreational sector ACL that may be used for state management programs by apportioning the private angling ACL and federal for-hire ACL among the states based on the average of historical landings for the years (excluding 2010):

**Option 2a:** 1986-2015.

**Option 2b:** 1996-2015.

**Option 2c:** 2006-2015.

**Option 2d:** 50% of average historical landings for the years 1986-2015 and 50% of average historical landings for the years 2006-2015.

**Alternative 3:** In calculating state apportionments under **Alternative 2**, exclude from the selected time series:

**Option 3a:** 2006 landings.

**Option 3b:** 2014 landings.

**Option 3c:** 2015 landings.

**Alternative 4:** Establish an allocation of the recreational sector ACL that may be used for state management programs by apportioning the private angling ACL and federal for-hire ACL among the states based on each state’s average of the best ten years of historical landings during the years 1986-2015, excluding 2010.

**Alternative 5:** Establish an allocation of the recreational sector ACL that may be used for state management programs by apportioning the private angling ACL and federal for-hire ACL among the states based on spatial abundance of red snapper biomass and proportion of recreational trips from the time series in **Options 5a-5c**, excluding 2010, and using one of the weightings from **Options 5d-5f**:

Select one from 5a-5c:	Option	Time Series for Recreational Trips	
	5a	1986 – 2015	
5b	2006 – 2015		
5c	50% of the average number of recreational trips for the years 1986-2015 (5a) and 50% of the average number of recreational trips for the years 2006-2015 (5b).		
Select one from 5d-5f:	Option	Biomass	Recreational Trips
	5d	25%	75%
5e	50%	50%	
5f	75%	25%	

**Preferred Alternative 6:** Establish an allocation of the recreational sector ACL that may be used for state management programs by apportioning the private angling ACL among the states based on the allocations set in the exempted fishing permits approved for the states to manage the recreational harvest of red snapper in 2018 and 2019.

## **Discussion:**

For a red snapper state management program to be enacted, a portion of the recreational sector ACL would need to be allocated to that state. The recreational sector ACL is currently divided into separate private angling and federal for-hire component ACLs. This action addresses how to apportion the recreational component ACL among the states. A state would establish its state management program through a state-specific plan amendment. For states that do not participate in state management, management would continue with the remaining private angling and federal for-hire component ACLs.

Allocation is an inherently controversial issue because a limited resource is divided among competing user groups, each of which benefits from receiving the largest portion possible. In this action, the Council is determining *the method* to calculate the allocation, not the actual percentage each state would receive. The percentages would change based on the data used in the calculation equation. Additionally, the landings are subject to high levels of uncertainty, especially for Mississippi, and should be evaluated with that in mind. Regardless of the alternative selected, in some years, each state's landings exceeded its average landings (Appendix A). This means that requiring a state with an active state management program to constrain its catches to a fixed percentage of the recreational sector ACL could restrict the fluctuations in annual landings that occur in some years. Using recreational trips to determine each state's allocation poses additional problems (see the discussion for **Alternative 5**, below).

It is possible that not all states will choose to participate in state management. If only one state participates, the fishing season in federal waters for anglers from the remaining states would be estimated based on the remaining aggregate portion of the ACL, as specified in the selected preferred alternative, and reduced by the established buffer. Should only one state not participate, the participating states would still receive their respective portions of the recreational ACL. The state ACL that would have been distributed to the non-participating state would be used by NMFS to estimate the length of the fishing season for that one state, reduced by the established buffer and any projected landings to occur in state waters. Anglers from a non-participating state would fish under the default federal regulations.

**Alternative 1** (No Action) would not apportion the recreational sector ACL among the states. Management of the private angling and for-hire components' harvest of red snapper would continue separately throughout federal waters of the Gulf through 2022, and together thereafter unless the sunset is changed. Currently, the proportion of the total recreational landings made up by each state varies from year to year. Recreational landings and trips by state from 1986 – 2015 are provided in Appendix A. Tables are provided for landings and trips by the recreational sector as a whole, the private angling component, and the federal for-hire component.

Landings from 2010 are excluded from all alternatives due to the *Deepwater Horizon* MC252 oil spill, which began in April 2010 prior to the opening of the 2010 recreational red snapper season. Due to the complexity associated with assigning landings between components given the substantial fishery closures and the extended federal season, landings from 2010 should be viewed with caution and are not included for any alternatives. The Southeast Regional Office has excluded 2010 landings in all season projection analyses for similar reasons.

**Alternative 2** provides four options to apportion the recreational sector ACL based on the average proportion of historical landings for various time series that end in 2015. Landings from 2010 are excluded from all options. If Alternative 2 is selected in Action 1 (i.e., the states may manage the private angling component only), Table 2.2.1 provides the resulting percentages of the private angling ACL that would become each state’s private angling component ACL under an approved state management program under **Alternative 2**. The private angling component ACL is 57.7% of the recreational sector ACL. In the table, the sum of the state private angling ACLs for each alternative totals 100% of the private angling ACL. The federal for-hire component, with 42.3% of the recreational sector ACL, would remain under federal management.

**Table 2.2.1.** Percent of the *private angling component* ACL allocated to each state based on historical landings time series of **Alternative 2**, for the private angling component, only (Action 1, Alternative 2). Each row totals 100% of the private angling ACL, which is 57.7% of the total recreational ACL.

<b>Option</b>	<b>Time series</b>	<b>AL</b>	<b>FL</b>	<b>LA</b>	<b>MS</b>	<b>TX</b>	<b>Total</b>
<b>2a</b>	1986-2015	35.96%	28.07%	20.98%	7.93%	7.06%	100%
<b>2b</b>	1996-2015	38.48%	33.67%	16.67%	4.52%	6.66%	100%
<b>2c</b>	2006-2015	33.63%	41.57%	17.22%	2.13%	5.45%	100%
<b>2d</b>	50%(2a)+50%(2c)	34.80%	34.82%	19.10%	5.03%	6.26%	100%

For Alternative 3 and Preferred Alternative 4 in Action 1, Table 2.2.2 provides the resulting percentages of the total recreational sector ACL that would become the state private angling and federal for-hire component ACLs under an approved state management program for **Alternative 2**. For each of the options for **Alternative 2**, the sum of the private angling component’s percentages of the ACL for the five states totals 57.7%, and the sum of the federal for-hire percentages of the ACL for the five states totals 42.3%. Together, these state component ACLs equal 100% of the recreational sector ACL.

**Table 2.2.2.** Resulting percentages of dividing the *private angling* ACL and *federal for-hire* ACL among the states for **Alternative 2**, by component (Action 1, Alternative 3 and Preferred Alternative 4). For each option, the sum of the private angling component ACLs totals 57.7% and the sum of the federal for-hire ACLs totals 42.3%; the sum of all cells for each alternative equals 100% of the total recreational ACL.

Option	Component	AL	FL	LA	MS	TX	Totals	
<b>2a: 1986-2015</b>	Private	20.75%	16.20%	12.11%	4.57%	4.07%	57.7%	100%
	For-hire	10.84%	15.67%	5.32%	0.29%	10.18%	42.3%	
<b>2b: 1996-2015</b>	Private	22.20%	19.43%	9.62%	2.61%	3.84%	57.7%	100%
	For-hire	11.39%	18.28%	3.91%	0.25%	8.47%	42.3%	
<b>2c: 2006-2015</b>	Private	19.41%	23.99%	9.93%	1.23%	3.14%	57.7%	100%
	For-hire	10.60%	19.76%	3.94%	0.10%	7.90%	42.3%	
<b>2d: 50%(2a)+50%(2c)</b>	Private	20.08%	20.09%	11.02%	2.90%	3.61%	57.7%	100%
	For-hire	10.72%	17.71%	4.63%	0.19%	9.04%	42.3%	

**Alternative 3** provides options for excluding particular years from the historical landings averages provided under **Alternative 2**. Hurricane Katrina struck late in the fishing season of 2005, therefore landings from 2006 are provided for exclusion (**Option 3a**), as recreational fishing opportunities were impacted. Options to exclude landings from 2014 (**Option 3b**) and 2015 (**Option 3c**) are provided because these years were not included in the allocation formula used to calculate the private angling and federal for-hire components' allocation in Amendment 40, and because the headboat collaborative pilot program operated during those years. The options under **Alternative 3** may be selected individually, or multiple options could be selected alongside any of **Options a-d** under **Alternative 2**, as appropriate. In Amendment 40 (GMFMC 2014a), the Council chose to exclude landings from 2010 from the allocation formula, but did not exclude landings from 2006 (**Option 3a**).

**Alternative 4** would apportion the recreational sector ACL by averaging each state's highest 10 years of red snapper landings for each component for the years 1986-2015, and then converting the average landings into percentages. The resulting allocations by state for Action 1, Alternatives 2-4 are provided in Table 2.2.3.

**Table 2.2.3.** Percent of the private angling ACL (Action 1, Alternative 2) and both the federal for-hire ACL and private angling ACL (Action 1, Alternative 3 or Preferred Alternative 4) based on the highest 10 years of historical landings for the years 1986-2015 (**Alternative 4**). For Action 1, Alternative 2, each state allocation is expressed as a percentage of the private angling ACL. For Action 1, Alternatives 3 and 4, the states' private angling and for-hire allocations are expressed as percentages of the total recreational ACL.

Action 1	Component	AL	FL	LA	MS	TX	Total
<b>Alternative 2</b>	Private only	38.44%	31.68%	16.73%	8.47%	4.68%	100%
<b>Alternative 3 or 4</b>	Private	22.18%	18.28%	9.65%	4.89%	2.70%	42.3%
	For-hire	10.45%	14.60%	6.07%	0.54%	10.65%	57.7%

**Alternative 5** incorporates an estimate of red snapper biomass off each state (Table 2.2.4) and the proportion of red snapper recreational trips by state (**Options 5a-5c**), with options to weight each (**Options 5d-5f**). In contrast to fishery-dependent information such as landings and number of recreational trips, there is no estimate of red snapper biomass at the state level. NMFS staff developed an approach for estimating biomass off each Gulf state that was derived from Karnauskas et al. (2017). The biomass estimates are based on a single year of survey data (2011). Following review by the Council’s Scientific and Statistical Committee (SSC) at its October 2017 meeting, the approach was recommended for management use by the Council.

**Table 2.2.4.** Percentages of the estimated red snapper biomass off each state, to be combined with recreational trips by state (**Alternative 5**).

	AL	FL	LA	MS	TX
<b>Biomass</b>	6.30%	29.94%	20.28%	1.34%	42.13%

Using the three options for the time series for recreational trips (**Options 5a-5c**) and the three options for weighting the metrics of biomass and recreational trips (**Options 5d-5f**), Table 2.2.5 provides the resulting percentages from apportioning the private angling component ACL only, by state (Action 1, Alternative 2; 57.7% of the recreational sector ACL) for **Alternative 5**. Note that the time series only applies to the proportion of recreational trips and not the estimates of biomass. Table 2.2.6 provides the resulting percentages for apportioning both components of the recreational sector (Action 1, Alternative 3 and Preferred Alternative 4).

**Table 2.2.5.** Percent of the *private angling* ACL allocated to each state under **Alternative 5** for the private angling component, only (Action 1, Alternative 2), with various weightings (**Options 5d-5f**) for biomass and angler trips (**Options 5a-5c**).

	<b>Option 5a: 1986-2015</b>	AL	FL	LA	MS	TX
<b>Option 5d</b>	25% biomass; 75% trips	27.76%	29.06%	19.42%	5.52%	18.24%
<b>Option 5e</b>	50% biomass; 50% trips	20.61%	29.36%	19.70%	4.12%	26.20%
<b>Option 5f</b>	75% biomass; 25% trips	13.45%	29.65%	19.99%	2.73%	34.17%
	<b>Option 5b: 2006-2015</b>	AL	FL	LA	MS	TX
<b>Option 5d</b>	25% biomass; 75% trips	23.77%	40.12%	19.24%	3.03%	13.84%
<b>Option 5e</b>	50% biomass; 50% trips	17.95%	36.72%	19.59%	2.47%	23.27%
<b>Option 5f</b>	75% biomass; 25% trips	12.12%	33.33%	19.93%	1.90%	32.70%
	<b>Option 5c: 50% (5a) + 50% (5b)</b>	AL	FL	LA	MS	TX
<b>Option 5d</b>	25% biomass; 75% trips	25.76%	34.59%	19.33%	4.28%	16.04%
<b>Option 5e</b>	50% biomass; 50% trips	19.28%	33.04%	19.65%	3.30%	24.73%
<b>Option 5f</b>	75% biomass; 25% trips	12.79%	31.49%	19.96%	2.32%	33.43%

Note: **Options a-c** only apply to the proportion of trips, not the biomass estimates.

**Table 2.2.6.** Percent of the *private angling* ACL and *federal for-hire* ACL allocated to each state under **Alternative 5** (Action 1, Alternative 3 or Preferred Alternative 4), with various weightings (**Options 5d-5f**) for biomass and angler trips (**Options 5a-5c**).

		<b>Option 5a: 1986-2015</b>	<b>AL</b>	<b>FL</b>	<b>LA</b>	<b>MS</b>	<b>TX</b>
<b>Option 5d</b>	25% biomass; 75% trips	Private	16.02%	16.77%	11.20%	3.18%	10.52%
		For-hire	6.37%	19.66%	4.23%	0.36%	11.68%
<b>Option 5e</b>	50% biomass; 50% trips	Private	11.89%	16.94%	11.37%	2.38%	15.12%
		For-hire	5.14%	17.33%	5.68%	0.43%	13.73%
<b>Option 5f</b>	75% biomass; 25% trips	Private	7.76%	17.11%	11.54%	1.58%	19.71%
		For-hire	3.90%	15.00%	7.13%	0.50%	15.77%

		<b>Option 5b: 2006-2015</b>	<b>AL</b>	<b>FL</b>	<b>LA</b>	<b>MS</b>	<b>TX</b>
<b>Option 5d</b>	25% biomass; 75% trips	Private	13.71%	23.15%	11.10%	1.75%	7.98%
		For-hire	7.11%	21.33%	4.05%	0.20%	9.60%
<b>Option 5e</b>	50% biomass; 50% trips	Private	10.35%	21.19%	11.30%	1.42%	13.43%
		For-hire	5.63%	18.44%	5.56%	0.32%	12.34%
<b>Option 5f</b>	75% biomass; 25% trips	Private	6.99%	19.23%	11.50%	1.10%	18.87%
		For-hire	4.15%	15.55%	7.07%	0.44%	15.08%

		<b>Option 5c: 50% (5a) + 50% (5b)</b>	<b>AL</b>	<b>FL</b>	<b>LA</b>	<b>MS</b>	<b>TX</b>
<b>Option 5d</b>	25% biomass; 75% trips	Private	14.87%	19.96%	11.15%	2.47%	9.25%
		For-hire	6.74%	20.49%	4.14%	0.28%	10.64%
<b>Option 5e</b>	50% biomass; 50% trips	Private	11.12%	19.06%	11.34%	1.90%	14.27%
		For-hire	5.38%	17.88%	5.62%	0.38%	13.03%
<b>Option 5f</b>	75% biomass; 25% trips	Private	7.38%	18.17%	11.52%	1.34%	19.29%
		For-hire	4.02%	15.27%	7.10%	0.47%	15.43%

Note: **Options a-c** only apply to the proportion of trips, not the biomass estimates.

### Recreational trip data for Alternative 5

There are several surveys that collect recreational fishing trip data. In 1986, NMFS began the Southeast Region Headboat Survey (SRHS) in the Gulf. The SRHS monitors and samples headboats, defined as those vessels that are licensed to carry 15 or more paying recreational fishing passengers and that charge primarily per angler. In 1979, NMFS began working with state agencies to collect statistics on private and charter vessel (those vessels not in the SRHS) recreational trips from Louisiana through west Florida with the Marine Recreational Fisheries Statistics Survey (MRFSS). In 2008, NMFS implemented the Marine Recreational Information Program (MRIP), which eventually replaced MRFSS. Calibration factors were developed between MRFSS and MRIP to make the survey results comparable, and have been applied to previous landings estimates to convert those estimates from MRFSS to MRIP.<sup>8</sup> Both MRFSS and MRIP estimate recreational trips by two-month waves (i.e., January/February, March/April).

<sup>8</sup> Details of both MRFSS and MRIP and also the calibration factor calculations can be found at <https://www.st.nmfs.noaa.gov/recreational-fisheries/index>.

In 1974, Texas Parks and Wildlife Department's (TPWD) Marine Sport-Harvest Monitoring Program began collecting statistics on private and charter recreational trips.<sup>9</sup> The TPWD estimates recreational trips by splitting the year into two waves, May 15-Nov 20 and Nov 21-May 14.

In 2013, the Louisiana Department of Wildlife and Fisheries recreational creel survey (LA Creel) began collecting statistics on red snapper private and charter recreational trips. LA Creel provides statistics on recreational trips by week. With respect to red snapper recreational fishing statistics, LA Creel ran concurrently with MRIP in 2013 and 2015, but did not start to collect effort (target trip) information until 2016. MRIP data collection stopped in 2013 and then ran again for one final year in 2015. Therefore, from 2016 and forward LA Creel is the only recreational fishing survey occurring in Louisiana.

**Alternative 5** uses red snapper targeted trip data to establish the red snapper allocation amongst the states. Targeted trips are those trips where the fishers defined red snapper as the primary or secondary target species of the trip. The SRHS data cannot be used in this analysis because the SRHS does not collect any target information; therefore, there are no estimates of headboat trips that target red snapper. MRIP, TPWD, and LA Creel estimate target trips for red snapper, however, all three surveys are different in sampling method and time period.

MRIP calculates an effort estimate (number of trips) from phone surveys.<sup>10</sup> MRIP then uses dockside intercepts to determine the proportion of trips that targeted red snapper. Multiplying the effort estimate by the dockside intercept response results generates an estimate for the number of trips targeting red snapper. TPWD calculates an effort estimate (number of trips) using a roving boat-count survey at boat ramps and marinas. TPWD then uses dockside intercepts to determine the proportion of trips that targeted red snapper. Similar to MRIP, TPWD multiplies the effort estimate by the dockside intercept response results to generate an estimate for the number of trips targeting red snapper. LA Creel requires an offshore angler permit to harvest red snapper. Phone surveys of those permit holders are conducted to determine effort. LA Creel then uses dockside intercepts to determine the proportion of trips that targeted red snapper. Similar to MRIP and TPWD, LA Creel multiplies the effort estimate by the dockside intercept response results to generate an estimate of number of trips targeting red snapper. There are no available metrics to calibrate the trip estimates between the surveys, because the surveys have not been adequately compared, or effort comparison results are not available at this time. LA Creel did not start collecting target trip information until May of 2016; therefore, estimates of trips that targeted red snapper in Louisiana are only available from MRIP up to 2013 and then for one final year in 2015. After 2015 target trip data in Louisiana is not available until half of the year in 2016.

**Preferred Alternative 6** would allocate the private angling ACL among the states based on the amount of red snapper each state will manage under exempted fishing permits (EFP) approved by NMFS for 2018 and 2019<sup>11</sup> (Table 2.2.7). Because **Preferred Alternative 6** applies to the

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<sup>9</sup> Details of the survey can be found at <http://tpwd.texas.gov>.

<sup>10</sup> In 2018 MRIP is changing the effort estimation survey from a phone to a mail survey.

<sup>11</sup> [http://sero.nmfs.noaa.gov/sustainable\\_fisheries/gulf\\_fisheries/LOA\\_and\\_EFP/2018/RS%20state%20pilot/home.html](http://sero.nmfs.noaa.gov/sustainable_fisheries/gulf_fisheries/LOA_and_EFP/2018/RS%20state%20pilot/home.html)

private angling component only, it is not applicable if Alternative 3 or Preferred Alternative 4 is selected in Action 1, as these alternatives involve the federal for-hire component in state management. The state allocations established under the EFPs are based on criteria provided by each state, which was then adjusted to reflect the 2018 red snapper private angling ACL (3.885 million pounds whole weight).

**Table 2.2.7.** Percent of the private angling component ACL allocated to each state under **Preferred Alternative 6** based on the amount of fish to be harvested by each state under the 2018-2019 State Red Snapper Management EFPs.

	<b>AL</b>	<b>FL</b>	<b>LA</b>	<b>MS</b>	<b>TX</b>
<b>Quota (pounds)</b>	984,291	1,778,515	743,000	137,949	241,245
<b>% of 2018 private angling ACL</b>	25.34%	45.78%	19.12%	3.55%	6.21%

Table 2.2.8 (private angling, only) and Table 2.2.9 (both private angling and federal for-hire components) provide a comparison of the resulting allocations for **Alternatives 2-5** and **Preferred Alternative 6**, excluding **Alternative 3**. The highest and lowest allocations for each state are highlighted to demonstrate the range for each state. None of the numerous possible combinations for selecting the **Alternative 3** options alongside each of the **Alternative 2** options significantly change the resulting allocations. To explore these multiple combinations of historical time series (**Alternative 2**) and options for excluding various years (**Alternative 3**), see the Red Snapper Decision Support Tool on the Council’s website.<sup>12</sup>

<sup>12</sup> <https://gulfcouncilportal.shinyapps.io/RedSnapperDecisionSupportTool3/>

**Table 2.2.8.** Summary of the allocations by state for **Alternatives 2-6** for the private angling component, only, excluding **Alternative 3**. The highest and lowest allocation for each state are highlighted. Each row sums to 100%.

Alternative	AL	FL	LA	MS	TX
<b>2a</b>	35.96%	<b>28.07%</b>	<b>20.98%</b>	7.93%	7.06%
<b>2b</b>	<b>38.48%</b>	33.67%	<b>16.67%</b>	4.52%	6.66%
<b>2c</b>	33.63%	41.57%	17.22%	2.13%	5.45%
<b>2d</b>	34.80%	34.82%	19.10%	5.03%	6.26%
<b>4</b>	38.44%	31.68%	16.73%	<b>8.47%</b>	<b>4.68%</b>
<b>5a + 5d</b>	27.76%	29.06%	19.42%	5.52%	18.24%
<b>5a + 5e</b>	20.61%	29.36%	19.70%	4.12%	26.20%
<b>5a + 5f</b>	13.45%	29.65%	19.99%	2.73%	<b>34.17%</b>
<b>5b + 5d</b>	23.77%	40.12%	19.24%	3.03%	13.84%
<b>5b + 5e</b>	17.95%	36.72%	19.59%	2.47%	23.27%
<b>5b + 5f</b>	<b>12.12%</b>	33.33%	19.93%	<b>1.90%</b>	32.70%
<b>5c + 5d</b>	25.76%	34.59%	19.33%	4.28%	16.04%
<b>5c + 5e</b>	19.28%	33.04%	19.65%	3.30%	24.73%
<b>5c + 5f</b>	12.79%	31.49%	19.96%	2.32%	33.43%
<b>6</b>	25.34%	<b>45.78%</b>	19.12%	3.55%	6.21%

**Table 2.2.9.** Summary of the allocations by state for **Alternatives 2-5** for both components, excluding Alternative 3. The highest and lowest allocation for each state’s components are highlighted (private angling in yellow; federal for-hire in blue). Each row sums to the respective component’s allocation (57.7% for the private angling component and 42.3% for the federal for-hire component).

<b>Alternative</b>	<b>Component</b>	<b>AL</b>	<b>FL</b>	<b>LA</b>	<b>MS</b>	<b>TX</b>
<b>2a</b>	Private	20.75%	16.20%	12.11%	4.57%	4.07%
	For-hire	10.84%	15.67%	5.32%	0.29%	10.18%
<b>2b</b>	Private	22.20%	19.43%	9.62%	2.61%	3.84%
	For-hire	11.39%	18.28%	3.91%	0.25%	8.47%
<b>2c</b>	Private	19.41%	23.99%	9.93%	1.23%	3.14%
	For-hire	10.60%	19.76%	3.94%	0.10%	7.90%
<b>2d</b>	Private	20.08%	20.09%	11.02%	2.90%	3.61%
	For-hire	10.72%	17.71%	4.63%	0.19%	9.04%
<b>4</b>	Private	22.18%	18.28%	9.65%	4.89%	2.70%
	For-hire	10.45%	14.60%	6.07%	0.54%	10.65%
<b>5a + 5d</b>	Private	16.02%	16.77%	11.20%	3.18%	10.52%
	For-hire	6.37%	19.66%	4.23%	0.36%	11.68%
<b>5a + 5e</b>	Private	11.89%	16.94%	11.37%	2.38%	15.12%
	For-hire	5.14%	17.33%	5.68%	0.43%	13.73%
<b>5a + 5f</b>	Private	7.76%	17.11%	11.54%	1.58%	19.71%
	For-hire	3.90%	15.00%	7.13%	0.50%	15.77%
<b>5b + 5d</b>	Private	13.71%	23.15%	11.10%	1.75%	7.98%
	For-hire	7.11%	21.33%	4.05%	0.20%	9.60%
<b>5b + 5e</b>	Private	10.35%	21.19%	11.30%	1.42%	13.43%
	For-hire	5.63%	18.44%	5.56%	0.32%	12.34%
<b>5b + 5f</b>	Private	6.99%	19.23%	11.50%	1.10%	18.87%
	For-hire	4.15%	15.55%	7.07%	0.44%	15.08%
<b>5c + 5d</b>	Private	14.87%	19.96%	11.15%	2.47%	9.25%
	For-hire	6.74%	20.49%	4.14%	0.28%	10.64%
<b>5c + 5e</b>	Private	11.12%	19.06%	11.34%	1.90%	14.27%
	For-hire	5.38%	17.88%	5.62%	0.38%	13.03%
<b>5c + 5f</b>	Private	7.38%	18.17%	11.52%	1.34%	19.29%
	For-hire	4.02%	15.27%	7.10%	0.47%	15.43%

## 2.3 Discussion – Authority Structure for State Management

This section describes and compares the alternatives under consideration in the first action of the Individual State Amendments. The Council will select a preferred alternative for each state in its respective amendment. This discussion provides the context for the analysis that will be completed in the environmental consequences chapter, including the potential cumulative effects that may result from this Program Amendment and the Individual State Amendments, by selecting an authority structure for state management.

Currently, each Gulf state decides when to open and close its state waters to fishing while NMFS closes fishing in federal waters consistent with the regulations implementing the Reef Fish Fishery Management Plan (FMP). The states also decide on any other management measures, such as bag limit and size limit, which are applicable in state waters while the Council decides the management measures applicable in federal waters. Many, but not all, of these management measures are consistent between the states as well as with the federal requirements. This action considers two primary approaches to provide the authority for state management: **delegation** and **conservation equivalency**.

Whether delegation or conservation equivalency is selected, a state's management measures must be consistent with the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act) and the Reef Fish FMP, including the red snapper rebuilding plan. Consistency with the Magnuson-Stevens Act and Reef Fish FMP requires, among other things, preventing overfishing, rebuilding declining reef fish stocks, monitoring the reef fish fishery, conserving and increasing reef fish habitats, and minimizing conflicts between user groups. Under all alternatives, red snapper would remain subject to Gulf-wide closure when the recreational sector ACL is met.

For either of the proposed alternatives, if a state's red snapper management plan is determined to be inconsistent with the requirements of delegation, or if the conservation equivalency plan is determined by NMFS to not satisfy the conservation equivalency requirements, then the recreational harvest of red snapper in the federal waters adjacent to that state would be subject to the **default federal regulations** for red snapper. Federal waters adjacent to a state refer to the portion of federal waters bounded by the state's waters and the boundary line(s) shown in Figure 1.1.1 that separate federal waters off each state.

Default federal regulations refer to the Gulf-wide federal regulations governing the recreational harvest of red snapper in the Code of Federal Regulations (50 CFR Part 622). To implement state management by delegation or conservation equivalency, the current regulations in the Code of Federal Regulations (50 CFR Part 622) would need to be waived for those anglers and vessels fishing under a state's delegation or approved conservation equivalency plan (CEP). Default federal regulations for the recreational harvest of red snapper would be applied to the federal waters adjacent to a state's waters in the event that state's delegation is determined to be inconsistent, its CEP is not approved, or the state chooses not to have a state management plan. A different process would be followed for delegation than for CEPs, in that delegation would remain in effect unless NMFS determines the delegation is inconsistent with the Reef Fish FMP

(Appendix B), while CEPs would require a periodic determination that the plan is the conservation equivalent of the default federal regulations (Appendix C).

Among other regulations that apply to reef fish fishing in general, the current federal regulations for the harvest of red snapper include a 2-fish bag limit, minimum size limit of 16 inches total length (TL), and a fishing season that begins on June 1 and closes when the ACT of each recreational component (i.e., private angling and federal for-hire) is projected to be caught. These regulations have been established and revised over time through past Council actions, which considered a variety of alternatives that were analyzed as part of the decision-making process.

In the event only some of the states have approved state management programs, the sum of all participating states' ACLs (as selected in Action 2) would be subtracted from the component ACL (or recreational sector ACL). Anglers and vessels from non-participating states would continue to be subject to the default federal regulations, and seasons would be set based on the remaining balance of the recreational ACL. NMFS would reduce the remaining component ACLs by the established buffer and establish federal season lengths for each component in federal waters adjacent to all states without an active state management program.

The alternatives under consideration for this action in the Individual State Amendments follow:

- **Alternative 1:** No Action – Retain current federal regulations for management of recreational red snapper in federal waters of the Gulf.

#### Delegation

- **Alternative 2:** Establish a management program that **delegates** management authority in federal waters to a state. The state must establish the red snapper season for the harvest of its assigned portion of the recreational sector ACL. In addition, delegated authority for managing the recreational harvest of red snapper may include establishing or modifying the:
  - Option 2a:** bag limit
  - Option 2b:** prohibition on for-hire vessel captains and crew from retaining a bag limit.
  - Option 2c:** minimum size limit within the range of 14 to 18 inches TL
  - Option 2d:** maximum size limit
  - Option 2e:** requirements for live release devices (e.g., descending devices)
  - Option 2f:** requirements for harvest gear
  - Option 2g:** use of area or depth-specific regulations.

The Magnuson-Stevens Act allows for the delegation of management to a state to regulate fishing vessels beyond their state waters, provided its regulations are consistent with the FMP. The delegation of management authority requires a three-quarters majority vote of the voting members of the Council. See Appendix B for additional information on the requirements of delegation including the Secretary of Commerce's procedure for addressing a state's regulations that are deemed inconsistent with the Reef Fish FMP.

Under **Alternative 2**, state management is defined as the delegation of limited management authority to a state, which would then establish appropriate management measures to constrain recreational harvest to the state's assigned portion of the recreational sector ACL. A state would have management authority to establish the red snapper fishing season, plus any other management measures selected among the options under **Alternative 2**. In setting the fishing season, the state would have the flexibility to select the season start date and could establish a fixed closed season, split seasons (e.g., spring and fall season), and alternate season structures (e.g., weekends, only). A state could also establish regional seasons, such as separate fishing seasons for the Florida Panhandle and west Florida. Provided the state constrains its landings of each component to that component's portion of the ACL, a state could establish different seasons for each component if the state is managing both the private angling and federal for-hire components. In addition, the state could reopen its fishing season if quota remains after the initial season closes.

**Options 2a-2g** provide management measures that may be delegated in addition to the fishing season. **Option 2a** would delegate authority to establish the recreational bag limit and **Option 2b** would allow the state to modify the prohibition on the captain and crew of a for-hire vessel from retaining a bag limit. As with setting the fishing season, these options would allow bag limits to be set regionally or by component, if applicable. **Options 2c** and **2d** would delegate the red snapper size limit. Establishing both a minimum (**Option 2c**) and maximum size limit (**Option 2d**) would create a slot limit for the recreational harvest of red snapper. The current minimum size limit for red snapper is 16 inches TL in federal waters for recreational anglers and for all state waters except Texas. In state waters off Texas the recreational red snapper minimum size limit is 15 inches TL. Modifying the minimum size limit among states may pose issues for conducting stock assessments. Previously, the Council expressed its intent to establish limitations on the minimum size limits that may be adopted by the states due to biological concerns associated with high-grading and discard mortality. The red snapper stock is still under a rebuilding plan and stock assessments must take into account minimum size limits for each sector and gear type. Thus, the minimum size limit that may be delegated to the states is restricted to the range of 14 inches TL to 18 inches TL. All red snapper (100%) are estimated to be reproductively mature at age-2 (SEDAR 31 2013) at approximately 358 mm or 14 inches TL using the age-length equation in Szedlmayer and Shipp (1994); therefore, all of the minimum size limits within the range are estimated to be greater than the size of reproductively mature fish. For this reason, minimum size limits smaller than 14 inches TL are not considered. The largest minimum size limit within the range that could be delegated is 18 inches TL, which has the largest spawning potential for the stock.

**Options 2e** and **2f** would allow a state to establish requirements for the use of live release devices (e.g., descending devices and dehooking devices) and harvest gear, respectively. Both options would delegate authority that applies to the recreational harvest of red snapper, only. Federal regulations and guidance for live release devices and harvest gear are not specific to red snapper, but apply to reef fish or to finfish more generally. For example, the requirement to use non-stainless steel circle hooks when fishing with natural baits applies to the fishing of all reef fish. Because authority would be delegated only for the management of red snapper, delegating authority for these devices and gear could make enforcement more complicated if a state enacts a regulation that applies to red snapper, but not to other reef fish. Further, if a state's regulation is

for a particular live release device (**Option 2e**) or harvest gear (**Option 2f**) be carried aboard, the regulation could be enforced dockside and not require delegation.

**Option 2g** proposes to allow a state to establish area or depth-specific regulations and is not possible without further information regarding the scope and purpose of any planned closure. Additional information pertaining to the scope and purpose (e.g., constrain rate of harvest) is needed to complete an analysis of this option and define the delegation and ensure environmental compliance. To implement a closed area NMFS will likely need to do additional rule making. **Option 2g** would not allow states to establish marine protected areas within federal waters nor restrict commercial vessels from harvesting red snapper from these areas. *Without further information about the scope and purpose of the area or depth-specific regulations, **Option 2g** cannot be included in a state's delegation.*

For some of the options (**Preferred Options 2a-2c**), specific regulations in the Code of Federal Regulations (Appendix D) would need to be waived or suspended for anglers landing in the participating state. State management, as it has been previously considered by the Council, included measures that would rely primarily on dockside enforcement, such as bag limits (**Options 2a** and **2b**) and size limits (**Options 2c** and **2d**). When in federal waters, enforcement would be of the most generous state regulation (e.g., highest bag limit) of a state with an open season. Other management measures, such as gear requirements or area-specific regulations (**Options 2e-2g**), would require monitoring and enforcement of recreational fishing in federal waters. Thus, if any of these types of measures are delegated to the state (**Options 2e-2g**), lines demarcating federal waters off each state (Figure 1.1.1) would be needed to identify the boundaries in which all of the applicable state's regulations apply. This would make state management more complicated and may create issues for enforcement.

Further, selecting some options as preferred would require a state to establish regulations at the state level consistent with those preferred options, because those regulations are currently in effect and would remain the federal default regulations (see above). The selection of other options as preferred would be optional for a state to establish as part of its state management program. For example, to remain consistent with the requirements of delegation, the fishing season (**Alternative 2**), bag limit (**Option 2a**), and minimum size limit (**Option 2c**) would need to be specified in the state's regulations, even if they are the same as the default federal regulations, if those options are selected. Selecting other options (**Options 2b** and **2d-2g**) would be optional (and in the case of **Option 2g**, may not be possible) for a state to establish under delegated authority, because any such existing regulations are not specific to red snapper but apply to fishing or reef fish fishing, generally.

### Conservation Equivalency

**Alternative 3:** Establish a management program in which a state submits a plan describing the **conservation equivalency** measures the state will adopt for the management of its portion of the recreational sector ACL in federal waters. The plan must specify the red snapper season structure and bag limit for the state's harvest of its assigned portion of the recreational sector ACL. To be a CEP, the plan must be reasonably expected to limit the red snapper harvest to the state's assigned portion of the recreational sector ACL. If the state's plan is determined by

NMFS to not satisfy the conservation equivalency requirements, then the recreational harvest of red snapper in the federal waters adjacent to the state would be subject to the default federal regulations for red snapper.

**Option 3a:** The plan will be submitted directly to NMFS for review.

**Option 3b:** The plan will first be submitted to a technical review committee. The technical review committee reviews and may make recommendations on the plan, which is either returned to the state for revision or forwarded to NMFS for final review.

**Alternative 3** would adopt a process by which a state submits a CEP describing its intended management measures for the recreational harvest of red snapper. Conservation equivalency would grant less management authority directly to a state than delegation, because NMFS would need to approve any changes in the state management plan. However, the conservation equivalency alternatives provide flexibility to a state to modify the season structure and bag limit for the harvest of its designated portion of the red snapper recreational ACL. The procedure and requirements for conservation equivalency are provided in Appendix C.

**Alternative 3** provides two options for the review process for the CEPs. Under **Option 3a**, a state would submit its plan directly to NMFS for review, while under **Option 3b**, the state would first submit its CEP to a technical review committee, which would consist of one member from each state designated by the state fisheries director. The technical review committee would provide the initial review of the CEPs and may make recommendations on the plan, which is either returned to the state for revision or forwarded to NMFS for final review and approval. Because of the additional time needed for the technical review committee to meet and review the CEPs, **Option 3b** would potentially entail a longer process for consistency determination than under **Option 3a**. On the other hand, the process under **Option 3b** provides for greater participation and input by state-level managers and stakeholders, increasing the involvement of local-level entities in the state management process. The proposed process under **Option 3b** is more similar to the Mid-Atlantic Fishery Management Council's management of summer flounder than is **Option 3a**.

### Additional Considerations

Enforcement would primarily be conducted dockside, because of the variety of regulations under which any one vessel could be fishing while in federal waters. At-sea enforcement could be most complicated near the boundaries between states with different management measures, as it could be difficult for enforcement agents to determine which state's jurisdiction applies to a recreational vessel. In these cases, enforcement agents would consider the most liberal of the state's management measures in place at the time, to serve as guidelines for determining regulatory compliance. For example, if no region has a bag limit greater than four red snapper per person per day, then possession of red snapper in excess of this bag limit, regardless of where in federal waters it is fishing, would be in violation if stopped by enforcement agents.

Under all alternatives, red snapper would remain under federal management jurisdiction, subject to Gulf-wide closure of federal waters if NMFS determines that the total recreational sector ACL is met. Essentially, while a state would be given management authority to determine some of the regulations that apply to the harvest of red snapper, none of the alternatives provide the complete

authority to manage red snapper advocated for by some supporters of state management. The management measures implemented by the state must adhere to the goals of the rebuilding plan and be consistent with federal and other applicable laws.

## 2.4 Discussion – Post-Season Quota Adjustment

This section describes and compares the alternatives under consideration in the second action of the Individual State Amendments. The Council will select a preferred alternative for each state in its respective amendment. This discussion provides context for the environmental consequences analysis of the potential cumulative effects that may result from this Program Amendment and the Individual State Amendments, by modifying the existing post-season accountability measure (AM) for an overage of the recreational sector's ACL and adding an underage adjustment which would apply to states with approved state management programs. An overage adjustment, or payback provision, is a type of AM; in the event that the quota is exceeded, the following year's quota would be reduced. An underage adjustment, or carryover provision, is the opposite. In the event that landings remain below the quota, the following year's quota would be increased.

Section 407(d) of the Magnuson-Stevens Act requires that the Council ensure the Reef Fish FMP (and its implementing regulations) have conservation and management measures that establish a separate sector quota for recreational fishing (private and for-hire vessels) and prohibit the possession of red snapper caught for the remainder of the fishing year once the sector quota is reached. The National Standard 1 guidelines identify two types of AMs: in-season and post-season. These AMs are not mutually exclusive and should be used together where appropriate. In 2014, the Council adopted an in-season AM to create an ACT calculated by deducting 20% from the ACL. To correct or mitigate any overages during a specific fishing year (50 CFR 600.310(g)), the Council also adopted a post-season AM that applies when red snapper is classified as overfished and which would reduce the recreational sector ACL in the year following an overage of the total recreational ACL by the full amount of the overage, unless the best scientific information available determines that a greater, lesser, or no overage adjustment is necessary. Red snapper is not currently classified as overfished; therefore, overage adjustments are not currently implemented. Under either of the alternatives, if the combined recreational landings do not exceed the Gulf-wide recreational sector ACL in that year, neither the recreational sector ACL nor any state or component ACLs would be reduced to account for a state or component ACL overage.

The use of an underage adjustment for state management programs would require that a carryover provision be in place, which the Council is currently developing in a draft amendment.<sup>13</sup> New National Standard 1 guidelines, published in October 2016, allow for unused quota to be carried over to the following year. By creating a carryover provision, the foregone yield resulting from a state's early closing for its red snapper harvest could be applied to the following year's state ACL, thereby providing additional social and economic opportunities without negatively affecting the stock.

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<sup>13</sup> Carryover Provisions and Framework Modifications Draft Generic Amendment

The alternatives under consideration for this action in the Individual State Amendments follow:

- **Alternative 1:** No Action – Retain the current post-season AMs for managing overages of the respective recreational sector ACL in federal waters of the Gulf. If red snapper is overfished (based on the most recent Status of U.S. Fisheries Report to Congress) and the combined recreational landings exceed the recreational sector ACL, reduce the **recreational sector** ACL and applicable recreational component ACL(s) in the following year by the full amount of the overage, unless the best scientific information available determines that a greater, lesser, or no overage adjustment is necessary. The applicable component ACT will be adjusted to reflect the established percent buffer. There is currently no carryover provision in the event the red snapper quota is not met.

**Alternative 1** (No Action), would continue to apply the existing post-season AM Gulf-wide, but only while red snapper is classified as overfished. In the event red snapper landings exceed the Gulf-wide recreational ACL while red snapper is classified as overfished, the amount of the overage would be deducted from the recreational ACL. This would occur even if a particular state was successful in constraining landings to below its ACL, and would result in a decrease to that state's ACL, because the state's ACL would be based on a percentage of the Gulf-wide ACL. Although the possibility of triggering an overage adjustment would encourage a state to constrain harvest to its ACL, the Gulf-wide approach may be perceived as inequitable. For example, if the recreational ACL is greatly exceeded, then the necessary overage adjustment (applied to the recreational ACL before a state's ACL is deducted) may reduce fishing opportunities under the state's ACL the following year, even if that state had not exceeded its portion of the recreational ACL. If this occurs, it may reduce the flexibility provided under state management. Alternately, if a state's landings cause the entire recreational sector ACL to be exceeded, while landings by other states remain within their respective portions of the ACL, anglers in the other states would lose fishing opportunities despite remaining within their respective portions of the ACL. Because red snapper is not currently classified as overfished, there would be no overage adjustment at this time; however, if the status of the stock changes to overfished, the overage adjustment would be implemented as needed. **Alternative 1** does not include an underage adjustment, although the Council is developing an amendment to establish such a carryover provision.

- **Alternative 2:** If a state's combined recreational landings exceed or are less than the state's recreational ACL, then in the following year reduce or increase the total recreational quota and the state's ACL, in accordance with Council procedures, by the amount of the ACL overage or underage in the prior fishing year, unless the best scientific information available determines that a greater, lesser, or no adjustment is necessary. If appropriate, the state's recreational ACT (or component ACTs) will be adjusted to reflect the previously established percent buffer.

**Option 2a:** If a state has both a private-angling ACL and a federal for-hire ACL, the adjustment will be **applied only to the component(s)** that exceeded the applicable ACL.

**Option 2b:** If a state has both a private-angling ACL and a federal for-hire ACL, the adjustment will be **applied equally to both components**.

**Alternative 2** would apply a post-season quota adjustment to a state, only in the event that the Gulf-wide recreational sector ACL was exceeded. With the apportionment of the recreational sector ACL such that individual states may establish state management programs, **Alternative 2** would prevent an overage of the Gulf-wide ACL from affecting a state in the event its state ACL is not exceeded. However, if both the state and the Gulf-wide ACLs were exceeded, the portion of the overage for which a state was responsible would be deducted from that state's ACL for the next year. The overage adjustments would need to be taken into account when a state develops its management plan (delegation or CEP), including the length of the fishing season for the following year. **Alternative 2** would encourage a state to constrain landings to its ACL to ensure that the overage adjustment is not applied to the recreational season for the following year.

In the event a state's landings do not meet its state ACL, **Alternative 2** would increase a state's ACL the following year. This alternative would only be possible following implementation of the amendment establishing a carryover provision for uncaught quota, currently under development by the Council. The underage adjustment proposed under **Preferred Alternative 2** would be limited to the parameters approved through that amendment, including any conditions on the status of the stock during which an overage adjustment may be applied.

**Option 2a** and **Option 2b** under **Alternative 2** would apply only if the Council decides to include the federally permitted for-hire vessels in state management in the Program Amendment, through Action 1, Alternative 3 or Preferred Alternative 4. In the event the Gulf-wide recreational sector ACL is exceeded, **Option 2a** would apply the adjustment only to the state component that exceeded its ACL. This option would prevent the overage adjustment from affecting a state's other component that does not exceed its ACL. In the event of a quota underage, the quota increase the following year would likewise be applied to the component that remained under its quota, by the amount of the underage. **Option 2b** would apply the overage or underage adjustment evenly to both of a state's component ACLs, regardless if only one of the components exceeded or under-harvested its component ACL. Although the possibility of triggering an overage adjustment would encourage the constraint of harvests to respective component ACLs, applying the overage equally to both components may be perceived as inequitable, should one component remain within its portion of the ACL, yet have its portion of the ACL reduced in the following year due to overages by the other component. It would also be considered inequitable should a component that met its quota have its quota increased in the following year, because the other component's landings were below its quota.

Under **Alternative 1** and **Alternative 2**, **Option 2a** and **Option 2b**, if the combined recreational landings do not exceed the Gulf-wide recreational sector ACL in that year, neither the recreational sector ACL nor any state or component ACLs would be reduced to account for a state or component ACL overage.

## CHAPTER 3. AFFECTED ENVIRONMENT

### 3.1 Description of the Red Snapper Component of the Reef Fish Fishery

Commercial harvest of red snapper from the Gulf of Mexico (Gulf) began in the mid-1800s (Camber 1954). In the 1930s, party boats built exclusively for recreational fishing began to appear (Chester 2001). Further history on the management of red snapper is provided in Section 1.3. The red snapper stock annual catch limit (ACL) is divided into commercial (51%) and recreational (49%) allocations determined by the Gulf of Mexico Fishery Management Council (Council) based on historical landings. Further, the red snapper recreational ACL is allocated 57.7% to the private angling component and 42.3% to the federal for-hire component through 2022 (GMFMC 2016). The federal for-hire component operates in two modes, charter vessels and headboats. Quotas for the commercial and recreational sectors, and for each of the recreational components, are set equal to the respective ACLs. However, for the recreational sector, annual catch targets (ACT) for the sector as a whole and for each component are set 20% below the respective ACLs to account for management uncertainty. The season for each recreational component is closed when the respective ACT is projected to be reached.

The commercial and recreational sectors have had quota overages. Before sector separation was implemented in 2015 (GMFMC 2014a), the recreational sector had quota overages in 21 out of 23 years in which a quota was specified, while the commercial sector had overages in 10 of 23 years. The commercial sector has not had overages since 2005. Since sector separation began in 2015, the private angling component has had overages in both 2015 and 2016, while the federal for-hire component has not had any overages.

#### *Stock Status*

The red snapper stock has been found to be in decline or overfished in every stock assessment conducted, beginning with the first assessment in 1986 (Parrack and McClellan 1986). However, following the Southeast Data Assessment and Review (SEDAR) 31 benchmark assessment (2013), the Scientific and Statistical Committee (SSC) concluded that, as of 2009, overfishing was no longer occurring (GMFMC 2013c). Based on an update assessment presented to the SSC in January 2015 (GMFMC 2015c), and landings data through 2014, the determination that overfishing was not occurring was continued through 2014. For years when there is no stock assessment, overfishing is defined as exceeding the overfishing limit (OFL). Based on this definition, overfishing has not been occurring through 2016. Amendment 44 changed the minimum stock size threshold (MSST), which defines when a stock is overfished, for seven reef fish species including red snapper (GMFMC 2017a). With the approval of Amendment 44 in 2018, the Gulf red snapper stock was reclassified as not overfished but rebuilding. See Section 3.3 for more detailed information on the status of the stock.

## *Stock Quota History*

In 1990, Amendment 1 (GMFMC 1989) established the first red snapper rebuilding plan. From 1990 through 2009, red snapper harvest was managed through the setting of an annual total allowable catch (TAC), which was divided into allocations of 51% commercial, and 49% recreational based on historical landings during 1979 through 1987. Amendment 1 also established a commercial red snapper quota of 3.1 million pounds (mp) whole weight (ww). There was no explicit recreational allocation specified, only a bag limit of 7 fish and a minimum size limit of 13 inches total length (TL). Based on the 51:49 commercial to recreational sector allocation, the commercial quota implied a TAC of about 6.1 mp ww in 1990, followed by explicit TACs of 4.0 mp ww in 1991 and 1992, 6.0 mp ww in 1993 through 1995, and 9.12 mp ww from 1996 through 2006. The TAC was reduced to 6.5 mp ww in 2007 and 5.0 mp ww in 2008 and 2009.

Beginning in 2010, new biological reference points were introduced under revised National Standard 1 guidelines. An OFL, set by the SSC, was the catch level above which overfishing occurs. An acceptable biological catch (ABC), also recommended by the SSC, was a catch level set at or below the OFL to account for scientific uncertainty. From 2010 until the development of an ABC control rule (GMFMC 2011b), the SSC set the red snapper ABC at 75% of the OFL. An ACL was set by the Council at or below the ABC. An optional ACT could also be set at or below the ACL. However, the Council did not set an ACT for red snapper until 2014 (GMFMC 2014b). TAC was considered functionally equivalent to the ACL, and usage of the term TAC was phased out in favor of ACL. The Council would set an ACL at or below the ABC, which would then be allocated between the commercial and recreational sectors. These sector allocations would then be considered quotas.

In 2010, the ACL was increased to 6.945 mp ww. In 2011, it was initially raised to 7.185 mp ww, and then increased in August by another 345,000 lbs (7.530 mp ww total) which was allocated to the recreational sector. In 2012 the ACL was raised to 8.080 mp ww.

A scheduled quota increase in 2013 to 8.690 mp ww was cancelled due to an overharvest in 2012 by the recreational sector. After an analysis of the impacts of the overharvest on the red snapper rebuilding plan, the 2013 ACL was increased to 8.460 mp ww. In July 2013, the Council reviewed a new benchmark assessment (SEDAR 31 2013) which showed that the red snapper stock was rebuilding faster than projected, partly due to strong recruitment in some recent years. Combined with a new method for calculating the ABC, the SSC increased the ABC for 2013 to 13.5 mp ww, but warned that the catch levels would have to be reduced in future years if recruitment returned to average levels. After incorporating a buffer to reduce the possibility of having to later reduce the quota, the Council set the 2013 ACL to 11.0 mp ww (GMFMC 2013b). Beginning in 2014, the Council set a recreational ACT at 20% below the recreational allocation of ACL, and added an accountability measure (AM) that required an overage adjustment if the recreational ACL was exceeded while the stock was overfished (GMFMC 2014b). Season length would be calculated by the National Marine Fisheries Service (NMFS) based on when the ACT was projected to be reached. The ACL was set at 10.4 mp ww in 2014, 14.3 mp ww in 2015, and 13.9 mp ww in 2016.

### 3.1.1 Commercial Sector

Prior to 2007, the red snapper commercial sector was managed through quotas, size limits, trip limits, seasonal closures, fishing days per month, time and area/gear restrictions, and gear requirements. Since 2007, the commercial sector's harvest of red snapper has operated under an individual fishing quota program. Commercial operators harvesting red snapper from federal waters, must have a Gulf reef fish permit, which is a limited access permit. As of November 13, 2017, a total of 844 vessels have the permit. Vessels that use bottom longline gear in federal waters east of 85°30'W longitude must also have a valid Eastern Gulf longline endorsement. As of November 13, 2017, 62 of the Gulf reef fish permit holders also have the longline endorsement, and all but one of the endorsement holders have a mailing address in Florida.

This amendment only affects the recreational sector. Because the commercial sector is managed separately from the recreational sector (with separate ACL, ACT, and AMs that are implemented by sector), no additional description of the commercial sector is included.

### 3.1.2 Recreational Sector

Red snapper is an important component of the recreational sector's harvest of reef fish in the Gulf. Recreational red snapper fishing includes charter vessels, headboats, and private anglers fishing primarily from private or rental boats.

The recreational sector is currently managed through ACLs, ACTs, AMs, a minimum size limit of 16 inches TL, a 2-fish per person bag limit, seasonal closures (the fishing season opens June 1 and closes when the ACT is projected to be met), area/gear restrictions, and gear requirements. In addition, charter vessels and headboats are required to have a charter vessel/headboat permit for reef fish to fish for red snapper in federal waters. State regulations are different than federal regulations in some cases. In those circumstances (e.g., red snapper seasons), private angling fishermen in state waters must obey the regulations for the waters they are fishing. Anglers fishing from federally permitted charter vessels and headboats must abide by the more restrictive of state or federal regulations when fishing in state waters.

For federal waters, if landings are projected to meet the for-hire or private angling component ACT, then the season for that component will be closed. If the total recreational ACL is reached, then the federal season is closed for both components. The primary gear type in the harvest of red snapper is vertical line (rod-and-reel).

#### *Recreational Sector Management Measures History*

Recreational red snapper harvest allocations since 1991 have been set at 49% of the TAC, or 1.96 mp ww in 1991 and 1992, 2.94 mp ww for 1993 through 1995, and 4.47 mp ww from 1996 through 2006. In 1997, the recreational red snapper allocation was converted into a quota with accompanying quota closure should the sector reach its quota (GMFMC 1997). Recreational quota closures occurred in 1997, 1998, and 1999, and the fishing season became progressively shorter each year even though the quota remained a constant 4.47 mp ww. In 2007, the recreational quota was reduced to 3.185 mp ww. It was reduced again to 2.45 mp ww in 2008

and 2009. The recreational quota was increased to 3.403 mp ww in 2010, 3.866 mp ww in 2011, 3.959 mp ww in 2012, and 5.390 mp ww in 2013 and 2014. In 2015, the recreational sector was separated into a federal for-hire and private angling component, each with its own allocation, and is discussed in more detail below.

Before 1984, there were no restrictions on the recreational harvest of red snapper. In November 1984, a 12-inch fork length minimum size limit was implemented, but with an allowance for five undersized fish per person. In 1990, the undersized allowance was eliminated, the minimum size limit changed to 13 inches TL (approximately equal to 12 inches fork length), and the recreational sector was managed through bag and size limits with a year-round open season.

A fixed recreational season of April 21 through October 31 (194 days) was established for 2000 through 2007. However, NMFS returned to variable length seasons beginning in 2008. Under this management approach, due to a lag in the reporting of recreational catches, catch rates over the course of the season were projected in advance based on past trends and changes in the average size of a recreationally harvested red snapper. The recreational season opened each year on June 1 and closed on the date when the quota was projected to be reached. In 2008, the season length was reduced from 194 days to 65 days in conjunction with a reduction in quota to 2.45 mp ww. The season length then increased to 75 days in 2009. In 2010, the recreational red snapper season was originally projected to be 53 days. However, due to reduced effort and large emergency area closures resulting from the *Deepwater Horizon* MC252 oil spill, catches were below projections, and a one-time supplemental season of weekend only openings (Friday, Saturday, and Sunday) was established from October 1 through November 22. This added 24 fishing days to the 2010 season for a total of 77 days. In 2011, the season was reduced to 48 days despite an increase in the quota, due to an increase in the average size of a recreationally harvested fish. In 2012 the season was initially scheduled to be 40 days, but was extended to 46 days to compensate for the loss of fishing days due to storms (Table 1.1.1).

At the request of the Council at its February 2013 meeting, NMFS developed an emergency rule to adjust seasons off each Gulf state based on the extent to which their state-water seasons and bag limits were consistent with federal regulations. This was done to compensate for the additional harvest that would occur in state waters as a result of inconsistent regulations. A legal challenge was made to the emergency rule and it was subsequently set aside by the U.S. District Court. As a result, the federal recreational red snapper season continued to be the same in federal waters off all five Gulf states. Initially, NMFS set a 28-day season beginning on June 1 for the recreational sector. However, in September 2013, NMFS announced an increase in the ACL which added 1.245 mp ww to the recreational quota, and a supplemental 14-day season beginning October 1. This resulted in a total of 42 recreational fishing days.

In 2014, NMFS initially announced a 40-day recreational season. However, in March 2014, as a result of a legal challenge, the U.S. District Court found that there was not an adequate system of AMs in place to prevent the recreational red snapper sector from exceeding its quota. To comply with the court decision, the Council approved the setting of a 20% buffer for the recreational sector catch. Also in 2014, a 2-year project by the headboat collaborative was initiated under an exempted fishing permit (EFP) to evaluate the use of an allocation-based management program. A portion of the red snapper recreational quota (256,487 lbs) was allocated to the headboat

collaborative. At the same time, several states extended their season for recreational red snapper harvest in state waters. The projected increase in state water caught red snapper reduced the amount of quota available to be caught in federal waters. As a result, the 2014 red snapper season in federal waters was shortened to 9 days (Table 1.1.1). The headboat collaborative was allowed to continue fishing under the EFP, and headboat collaborative trips continued throughout the year, although the number of trips dropped off markedly after August.<sup>14</sup>

In 2015, Amendment 40 (GMFMC 2014a) separated the recreational sector into a federal for-hire component and a private angling component, with the recreational sector ACL split between the two components. Some states further increased their state water recreational seasons, which further reduced the amount of quota available to be caught in federal waters by the private angling component. Federally permitted for-hire vessels were unaffected by the expanded state seasons since they are prohibited from fishing in state waters when the federal season is closed (50 CFR §622.20(b)) and they were fishing under a separate quota. This resulted in a federal season of 44 days for the federal for-hire component, and 10 days for the private angling component.

In 2016, Amendment 28 (GMFMC 2015b) reallocated the red snapper stock ACL between the commercial and recreational sectors from 51%:49% to 48.5%:51.5%, respectively. The resulting ACTs were 2.434 mp ww for the for-hire component, and 3.320 mp ww for the private angling component. Based on the ACTs and accounting for the red snapper harvest in state waters outside the federal season, the federal season for the private angling component was set at 9 days. Due to the impacts from tropical storm Colin, the private angling fishing season was extended 2 days, for an 11-day federal season.

In 2017, the allocation reverted back to 51% for the commercial sector and 49% for the recreational sector because of a court order vacating Amendment 28. Also, the overage from the private angling component exceeding its quota by 129,906 lbs in 2016 needed to be paid back. The 2017 ACT for the private angling component was reduced to 3,004,075 lbs ww and the federal season for the private angling component was set at 3 days. Shortly after the private angling season ended, the Department of Commerce reopened the private angling season for an additional 39 days. During this time, the fishing season was open Fridays through Sundays, plus July 3-4 and September 4.

In 2018, all five Gulf states applied for EFPs for a pilot study to test limited state management of the private angling component. The EFPs granted the requested allocation of the red snapper recreational quota to each state, to be harvested during the 2018 and 2019 fishing years by private anglers. The EFPs allowed the states to establish the private angling fishing season in state and federal waters for anglers landing red snapper in that state. The EFPs exempted private anglers who hold a valid recreational fishing permit issued by the state they are landing in, and who are in compliance with all other state requirements for landing red snapper. For Alabama, the EFP was for private anglers and state licensed charter vessels who participate in the red snapper mandatory reporting program (Snapper Check). For Florida, the EFP was for

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<sup>14</sup> Presentation from NMFS at the March 2015 Council meeting on a review of year 1 of the headboat collaborative EFP. Available on the Council website's briefing book archives for the March 2015 meeting under Reef Fish Committee.

private anglers who signed up for the Florida Fish and Wildlife Commission’s Gulf Reef Fish Survey and state-licensed charter operators who signed up for the Gulf Reef Fish State For-Hire Pilot Program and land red snapper in Florida. For Louisiana, the EFP was for private anglers and state-licensed charter vessels who hold both a valid Louisiana Saltwater Fishing License and a Recreational Offshore Landing Permit, as well as land red snapper in Louisiana. For Mississippi, the EFP was for private anglers and state-licensed charter vessels who participated in the red snapper mandatory reporting program (Tails n’ Scales) and land red snapper in Mississippi. For Texas, the EFP was for private anglers and state-licensed charter vessels included in Texas’ angler registry and land red snapper in Texas.

### Federal For-hire Component Effort

Any for-hire fishing vessel that takes paying anglers into Gulf federal waters where they harvest red snapper or any other species in the reef fish fishery must have a valid limited-access Gulf charter/headboat permit for reef fish that is specifically assigned to that vessel. Since 2003, there has been a moratorium on the issuance of new federal reef fish for-hire permits. This means that participation in the federal for-hire component is capped; no additional federal permits are available. The numbers of federal permitted charter and headboat vessels from 2012-2016 are provided in Table 3.1.2.1.

**Table 3.1.2.1.** Numbers of headboats and charter vessels, 2012 - 2016.

Year	Federally Permitted Charter/Headboats			Percent Headboat
	Headboats	Charter	Total	
2012	68	1,310	1,378	4.9%
2013	68	1,295	1,363	5.0%
2014	68	1,277	1,345	5.1%
2015	68	1,260	1,328	5.1%
2016	69	1,245	1,314	5.3%
<b>Average</b>	<b>68</b>	<b>1,277</b>	<b>1,346</b>	<b>5.1%</b>

Source: Southeast Region Headboat Survey (SRHS), Southeast Regional Office (SERO) Limited Access Privilege Programs (LAPP)/Data Management database.

As of November 13, 2017, there were 1,278 vessels with a for-hire permit and another 32 with a historical captain for-hire permit. Over the years, approximately 59% of the for-hire reef fish permits have mailing recipients in Florida, followed by Texas with 17%, Alabama with 11%, Louisiana with 9%, and Mississippi with 3% (Table 3.1.2.2).

**Table 3.1.2.2.** Number and percentage of charter/headboat permits for reef fish by state of hailing port of vessel, 2012-2016, and percent change in number of permits within each state between 2012 and 2016.

Year	For-Hire Reef Fish Permits by Hailing Port of Vessel						
	2012	2013	2014	2015	2016	Average	Percent Change 2012-2016
AL	157	159	153	143	134	149	-14.7%
FL	812	803	787	778	776	791	-4.4%
LA	123	120	117	121	119	120	-3.3%
MS	48	47	42	38	35	42	-27.1%
TX	221	219	230	232	232	227	5.00%
Gulf States	1,361	1,348	1,329	1,312	1,296	1,329	-4.8%
Other	17	15	16	16	18	16	5.9%
<b>Total</b>	<b>1,378</b>	<b>1,363</b>	<b>1,345</b>	<b>1,328</b>	<b>1,314</b>	<b>1,346</b>	<b>-4.6%</b>

Source: NMFS SERO.

Individuals who hold a charter/headboat permit can either transfer the permit or not renew it. After a permit expires, it is no longer valid, but the permit holder has up to one year to renew or transfer the expired permit before it is terminated. There are multiple brokers online that offer Gulf charter/headboat permits; however, current regulation limits Gulf for-hire permit transfers and renewals to vessels that have the same passenger capacity or a lower passenger capacity. This measure was put in place to limit reef fish fishing effort by the for-hire component.

From 2012 through 2016, there was an average of 269 charter/headboat reef fish permits (approximately 20%) transferred each year (Table 3.1.2.3). A permit transfer occurs anytime there is a change in the relationship between a vessel and its permit holder, such as when there is a new owner of the vessel, change in the permit holder(s), or the permit holder obtains a new vessel.

**Table 3.1.2.3.** Number and percentage of transferred charter/headboat reef fish permits, 2012 - 2016.

Year	Number of Charter/Headboat Reef Fish Permits		
	Total	Transferred	Percent Transferred
2012	1,378	221	16.0%
2013	1,363	267	19.6%
2014	1,345	291	21.6%
2015	1,328	295	22.2%
2016	1,314	272	20.7%
<b>Average</b>	<b>1,346</b>	<b>269</b>	<b>20.0%</b>

The distribution of charter/headboat reef fish permits by hailing port state changed little from 2012 through 2016 (Table 3.1.2.4). The largest relative change was an increase in Texas's share, which rose from 16.0% to 17.7%.

**Table 3.1.2.4.** Percentage of for-hire reef fish permits by state of hailing port of vessel, and the percent change in permits for each state relative to total number of permits.

Year	Percentage of Charter/Headboat Reef Fish Permits						
	2012	2013	2014	2015	2016	Average	Change 2012-2016
<b>AL</b>	11.4%	11.7%	11.4%	10.8%	10.2%	11.1%	-1.2%
<b>FL</b>	58.9%	58.9%	58.5%	58.6%	59.1%	58.8%	0.1%
<b>LA</b>	8.9%	8.8%	8.7%	9.1%	9.1%	8.9%	0.1%
<b>MS</b>	3.5%	3.5%	3.1%	2.9%	2.7%	3.1%	-0.8%
<b>TX</b>	16.0%	16.1%	17.1%	17.5%	17.7%	16.9%	1.6%
<b>Gulf States</b>	98.8%	98.9%	98.8%	98.8%	98.6%	98.8%	-0.1%
<b>Other</b>	1.2%	1.1%	1.2%	1.2%	1.4%	1.2%	0.1%
<b>Total</b>	<b>100%</b>	<b>100%</b>	<b>100%</b>	<b>100%</b>	<b>100%</b>	<b>100%</b>	

Source: NMFS SERO.

As of October 25, 2017, there were 1,308 for-hire fishing vessels with a valid or renewable charter/headboat reef fish permit: 1,276 vessels with a charter/headboat permit and another 32 with a historical captain charter/headboat permit. The current distribution of permits is consistent with past years; however, there has been a consistent decline in the relative share of permitted vessels that hail out of Mississippi (Tables 3.1.2.4 and 3.1.2.5).

**Table 3.1.2.5.** Number and percentage of permitted for-hire fishing vessels by state of hailing port, as of October 25, 2017.

Hailing Port State	Permitted For-Hire Fishing Vessels	
	Number	Percentage
<b>AL</b>	140	10.7%
<b>FL</b>	792	60.6%
<b>LA</b>	117	8.9%
<b>MS</b>	33	2.5%
<b>TX</b>	211	16.1%
<b>Gulf States</b>	1,293	98.9%
<b>Other</b>	15	1.1%
<b>Total</b>	<b>1,308</b>	<b>100.0%</b>

Source: NMFS SERO.

From 2012 through 2016, charter vessels took an average of 201,348 directed angler trips annually. These are trips when red snapper was the primary or secondary target or was caught by anglers. Approximately 60% of the annual directed angler trips by charter vessels are out of west Florida (Table 3.1.2.6).

**Table 3.1.2.6.** Estimates of the annual percent of directed angler trips by charter mode by state, as well as overall average from 2012-2016.

Year	Estimates of Percent of Directed Angler Trips					
	AL	West FL	LA	MS	TX	Total
2012	18.0%	60.5%	5.9%	0.3%	15.3%	191,715
2013	22.5%	58.8%	4.8%	0.3%	13.6%	188,501
2014	20.4%	63.3%	2.2%	0.2%	14.0%	143,726
2015	22.2%	59.7%	3.8%	0.4%	13.9%	235,940
2016	23.1%	59.5%	4.2%	0.8%	12.4%	246,858
<b>Average</b>	21.4%	60.1%	4.2%	0.4%	13.8%	<b>201,348</b>

Source: NMFS SERO LAPPS, August 28, 2017.

Estimates of effort by the headboat mode are provided in terms of angler days, or the number of standardized 12-hour fishing days that account for the different half, three-quarter, and full-day fishing trips by headboats. The stationary “fishing for demersal (bottom-dwelling) species” nature of headboat fishing, as opposed to trolling, suggests that most, if not all, headboat trips and, hence, angler days, are demersal or reef fish trips by intent. Nonetheless, estimates of directed angler trips are provided that include the headboat mode in Table 3.1.2.6.

Savolainen et al. (2012) surveyed the charter vessel and headboat fleets in the Gulf. For charter vessels, they found that most trips occurred in Gulf federal waters (68%), and targeted rig-reef species (64%; snappers and groupers). Pelagic (mackerel and cobia) trips accounted for 19% of trips. If examined by state, more trips targeted rig-reef species with the exception of Louisiana where rig-reef species and pelagic species had almost the same proportion of trips. In a similar survey conducted in 1998, Holland et al. (1999) found species targeted by Florida charter vessel operators were king mackerel (approximately 41%), grouper (approximately 37%), snapper (approximately 34%), cobia (approximately 25%), and Spanish mackerel (approximately 20%). For the rest of the Gulf and using the same survey, Sutton et al. (1999) reported that the majority of charter vessels targeted snapper (91%), king mackerel (89%), cobia (76%), and tuna (55%).

For headboats, Savolainen et al. (2012) found most headboats target offshore species and fish in federal waters (81% of trips), largely due to vessel size and consumer demand. On average, 84% of trips targeted rig-reef species, while only 10% targeted inshore species and 6% pelagic species. Holland et al. (1999) reported approximately 40% of headboats did not target any particular species. The species targeted by the largest proportion of Gulf coast Florida headboats were snapper (60%), grouper (60%) and sharks (20%), with species receiving the largest percentage of effort being red grouper (46%), gag 33%), black grouper (20%), and red snapper (7%). For the other Gulf states, Sutton et al. (1999) reported that the majority of headboats targeted snapper (100%), king mackerel (85%), shark (65%), tuna (55%), and amberjack (50%). The species receiving the largest percentage of total effort by headboats in the four-state area were snapper (70%), king mackerel (12%), amberjack (5%), and shark (5%).

## Private Angling Component

Private recreational fishing vessels are not required to have a federal permit to catch red snapper or any other reef fish species in federal waters. Anglers aboard these vessels, however, must either be federally registered or licensed in states that have a system to provide complete information on the states' saltwater anglers to the national registry.

Angler fishing effort refers to the estimated number of angler fishing trips taken, and an angler trip is an individual fishing trip taken by a single angler for any amount of time, whether it is half an hour or an entire day. Currently, angler fishing effort is estimated by conducting telephone surveys of coastal households (Coastal Household Telephone Survey) and charter vessel captains (For-Hire Survey), as well as on-site survey methods (Marine Recreational Information Program [MRIP] Access Point Angler Intercept Survey [APAIS]). From these surveys, NMFS estimates how many people are fishing, where people are fishing, and how often people go fishing. Moreover, with the MRIP APAIS (survey of anglers by the private boat, charter vessel and shore modes as they complete a trip), NMFS estimates how many trips target red snapper, how many trips catch red snapper and how many are being caught, how many red snapper are kept, how many are discarded, the condition of discarded fish, and the size and weight of red snapper caught.

Target effort refers to the number of individual angler trips, regardless of duration, where the intercepted angler indicated that red snapper was targeted as either the first or second primary target for the trip. Red snapper did not have to be caught. Catch effort refers to the number of individual angler trips, regardless of duration and target intent, where red snapper was caught and those caught did not have to be kept. Those trips can result in double counting of trips, such as when red snapper was both targeted and caught during a specific angler trip. Data from MRIP and LA Creel are used to estimate effort of the private angling component for each Gulf state, except Texas. Table 3.1.2.7 provides the estimate number of directed angler trips by state for 2012 through 2017.

**Table 3.1.2.7.** Estimates of the annual percentage of directed angler trips by the private angling component from each state, as well as overall average for the years 2012-1016.

Year	Estimates of Number of Directed Angler Trips					
	AL	FLW	LA	MS	TX	Total
2012	28.6%	42.8%	21.2%	7.5%	0.0%	181,179
2013	44.9%	42.2%	7.9%	5.0%	0.0%	393,485
2014	29.2%	31.3%	37.4%	2.1%	0.0%	160,903
2015	59.7%	6.7%	31.9%	1.6%	0.0%	166,446
2016	52.0%	21.6%	18.3%	8.2%	0.0%	238,596
<b>Average</b>	43.7%	31.3%	19.8%	5.1%	0.0%	<b>228,122</b>

Source: NMFS SERO LAPPS, August 28, 2017.

### Recreational Landings

Long-term recreational landings for red snapper are provided in Table A-1 in Appendix A. Table 3.1.2.8 provides recent federal for-hire and private angling landings by state for red snapper. In general, recent trends indicate that Florida and Alabama consistently land the most red snapper with each state reporting 30% of the total recreational harvest, or higher, except in 2015 when Florida reported 27%.

**Table 3.1.2.8.** Recent for-hire and private angling landings for red snapper by component and state from 2012-2016.

State	2012 Landings (lbs whole weight)			% by State
	For-Hire Charter/Headboat	Private Angling	All Components	
FL (west)	1,025,320	1,420,620	2,445,940	32.5%
AL	503,927	2,197,377	2,701,304	35.9%
MS	7,300	306,854	314,154	4.2%
LA	257,344	1,188,763	1,446,106	19.2%
TX	445,429	171,308	616,737	8.2%
<b>Total</b>	<b>2,239,320</b>	<b>5,284,921</b>	<b>7,524,241</b>	
<b>% by Mode</b>	<b>30%</b>	<b>70%</b>		

State	2013 Landings (lbs whole weight)			% by State
	For-Hire Charter/Headboat	Private Angling	All Components	
FL (west)	671,642	3,105,730	3,777,372	38.9%
AL	546,564	3,877,683	4,424,247	45.6%
MS	3,792	418,737	422,529	4.4%
LA	100,438	489,204	589,642	6.1%
TX	234,549	254,563	489,112	5.0%
<b>Total</b>	<b>1,556,985</b>	<b>8,145,917</b>	<b>9,702,902</b>	
<b>% by Mode</b>	<b>16%</b>	<b>84%</b>		

State	2014 Landings (lbs whole weight)			% by State
	For-Hire Charter/Headboat	Private Angling	All Components	
FL (west)	184,957	1,459,885	1,644,841	42.9%
AL	152,614	1,006,166	1,158,780	30.2%
MS	1,693	43,425	45,118	1.2%
LA	33,909	557,189	591,098	15.4%
TX	193,705	201,894	395,599	10.3%
<b>Total</b>	<b>566,878</b>	<b>3,268,558</b>	<b>3,835,436</b>	
<b>% by Mode</b>	<b>15%</b>	<b>85%</b>		

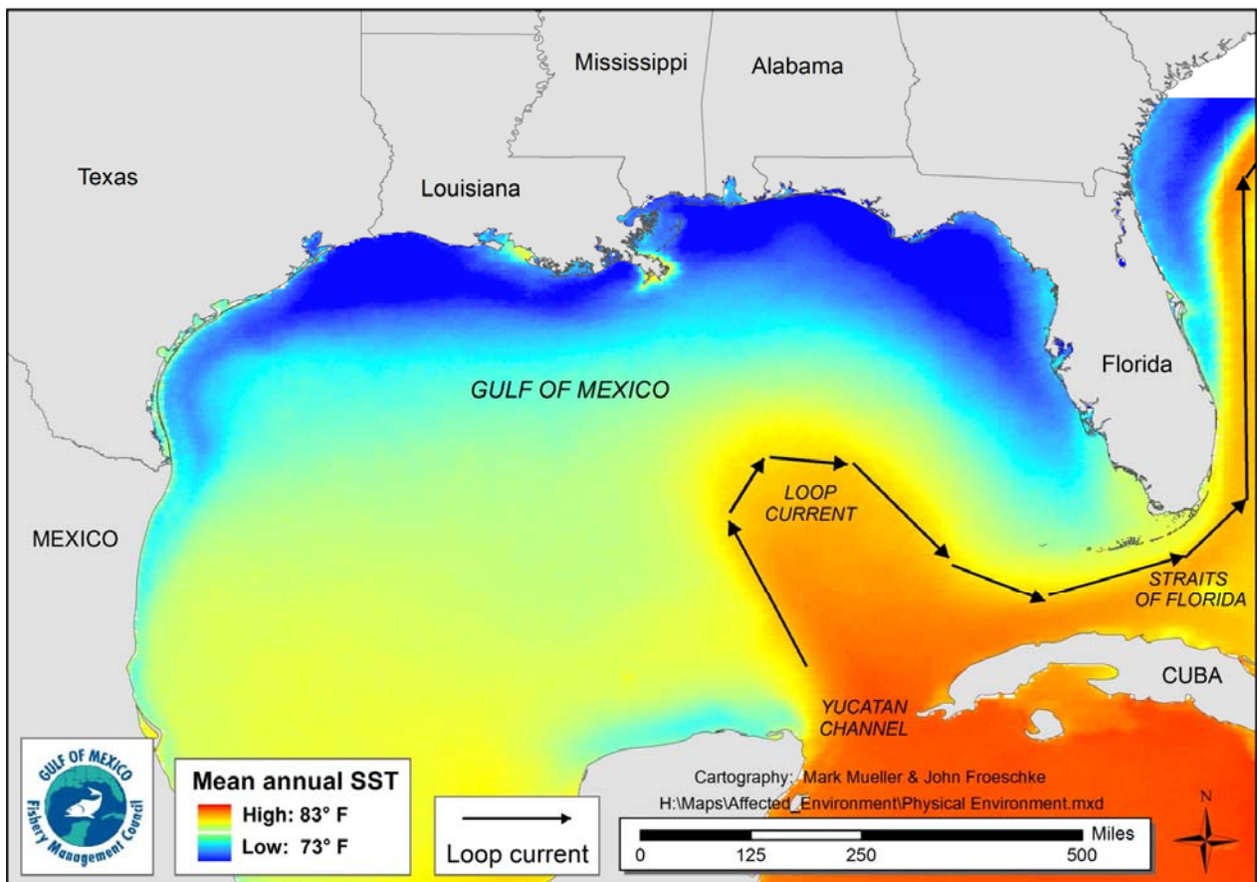
State	2015 Landings (lbs whole weight)			% by State
	For-Hire Charter/Headboat	Private Angling	All Components	
FL (west)	865,058	766,237	1,631,295	27.4%
AL	757,388	1,711,421	2,468,809	41.4%
MS	10,485	34,209	44,694	0.7%
LA	155,669	1,059,302	1,214,971	20.4%
TX	365,077	235,305	600,382	10.1%
<b>Total</b>	<b>2,153,677</b>	<b>3,806,474</b>	<b>5,960,151</b>	
<b>% by Mode</b>	<b>36%</b>	<b>64%</b>		

State	2016 Landings (lbs whole weight)			% by State
	For-Hire Charter/Headboat	Private Angling	All Components	
FL (west)	822,599	1,713,799	2,536,397	34.1%
AL	763,511	2,047,404	2,810,915	37.8%
MS	18,721	354,645	373,366	5.0%
LA	179,586	1,042,389	1,221,975	16.4%
TX	358,399	135,398	493,797	6.6%
<b>Total</b>	<b>2,142,815</b>	<b>5,293,635</b>	<b>7,436,450</b>	
<b>% by Mode</b>	<b>29%</b>	<b>71%</b>		

Source: Southeast Fisheries Science Center (SEFSC) MRIP-Based Recreational ACL Data (July 2017); SEFSC SEDAR-31 Update (2014) APAIS-adjusted red snapper data.

## 3.2 Physical Environment

The Gulf has a total area of approximately 600,000 square miles (1.5 million km<sup>2</sup>), including state waters (Gore 1992). It is a semi-enclosed, oceanic basin connected to the Atlantic Ocean by the Straits of Florida and to the Caribbean Sea by the Yucatan Channel (Figure 3.2.1). Oceanographic conditions are affected by the Loop Current, discharge of freshwater into the northern Gulf, and a semi-permanent, anti-cyclonic gyre in the western Gulf. The Gulf includes both temperate and tropical waters (McEachran and Fechhelm 2005). Gulf water temperatures range from 54° F to 84° F (12° C to 29° C) depending on time of year and depth of water. Mean annual sea surface temperatures ranged from 73° F through 83° F (23-28° C) including bays and bayous (Figure 3.2.1) between 1982 and 2009, according to satellite-derived measurements.<sup>15</sup> In general, mean sea surface temperature increases from north to south with large seasonal variations in shallow waters.



**Figure 3.2.1.** Physical environment of the Gulf including major feature names and mean annual sea surface temperature as derived from the Advanced Very High Resolution Radiometer Pathfinder Version 5 sea surface temperature data set (<http://accession.nodc.noaa.gov/0072888>).

<sup>15</sup> NODC 2012: <http://accession.nodc.noaa.gov/0072888>

The physical environment for Gulf reef fish, including red snapper, is also detailed in the Generic Essential Fish Habitat (EFH) Amendment, the Generic ACL/AM Amendment, and Reef Fish Amendment 40 (GMFMC 2004a; GMFMC 2011b; GMFMC 2014a, respectively) and are incorporated by reference and further summarized below. In general, reef fish are widely distributed in the Gulf, occupying both pelagic and benthic habitats during their life cycle. A planktonic larval stage lives in the water column and feeds on zooplankton and phytoplankton (GMFMC 2004a). Juvenile and adult reef fish are typically demersal and usually associated with bottom topographies on the continental shelf (less than 100 m) which have high relief, i.e., coral reefs, artificial reefs, rocky hard-bottom substrates, ledges and caves, sloping soft-bottom areas, and limestone outcroppings. However, several species are found over sand and soft-bottom substrates. For example, juvenile red snapper are common on mud bottoms in the northern Gulf, particularly off Texas through Alabama. Also, some juvenile snapper (e.g., mutton, gray, red, dog, lane, and yellowtail snappers) and grouper (e.g., goliath grouper, red, gag, and yellowfin groupers) have been documented in inshore seagrass beds, mangrove estuaries, lagoons, and larger bay systems.

In the Gulf, fish habitat for adult red snapper consists of submarine gullies and depressions, coral reefs, rock outcroppings, gravel bottoms, oilrigs, and other artificial structures (GMFMC 2004a); eggs and larvae are pelagic; and juveniles are found associated with bottom inter-shelf habitat (Szedlmayer and Conti 1998) and prefer shell habitat over sand (Szedlmayer and Howe 1997). Adult red snapper are closely associated with artificial structures in the northern Gulf (Szedlmayer and Shipp 1994; Shipp and Bortone 2009) and larger individuals have been found to use artificial habitats, but move further from the structure as they increase in size and based on the time of day (Topping and Szedlmayer 2011). Detailed information pertaining to the closures and preserves is provided in the February 2010 Regulatory Amendment (GMFMC 2010) and is incorporated here by reference.

There are environmental sites of special interest that are discussed in the Generic EFH Amendment (GMFMC 2004a) that are relevant to red snapper management. These include the longline/buoy area closure, the Edges Marine Reserve, Tortugas North and South Marine Reserves, individual reef areas and bank habitat areas of particular concern (HAPC) of the northwestern Gulf, the Florida Middle Grounds HAPC, the Pulley Ridge HAPC, and Alabama Special Management Zone. These areas are managed with gear restrictions to protect habitat and specific reef fish species. These restrictions are detailed in the Generic EFH Amendment (GMFMC 2004a).

With respect to the National Register of Historic Places, there is one site listed in the Gulf. This is the wreck of the *U.S.S. Hatteras*, located in federal waters off Texas. Historical research indicates that over 2,000 ships have sunk on the Federal Outer Continental Shelf between 1625 and 1951; thousands more have sunk closer to shore in state waters during the same period. Only a handful of these have been scientifically excavated by archaeologists for the benefit of generations to come.<sup>16</sup>

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<sup>16</sup> Further information can be found at: <http://www.boem.gov/Environmental-Stewardship/Archaeology/Shipwrecks.aspx>.

### 3.3 Biological Environment

The biological environment of the Gulf, including that of red snapper, is described in detail in the final environmental impact statement for the Generic EFH Amendment (GMFMC 2004a) and is incorporated here by reference.

#### **Red Snapper Life History and Biology**

Red snapper demonstrate the typical reef fish life history pattern. Eggs and larvae are pelagic while juveniles are found associated with bottom features or over mud bottom and oyster shell reef. Spawning occurs over firm sand bottom with little relief away from reefs during the summer and fall. Adult females mature as early as 2 years and most are mature by 4 years (Schirripa and Legault 1999). Red snapper have been aged up to 57 years. Until 2013, most red snapper caught by the directed fishery were 2 to 4 years old (Wilson and Nieland 2001), but the SEDAR 31 benchmark stock assessment suggested that the age and size of red snapper in the directed fishery has increased (SEDAR 31 2013). A more complete description of red snapper life history can be found in the Generic EFH Amendment (GMFMC 2004a). The most recent SEDAR 52 (2017) stock assessment found that the red snapper resource continues to rebuild from the severely overfished and depleted conditions during of the 1980s and 1990s. Under current conditions, it is expected that the resource will continue to rebuild. However, projections demonstrate opposing trends in regional population sizes with the eastern region expected to decline rapidly, while the western region continues to steadily rebuild. Additionally, red snapper in the eastern Gulf have been found to be larger in age-length analysis compared to the western Gulf.

#### **Status of the Red Snapper Stock**

##### *SEDAR 31 Benchmark Stock Assessment*

The most recent benchmark red snapper stock assessment was completed in 2013 (SEDAR 31 2013), and was updated in 2015 (see below). Commercial landings data included commercial handline and longline landings from the accumulated landings system from 1964 through 2011. For landings between 1880 and 1963, previously constructed historical landings were used. Recreational landings data included the MRIP/Marine Recreational Fishery Statistics Survey (MRFSS) from 1981-2011,<sup>17</sup> Southeast Region Headboat Survey (SRHS) for 1981-2011, and Texas Parks and Wildlife Department survey. For the years 2004-2011, landings were calibrated to MRIP by adjusting the MRFSS data to the sample weighting from the new MRIP design, and also to changes made in the APAIS survey. For earlier years, MRFSS data were calibrated to MRIP estimates using a standardized approach for calculating average weight that accounts for species, region, year, state, mode, wave, and area.

Standardized indices of relative abundance from both fishery-dependent and independent data sources were included in the model. The fishery-dependent indices came from the commercial handline and longline fleet, and recreational private angling/federal for-hire components.

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<sup>17</sup> MRIP methodology was implemented in 2013.

Fishery-independent indices came from the Southeast Area Monitoring and Assessment Program (SEAMAP) bottom trawl survey, SEAMAP reef fish video survey, NMFS bottom longline survey, and the SEAMAP plankton survey.

Red snapper discards in the Gulf were calculated from data collected by the self-reported commercial logbook data and the NMFS Gulf reef fish observer program. In addition to these directed fisheries discards, estimates of red snapper bycatch from the commercial shrimp fleet were also generated.

The results of the SEDAR 31 assessment, including an assessment addendum that was prepared after a review of the SEDAR Assessment Panel Report by the SEDAR Review Panel, was presented to the SSC in May 2013. Under the base model, it was estimated that the red snapper stock had been overfished since the 1960s.

The spawning stock biomass (SSB) was estimated to remain below both the MSST and the spawning stock size associated with MSY ( $SSB_{MSY \text{ proxy}}$ ). Therefore, the SSC concluded that the stock remained overfished. With respect to overfishing, the then current fishing mortality rate (geometric mean of 2009-2011) was estimated to be below both  $F_{MSY}$  proxies. Therefore, the SSC estimated the stock was not currently experiencing overfishing.

#### *SEDAR 31 Update Assessment*

In January 2015, NMFS presented an update of the SEDAR 31 assessment to the SSC (GMFMC 2015c). The methods used were the same as SEDAR 31, except for instances when the assessment team was responding to specific terms of reference from the Council. The SEDAR 31 red snapper base model was used with data updated through 2013. Recreational catch data was adjusted using methods from the September 2014 MRIP Calibration workshop and the rescaled MRIP landings were used. A selectivity block (2011-2013) was applied on all recreational fleets to accommodate recent changes in fishing behavior that indicated a shift in selectivity to older (heavier) fish in recent years. The revised recreational landings were generally 10% to 20% higher than in SEDAR 31, but the revised discards also showed proportionately higher rates than in SEDAR 31. The results of the update assessment indicated that Gulf-wide, the stock biomass estimates are continuing to increase, but remain below the management target of 26% spawning potential ratio. Stock biomass is continuing to increase in the western Gulf, but in the eastern Gulf, stock biomass estimates have shown a slight downward trend in recent years, which resulted from strong year-classes exiting the stock, as well as recent low recruitment estimates.

The combined east and west stock biomass estimates, while increasing, remain below the MSST, indicating that the stock remained in an overfished condition. However, estimated fishing mortality remained below the maximum fishing mortality threshold, indicating that overfishing is not occurring.

### *Definition of Overfishing*

In January 2012, the Generic ACL/AM Amendment (GMFMC 2011b) became effective. One of the provisions in this amendment was to redefine overfishing. In years when there is a stock assessment, overfishing is defined as the fishing mortality rate exceeding the maximum fishing mortality threshold. In years when there is no stock assessment, overfishing is defined as the catch exceeding the OFL. The SEDAR 31 update assessment indicates that, as of the terminal year of the assessment data, 2013, overfishing was not occurring. Note that, because the overfishing threshold is now re-evaluated each year instead of only in years when there is a stock assessment, this status could change on a year-to-year basis.

### *Change in Minimum Stock Size Threshold (MSST)*

The MSST is the SSB level at which a stock is declared overfished and a rebuilding plan must be implemented. MSST for red snapper was previously estimated using the formula  $(1-M)*B_{MSY}$ , where M is the natural mortality rate and  $B_{MSY}$  is the stock biomass level at which the MSY can be harvested on a continuing basis. Using this formula, red snapper was considered overfished through 2017. Amendment 44 changed the calculation for the red snapper MSST to be 50% of  $B_{MSY}$ , which is the widest buffer between SSB at MSY and MSST allowed under the National Standard 1 guidelines. The resulting estimate of MSST reclassified red snapper to not overfished but rebuilding. Therefore, despite the reclassification, the rebuilding plan for the stock remains in place until the stock has recovered to its  $B_{MSY}$  (GMFMC 2017).

### **General Information on Reef Fish Species**

The National Ocean Service collaborated with NMFS and the Council to develop distributions of reef fish (and other species) in the Gulf (SEA 1998).

Reef fish are widely distributed in the Gulf, occupying both pelagic and benthic habitats during their life cycle. In general, both eggs and larval stages are planktonic. Larval fish feed on zooplankton and phytoplankton. Gray triggerfish are exceptions to this generalization as they lay their eggs in nests on the sandy bottom (Simmons and Szedlmayer 2012), and gray snapper whose larvae are found around submerged aquatic vegetation.

### **Status of Reef Fish Stocks**

The Reef Fish Fishery Management Plan (FMP) currently encompasses 31 species (Table 3.3.1). Eleven other species were removed from the FMP in 2012 through the Generic ACL/AM Amendment (GMFMC 2011a).

The NMFS Office of Sustainable Fisheries updates its Status of U.S. Fisheries Report to Congress<sup>18</sup> on a quarterly basis utilizing the most current stock assessment information. Stock assessments and status determinations have been conducted and designated for 12 stocks and can

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<sup>18</sup> [http://www.nmfs.noaa.gov/sfa/fisheries\\_eco/status\\_of\\_fisheries/status\\_updates.html](http://www.nmfs.noaa.gov/sfa/fisheries_eco/status_of_fisheries/status_updates.html)

be found on the Council<sup>19</sup> and SEDAR<sup>20</sup> websites. Of the 12 stocks for which stock assessments have been conducted, the fourth quarter report of the 2017 Status of U.S. Fisheries classifies only one as overfished (greater amberjack), and two stocks as undergoing overfishing (greater amberjack and gray triggerfish).

The status of both assessed and unassessed stocks, as of the most recent version of the Status of U.S. Fisheries Report, is provided in Table 3.3.1. Reef Fish Amendment 44 (GMFMC 2017), implemented December 2017, modified the MSST for seven species in the Reef Fish FMP. Red snapper and gray triggerfish are now listed as not overfished but rebuilding, because the biomass for the stock is currently estimated to be greater than 50% of  $B_{MSY}$ . The greater amberjack stock remains classified as overfished.

A stock assessment has been conducted for Atlantic goliath grouper (SEDAR 47 2016). The SSC accepted the assessment's general findings that the stock was not overfished nor experiencing overfishing. Although the SSC determined Atlantic goliath grouper to not be experiencing overfishing based on annual harvest remaining below the OFL, the SSC deemed the assessment not suitable for stock status determination and management advice.

Stock assessments were conducted for seven reef fish stocks using the Data Limited Methods Toolkit (DLMToolkit; SEDAR 49 2016). This method allows the setting of OFL and ABC based on limited data and life history information, but does not provide assessment-based status determinations. The following stocks did not have enough information available to complete an assessment even using the DLMToolkit. These stocks are not experiencing overfishing based on annual harvest remaining below the OFL, but no overfished status determination has been made (Table 3.3.1). Lane snapper was the only stock with adequate data to be assessed using the DLMToolkit methods resulting in OFL and ABC recommendations by the SSC.

The remaining species within the Reef Fish FMP have not been assessed at this time. Therefore, their stock status is unknown (Table 3.3.1). For those species that are listed as not undergoing overfishing, that determination has been made based on the annual harvest remaining below the OFL. The gray snapper stock assessment is final (SEDAR 51 2018) and is currently awaiting SSC review in May 2018. No other unassessed species are scheduled for a stock assessment at this time.

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<sup>19</sup> [www.gulfcouncil.org](http://www.gulfcouncil.org)

<sup>20</sup> [www.sedarweb.org](http://www.sedarweb.org)

**Table 3.3.1.** Status of species in the Reef Fish FMP grouped by family.

Common Name	Scientific Name	Stock Status		Most recent assessment or SSC workshop
		Overfishing	Overfished	
<b>Family Balistidae – Triggerfishes</b>				
gray triggerfish	<i>Balistes capriscus</i>	Y	N	SEDAR 43 2015
<b>Family Carangidae – Jacks</b>				
greater amberjack	<i>Seriola dumerili</i>	Y	Y	SEDAR 33 Update 2016a
lesser amberjack	<i>Seriola fasciata</i>	N	Unknown	SEDAR 49 2016
almaco jack	<i>Seriola rivoliana</i>	N	Unknown	SEDAR 49 2016
banded rudderfish	<i>Seriola zonata</i>	Unknown	Unknown	
<b>Family Labridae – Wrasses</b>				
hogfish	<i>Lachnolaimus maximus</i>	N	N	SEDAR 37 2013
<b>Family Malacanthidae – Tilefishes</b>				
tilefish (golden)	<i>Lopholatilus chamaeleonticeps</i>	N	N	SEDAR 22 2011a
blueline tilefish	<i>Caulolatilus microps</i>	Unknown	Unknown	
goldface tilefish	<i>Caulolatilus chrysops</i>	Unknown	Unknown	
<b>Family Serranidae – Groupers</b>				
gag	<i>Mycteroperca microlepis</i>	N	N	SEDAR 33 Update 2016b
red grouper	<i>Epinephelus morio</i>	N	N	SEDAR 42 2015
scamp	<i>Mycteroperca phenax</i>	Unknown	Unknown	
black grouper	<i>Mycteroperca bonaci</i>	N	N	SEDAR 19 2010
yellowedge grouper	<i>Hyporthodus flavolimbatus</i>	N	N	SEDAR 22 2011b
snowy grouper	<i>Hyporthodus niveatus</i>	N	Unknown	SEDAR 49 2016
speckled hind	<i>Epinephelus drummondhayi</i>	N	Unknown	SEDAR 49 2016
yellowmouth grouper	<i>Mycteroperca interstitialis</i>	N	Unknown	SEDAR 49 2016
yellowfin grouper	<i>Mycteroperca venenosa</i>	Unknown	Unknown	
warsaw grouper	<i>Hyporthodus nigritus</i>	N	Unknown	
*Atlantic goliath grouper	<i>Epinephelus itajara</i>	N	Unknown	SEDAR 47 2016
<b>Family Lutjanidae – Snappers</b>				
queen snapper	<i>Etelis oculatus</i>	N	Unknown	
mutton snapper	<i>Lutjanus analis</i>	N	N	SEDAR 15A Update 2015
blackfin snapper	<i>Lutjanus buccanella</i>	N	Unknown	
red snapper	<i>Lutjanus campechanus</i>	N	N	SEDAR 31 Update 2015
cupera snapper	<i>Lutjanus cyanopterus</i>	N	Unknown	
gray snapper	<i>Lutjanus griseus</i>	N	Unknown	
lane snapper	<i>Lutjanus synagris</i>	N	Unknown	SEDAR 49 2016
silk snapper	<i>Lutjanus vivanus</i>	Unknown	Unknown	
yellowtail snapper	<i>Ocyurus chrysurus</i>	N	N	SEDAR 27A 2012
vermilion snapper	<i>Rhomboplites aurorubens</i>	N	N	SEDAR 45 2016
wenchman	<i>Pristipomoides aquilonaris</i>	N	N	SEDAR 49 2016

Note: \*Atlantic goliath grouper is a protected grouper (i.e., ACL is set at zero) and benchmarks do not reflect appropriate stock dynamics.

## Bycatch

Bycatch is defined as fish harvested in a fishery, but not sold or retained for personal use. This definition includes both economic and regulatory discards, and excludes fish released alive under a recreational catch-and-release fishery management program. Economic discards are generally undesirable from a market perspective because of their species, size, sex, and/or other

characteristics. Regulatory discards are fish required by regulation to be discarded, but also include fish that may be retained but not sold. Bycatch practicability analyses of the reef fish fishery, and specifically red snapper, have been provided in several reef fish amendments. Bycatch practicability analyses have been completed for red snapper (GMFMC 2004b, GMFMC 2007, GMFMC 2014a, GMFMC 2015b). The bycatch related to this action may impact red snapper, other reef fish species, protected resources, and birds. However, these impacts are not expected to change from status quo.

## Protected Species

The Marine Mammal Protection Act (MMPA) and Endangered Species Act (ESA) provide special protections to some species that occur in the Gulf, and more information is available on the NMFS Office of Protected Resources website.<sup>21</sup> All 22 marine mammals in the Gulf are protected under the MMPA (Waring et al. 2016). Two marine mammals (sperm whales and manatees) are also protected under the ESA. Other species protected under the ESA include five sea turtle species (Kemp's ridley, loggerhead, green, leatherback, and hawksbill), two fish species (Gulf sturgeon and smalltooth sawfish), and seven coral species (elkhorn, staghorn, pillar, rough cactus coral, lobed star, mountainous star, and boulder star). Critical habitat designated under the ESA for smalltooth sawfish, Gulf sturgeon, and the Northwest Atlantic Ocean distinct population segment (DPS) of loggerhead sea turtles also occur in the Gulf, though only loggerhead critical habitat occurs in federal waters.

The following sections provide a brief overview of the marine mammals, sea turtles, and fish that may be present in or near areas where Gulf reef fish fishing occurs and their general life history characteristics. Because none of the listed corals or designated critical habitats in the Gulf are likely to be adversely affected by the Gulf reef fish fishery, they are not discussed further.

### *Marine Mammals*

The 22 species of marine mammals in the Gulf include 1 sirenian species (a manatee), which is under U.S. Fish and Wildlife Service's (USFWS) jurisdiction, and 21 cetacean species (dolphins and whales), all under NMFS' jurisdiction. Manatees primarily inhabit rivers, bays, canals, estuaries, and coastal waters rich in seagrass and other vegetation off Florida, but can occasionally be found in seagrass habitats as far west as Texas. Although most of the cetacean species reside in the oceanic habitat (greater than or equal to 200 m), the Atlantic spotted dolphin is found in waters over the continental shelf (20-200 m), and the common bottlenose dolphin (hereafter referred to as bottlenose dolphins) is found throughout the Gulf, including within bays, sounds, and estuaries; coastal waters over the continental shelf; and in deeper oceanic waters.

**Sperm whales** are one of the cetacean species found in offshore waters of the Gulf (greater than 200 m) and are listed endangered under the ESA. Sperm whales are the largest toothed whales and are found year-round in the northern Gulf along the continental slope and in oceanic waters (Waring et al. 2016). There are several areas between Mississippi Canyon and De Soto Canyon

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<sup>21</sup> <http://www.nmfs.noaa.gov/pr/laws/>

where sperm whales congregate at high densities, likely because of localized, highly productive habitats (Biggs et al. 2005; Jochens et al. 2008).

**Bryde's whales** are the only resident baleen whales in the Gulf and are currently being evaluated to determine if listing under the ESA is warranted. Sightings of Bryde's whales in the Gulf have been consistently located in the DeSoto Canyon area in all seasons, along the continental shelf break between 100 m and 400 m depth (Mullin and Hoggard 2000; Maze-Foley and Mullin 2006; Mullin 2007; DWH MMIQT 2015). Consequently, LaBrecque et al. (2015) designated this area, home to the small resident population of Bryde's whales in the northeastern Gulf, as a Biologically Important Area. On September 18, 2014, NMFS received a revised petition from the Natural Resource Defense Council to list the Bryde's whale in the Gulf as endangered. On April 6, 2015, NMFS found the petitioned action may be warranted and convened a Status Review Team to prepare a status review report. On December 8, 2016, NMFS published a proposed rule to list the Bryde's whale as endangered under the ESA (81 FR 88639).

**Bottlenose dolphins** in the Gulf are separated into and managed as demographically independent populations called stocks. Bottlenose dolphins are currently managed by NMFS as 36 distinct stocks within the Gulf. These include 31 bay, sound, and estuary stocks; 3 coastal stocks; 1 continental shelf stock; and 1 oceanic stock (Waring et al. 2016). It is assumed that the dolphins occupying habitats with dissimilar climatic, coastal, and oceanographic characteristics might be restricted in their movements, and thus constitute separate stocks (Waring et al. 2016). The Eastern Coastal Stock ranges from 84°W to Key West, Florida, the Northern Coastal Stock ranges from 84°W to the Mississippi River Delta, and the Western Coastal stock ranges from the Mississippi River Delta to the Texas/Mexico border (Waring et al. 2016). The Continental Shelf stock inhabits waters from 20 to 200 m deep in the northern Gulf from the U.S. - Mexican border to the Florida Keys (Waring et al. 2016). Marine Mammal Stock Assessment Reports and additional information on these stocks in the Gulf are available on the NMFS Office of Protected Species website.<sup>22</sup>

Bottlenose dolphin adults range from 6 to 9 feet (1.8 to 2.8 m) long and weigh typically between 300 to 600 lbs (136 to 272 kg). Females and males reach sexual maturity between ages 5 to 13 and 9 to 14, respectively. Once mature, females give birth once every 3 to 6 years. Maximum known lifespan is estimated to be 40-45 years for males and greater than 60 years for females (Reynolds 2000).

The MMPA requires that each commercial fishery be classified into one of three categories based on the level of incidental mortality or serious injury of marine mammals. NMFS's List of Fisheries classifies U.S. commercial fisheries categories based on the rate, in numbers of animals per year, of incidental mortalities and serious injuries of marine mammals relative to a stock's Potential Biological Removal level (i.e., sustainable levels of human-caused mortality). More information about the List of Fisheries and the classification process can be found online.<sup>23</sup>

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<sup>22</sup> <http://www.nmfs.noaa.gov/pr/sars/species.htm>

<sup>23</sup> <http://www.nmfs.noaa.gov/pr/interactions/fisheries/lof.html>

NMFS classifies reef fish bottom longline/hook-and-line gear in the MMPA 2016 List of Fisheries as a Category III fishery (81 FR 20550). This classification indicates the fishery has a remote likelihood of or no known incidental mortality or serious injury of marine mammals. There have been three observed takes of bottlenose dolphins from this fishery, all belonging to the continental shelf stock.

### *Sea turtles*

Green, hawksbill, Kemp's ridley, leatherback, and loggerhead sea turtles are all highly migratory and travel widely throughout the Gulf. Several volumes exist that cover the biology and ecology of these species (Lutz and Musick 1997; Lutz et al. 2003; Wyneken et al. 2013).

**Green** On April 6, 2016 (81 FR 20057), the original ESA listing for the species was replaced with the listings of 11 DPSs. The DPS in the North and South Atlantic, which include the green sea turtles in the Gulf, were listed as threatened.

Turtle hatchlings are thought to occupy pelagic areas of the open ocean and are often associated with *Sargassum* rafts (Carr 1987; Walker 1994). At approximately 20 to 25 cm carapace length, juvenile green sea turtles migrate from pelagic habitats to benthic foraging areas (Bjorndal 1997) and a diet shift towards herbivory occurs. They consume primarily seagrasses and algae, but are also known to consume jellyfish, salps, and sponges (Bjorndal 1980, 1997; Paredes 1969; Mortimer 1981, 1982). The diving abilities of all sea turtles species vary by their life stages. The maximum diving depth of green sea turtles is estimated at 110 m (360 ft) (Frick 1976), but they are most frequently making dives of less than 20 m (65 ft) (Walker 1994). The time of these dives also varies by life stage. The maximum dive length is estimated at 66 minutes with most dives lasting from 9 to 23 minutes (Walker 1994).

The **hawksbill sea turtle** pelagic stage lasts from the time they leave the nesting beach as hatchlings until they are approximately 22-25 cm in straight carapace length (Meylan 1988; Meylan and Donnelly 1999). The pelagic stage is followed by residency in developmental habitats (foraging areas where juveniles reside and grow) in coastal waters. Little is known about the diet of pelagic-stage hawksbill. Adult foraging typically occurs over coral reefs, although other hard-bottom communities and mangrove-fringed areas are occupied occasionally. Hawksbill show fidelity to their foraging areas over several years (van Dam and Diéz 1998). Their diet is highly specialized and consists primarily of sponges (Meylan 1988). Gravid females have been noted ingesting coralline substrate (Meylan 1984) and calcareous algae (Anderes Alvarez and Uchida 1994), which are believed to be possible sources of calcium to aid in eggshell production. The maximum diving depths of these animals are not known, but the maximum length of dives is estimated at 73.5 minutes. More routinely, dives last about 56 minutes (Hughes 1974).

**Kemp's ridley** hatchlings are also pelagic during the early stages of life and feed in surface waters (Carr 1987; Ogren 1989). After the juveniles reach approximately 20 cm carapace length they move to relatively shallow (less than 50 m) benthic foraging habitat over unconsolidated substrates (Márquez-M. 1994). They have also been observed transiting long distances between foraging habitats (Ogren 1989). Kemp's ridley sea turtles feeding in these nearshore areas

primarily prey on crabs, though they are also known to ingest mollusks, fish, marine vegetation, and shrimp (Shaver 1991). The fish and shrimp Kemp's ridley sea turtles ingest are not thought to be a primary prey item but instead may be scavenged opportunistically from bycatch discards or discarded bait (Shaver 1991). Given their predilection for shallower water, Kemp's ridley sea turtles most routinely make dives of 50 m or less (Soma 1985; Byles 1988). Their maximum diving range is unknown. Depending on the life stage a Kemp's ridley sea turtle may be able to stay submerged anywhere from 167 minutes to 300 minutes, though dives of 12.7 minutes to 16.7 minutes are much more common (Soma 1985; Mendonca and Pritchard 1986; Byles 1988). Kemp's ridley sea turtles may also spend as much as 96% of their time underwater (Soma 1985; Byles 1988).

**Leatherbacks** are the most pelagic of all ESA-listed sea turtles and spend most of their time in the open ocean. However, they will enter coastal waters and are seen over the continental shelf on a seasonal basis to feed in areas where jellyfish are concentrated. Leatherbacks feed primarily on cnidarians (medusae, siphonophores) and tunicates. Unlike other sea turtles, their diet does not shift ontogenetically. Because of their ability to capture and eat jellyfish is not constrained by size or age, they continue to feed on these species regardless of life stage (Bjorndal 1997). Leatherbacks are the deepest diving of all sea turtles. It is estimated that this species can dive in excess of 1,000 m (Eckert et al. 1989) but more frequently dive to depths of 50 m to 84 m (Eckert et al. 1986). Dive times range from a maximum of 37 minutes to more routine dives of 4 to 14.5 minutes (Standora et al. 1984; Eckert et al. 1986; Eckert et al. 1989; Keinath and Musick 1993). Leatherbacks may spend 74% to 91% of their time submerged (Standora et al. 1984).

**Loggerhead** In 2011, NMFS and USFWS published a Final Rule which designated 9 DPSs for loggerhead sea turtles (76 FR 58868, September 22, 2011, and effective October 24, 2011). This rule listed the Northwest Atlantic Ocean DPS, the only DPS within the action area, as threatened.

Hatchlings forage in the open ocean and are often associated with *Sargassum* rafts (Hughes 1974; Carr 1987; Walker 1994; Bolten and Balazs 1995). The pelagic stage of these loggerhead sea turtles are known to eat a wide range of things including salps, jellyfish, amphipods, crabs, syngnathid fish, squid, and pelagic snails (Brongersma 1972). Stranding records indicate that when pelagic immature loggerheads reach 40-60 cm straight-line carapace length, they begin to live in coastal inshore and nearshore waters of the continental shelf throughout the U.S. Atlantic (Witzell 2002). Here they forage over hard and soft-bottom habitats (Carr 1986). Benthic foraging loggerheads eat a variety of invertebrates with crabs and mollusks being an important prey source (Burke et al. 1993). The maximum diving depths of loggerheads range from 211 m to 233 m (692-764 ft.) (Thayer et al. 1984; Limpus and Nichols 1988). The lengths of loggerhead dives are frequently between 17 and 30 minutes (Thayer et al. 1984; Limpus and Nichols 1988; Limpus and Nichols 1994; Lanyon et al. 1989) and they may spend anywhere from 80 to 94% of their time submerged (Limpus and Nichols 1994; Lanyon et al. 1989).

All of the above sea turtles are adversely affected by the Gulf reef fish fishery. Incidental captures are infrequent, but occur in all commercial and recreational hook-and-line and longline components of the reef fish fishery. Observer data indicate that the bottom longline component of the fishery interacts solely with loggerhead sea turtles. Captured loggerhead sea turtles can be

released alive or can be found dead upon retrieval of bottom longline gear as a result of forced submergence. Sea turtles caught during other reef fish fishing with other gears are believed to all be released alive due to shorter gear soak times. All sea turtles released alive may later succumb to injuries sustained at the time of capture or from exacerbated trauma from fishing hooks or lines that were ingested, entangled, or otherwise still attached when they were released. Sea turtle release gear and handling protocols are required in the commercial and for-hire reef fish fisheries to minimize post-release mortality.

NMFS has conducted specific analyses pursuant to section 7 of the ESA consultations evaluating potential effects from the Gulf reef fish fishery on sea turtles and other ESA-listed species and critical habitat in Biological Opinions (Bi Op). The most recent Bi Op was finalized on September 30, 2011, the NMFS Southeast Regional Office completed a Bi Op, which concluded that the continued authorization of the Gulf reef fish fishery is not likely to jeopardize the continued existence of any sea turtles (loggerhead, Kemp's ridley, green, hawksbill, and leatherback) (NMFS 2011). An incidental take statement was issued specifying the amount and extent of anticipated take, along with reasonable and prudent measures and associated terms and conditions deemed necessary and appropriate to minimize the impact of these takes. On September 29, 2016, NMFS reinitiated consultation on the continued authorization of the Gulf reef fish fishery because new species (Nassau grouper and North Atlantic and South Atlantic green sea turtle DPSs) have been listed under the ESA that may be affected by the fishery.

### *Fish*

**Gulf sturgeon** are anadromous fish, inhabiting coastal rivers from Louisiana to Florida during the warmer months, and the Gulf and its estuaries and bays in the cooler months. Sturgeon are primitive fish characterized by bony plates, or scutes, and a hard, extended snout; they have a heterocercal caudal fin--their tail is distinctly asymmetrical with the upper lobe longer than the lower. Adults range from 4-8 ft (1-2.5 m) in length; females attain larger sizes than males. They can live for up to 60 years, but average about 20-25 years. Gulf sturgeon are bottom feeders, and eat primarily macroinvertebrates, including brachiopods, mollusks, worms, and crustaceans. All foraging occurs in brackish or marine waters of the Gulf and its estuaries; sturgeon do not forage in riverine habitat. Gulf sturgeon migrate into rivers to spawn in the spring; spawning occurs in areas of clean substrate comprised of rock and rubble. Their eggs are sticky, sink to the bottom, and adhere in clumps to gravel substrate.

On September 30, 1991, the Gulf sturgeon was listed as a threatened species under the ESA (56 FR 49653). All fisheries for the Gulf sturgeon have been closed. Gulf sturgeon are jointly managed by NMFS and USFWS; NMFS takes the lead on actions in estuarine and marine habitats and USFWS does in freshwater. In 1995, a recovery/management plan was published for the Gulf sturgeon. NMFS and USFWS jointly designated Gulf sturgeon critical habitat on April 18, 2003 (50 CFR 226.214). The agencies designated 7 riverine areas (Units 1-7) and 7 estuarine/marine areas (Units 8-14) as critical habitat based on the physical and biological features that support the species. A 5-year review of Gulf sturgeon was completed in September

2009.<sup>24</sup> Gulf sturgeon were not included as a species affected by the Gulf reef fish fishery in the 2011 Bi Op.

**Smalltooth sawfish** historically ranged in the U.S. from New York to the Mexico border. Their current range is poorly understood but believed to have contracted from these historical areas. Smalltooth sawfish primarily occur in the Gulf off peninsular Florida and are most common off Southwest Florida and the Florida Keys. Historical accounts and recent encounter data suggest that immature individuals are most common in shallow coastal waters less than 25 m (Bigelow and Schroeder 1953; Adams and Wilson 1995), while mature animals occur in waters in excess of 100 m (Simpfendorfer and Wiley 2005). Smalltooth sawfish feed primarily on fish. Mullet, jacks, and ladyfish are believed to be their primary food resources (Simpfendorfer 2001). Smalltooth sawfish also prey on crustaceans (mostly shrimp and crabs) by disturbing bottom sediment with their saw (Norman and Fraser 1938; Bigelow and Schroeder 1953).

The smalltooth sawfish were listed as an endangered species by NMFS in 2003 (68 FR 15674). Two DPSs were identified: the U.S DPS that occurs throughout the Gulf from Texas to Florida and along the east coast from Florida to North Carolina, and a foreign DPS that occupies waters outside the U.S. Critical habitat for the U.S. DPS of smalltooth sawfish was designated in September 2009 (74 FR 45353).

Smalltooth sawfish were found to be adversely affected by the Gulf reef fish fishery in the 2011 Bi Op, but with fewer takes than sea turtles. In the September 30, 2011, Bi Op, NMFS concluded that the continued authorization of the Gulf reef fish fishery is not likely to jeopardize the continued existence of smalltooth sawfish (NMFS 2011). Although the toothed rostrum of the smalltooth sawfish causes this species to be particularly vulnerable to entanglement in fishing gear, incidental captures in the commercial and recreational hook-and-line components of the reef fish fishery are rare events. An incidental take statement was issued specifying the amount and extent of anticipated take, along with reasonable and prudent measures and associated terms and conditions deemed necessary and appropriate to minimize the impact of these takes. Only eight smalltooth sawfish are anticipated to be incidentally caught every 3 years in the entire reef fish fishery, and no take is expected to result in mortality (NMFS 2011). Fishermen in this fishery are required to follow smalltooth sawfish safe handling guidelines.

**Nassau grouper** is a shallow-water grouper species that has supported fisheries throughout the wider Caribbean, South Florida, Bermuda, and the Bahamas (Carter et al. 1994). Like other groupers, they are slow-growing and long-lived (at least to age 29 years; Bush et al. 1996). Eggs and larvae are pelagic, but transition as juveniles to macroalgal and seagrass habitats. Adults are primarily found on high relief coral reefs and rocky substrates (Sadovy and Eklund 1999). Adults undergo annual migrations to discrete locations where they aggregate in large numbers to spawn (Smith 1972; Olsen and LaPlace 1979; Colin et al. 1987; Fine 1990; Fine 1992; Colin 1992).

Nassau grouper are caught with spear, traps, and hook-and-line (NMFS 2016). They are targeted at their site-specific spawning aggregations. Although spawning aggregations have not been

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<sup>24</sup> Information on Gulf sturgeon is from <http://www.fisheries.noaa.gov/pr/species/fish/gulf-sturgeon.html>

documented in the U.S., the Caribbean, South Atlantic, and Gulf Councils, as well as Florida have prohibited the take and possession of Nassau grouper since 1997 (GMFMC 1997). On June 29, 2016, NMFS published a final rule (81 FR 42268) listing Nassau grouper as threatened under the ESA.

The **Oceanic whitetip shark** is a large open ocean apex predatory shark found in subtropical waters around the globe. In the Western Atlantic, oceanic whitetips occur from Maine to Argentina, including the Caribbean and Gulf. It is a tropical, epipelagic species usually found offshore in the open ocean, on the outer continental shelf, or around oceanic islands in deep water, occurring from the surface to at least 152 m depth.

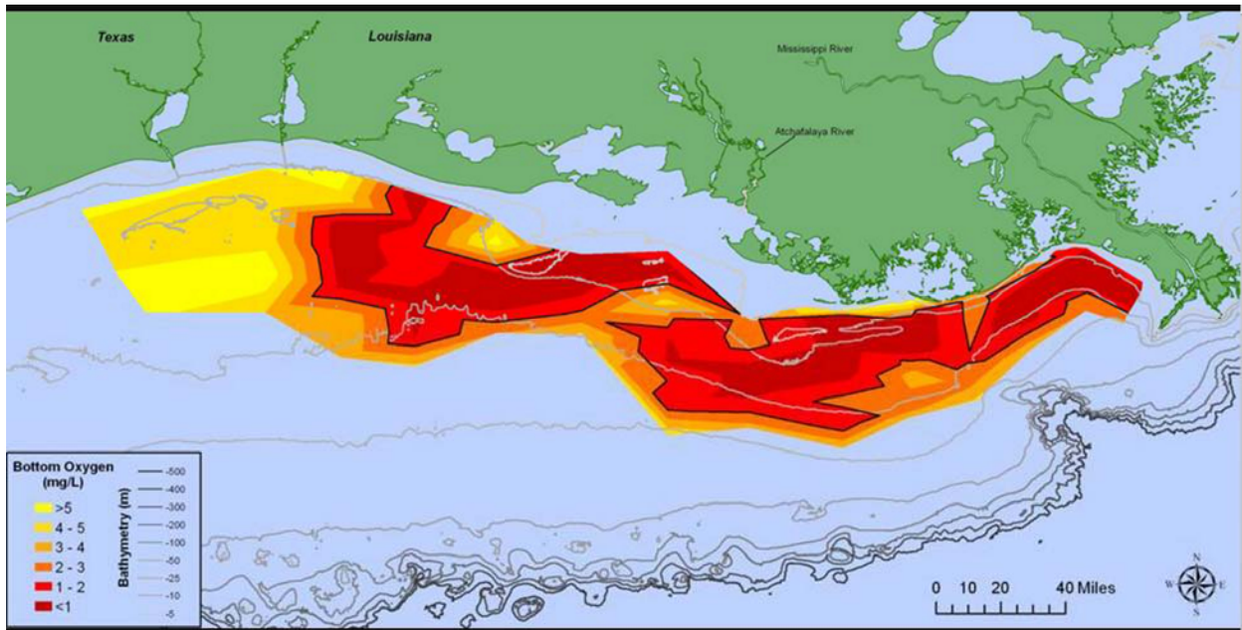
This species has a clear preference for open ocean waters between 10°N and 10°S, but can be found in decreasing numbers out to latitudes of 30°N and 35°S, with abundance decreasing with greater proximity to continental shelves (Backus et al. 1956; Strasburg 1958; Compagno 1984; Bonfil et al. 2008). Oceanic whitetip sharks are top level predators in open ocean ecosystems feeding mainly on teleosts and cephalopods (Bonfil et al. 2008), but studies have also reported that they consume sea birds, marine mammals, other sharks and rays, molluscs, crustaceans, and even garbage (Compagno 1984; Cortés 1999). Backus et al. (1956) recorded various fish species in the stomachs of oceanic whitetip sharks, including blackfin tuna, barracuda, and white marlin. The available evidence suggests that oceanic whitetip sharks are opportunistic feeders. Oceanic whitetip sharks are one of the more common tropical pelagic species taken as bycatch primarily in tuna and swordfish fisheries using pelagic longlines, purse seines, and probably also with pelagic gillnets, handlines, and occasionally pelagic and even bottom trawls. This species was proposed for ESA listing as threatened on December 29, 2016 (81 FR 96304). The final ESA listing as threatened was published on January 30, 2018 (83 FR 4153). Oceanic whitetip was not listed when the 2011 Bi Op for the Gulf reef fish fishery was conducted.

The **giant manta ray** is the world's largest ray with a wingspan of up to 29 ft. These planktivorous diamond-shaped rays have spots on the abdomen, and use their terminal mouth to filter large amounts of zooplankton; they may also ingest fish. They are most recognized by their cephalic lobes, which are extensions of the pectoral fins that funnel water into the mouth. Giant manta rays have very low fecundity typically giving birth to only one pup every two to three years.

These slow-growing, migratory animals are circumglobal with fragmented populations. They are found across a broad range of depths and temperature; along the U.S. East Coast they are commonly found in waters from 19 to 22°C. They have been observed in estuarine waters near oceanic inlets, using these waters as potential nursery grounds. Within the Gulf, the giant manta ray is reported in the Flower Garden Banks National Marine Sanctuary. NMFS proposed the giant manta ray as a threatened species under the ESA in 2017 (82 FR 3694) and finalized the listing in 2018 (83 FR 2916). The giant manta ray was not listed when the 2011 Bi Op for the Gulf reef fish fishery was conducted.

## Northern Gulf Hypoxic Zone

Every summer in the northern Gulf, a large hypoxic zone forms. It is the result of allochthonous materials and runoff from agricultural lands by rivers to the Gulf, increasing nutrient inputs from the Mississippi River, and a seasonal layering of waters in the Gulf.<sup>25</sup> The layering of the water is temperature and salinity dependent and prevents the mixing of higher oxygen content surface water with oxygen-poor bottom water. The “dead zone” refers to Gulf waters where 2 parts per million or less of oxygen are measured. For 2015, the extent of the hypoxic area was estimated to be 6,474 square miles and is similar to the running average for the past 5 years of 5,543 square miles (Figure 3.3.1).<sup>26</sup>



**Figure 3.3.1.** Map showing distribution of bottom-water dissolved oxygen from July 28 to August 3, west of the Mississippi River delta. Black lined areas – areas in red to deep red – have less than 2 milligrams per liter of dissolved oxygen.

Source: Nancy Rabalais, LUMCON; R. Eugene Turner, LSU. Credit: NOAA.<sup>27</sup>

The hypoxic conditions in the northern Gulf directly impact less mobile benthic macroinvertebrates (e.g., polychaetes) by influencing density, species richness, and community composition (Baustian and Rabalais 2009). However, more mobile macroinvertebrates and demersal fishes are able to detect lower dissolved oxygen levels and move away from hypoxic conditions. Therefore, although not directly affected, these organisms are indirectly affected by limited prey availability and constrained available habitat (Craig 2012).

<sup>25</sup> <http://www.gulfhypoxia.net/>

<sup>26</sup> Ibid.

<sup>27</sup> <http://www.noaanews.noaa.gov/stories2015/080415-gulf-of-mexico-dead-zone-above-average.html>

## Climate Change

Climate change projections show increases in sea surface temperature and sea level; decreases in sea ice cover; and changes in salinity, wave climate, and ocean circulation (Intergovernmental Panel on Climate Change<sup>28</sup>). These changes are likely to affect plankton biomass and fish larvae abundance that could adversely impact fish, marine mammals, seabirds, and ocean biodiversity. Kennedy et al. (2002) and Osgood (2008) have suggested global climate change could bring about temperature changes in coastal and marine ecosystems that, in turn, can influence organism metabolism; alter ecological processes, such as productivity and species interactions; change precipitation patterns and cause a rise in sea level that could change the water balance of coastal ecosystems; alter patterns of wind and water circulation in the ocean environment; and influence the productivity of critical coastal ecosystems such as wetlands, estuaries, and coral reefs. National Oceanic and Atmospheric Administration's (NOAA) Climate Change Web Portal<sup>29</sup> indicates that the average sea surface temperature in the Gulf will increase by 1.2-1.4°C for 2006-2055 compared to the average over the years 1956-2005. For reef fishes, Burton (2008) speculated that climate change could cause shifts in spawning seasons, changes in migration patterns, and changes to basic life history parameters such as growth rates. The OceanAdapt model<sup>30</sup> shows distributional trends both in latitude and depth over the time period 1985-1913. For some species such as the smooth puffer, there has been a distributional trend to the north in the Gulf. For other species such as red snapper and the dwarf sand perch, there has been a distributional trend towards deeper waters. Finally, for other species such as the dwarf goatfish, there has been a distributional trend both to the north and to deeper waters. These changes in distributions have been hypothesized as a response to environmental factors such as increases in temperature.

The distribution of native and exotic species may change with increased water temperature, as may the prevalence of disease in keystone animals such as corals and the occurrence and intensity of toxic algae blooms. Hollowed et al. (2013) provided a review of projected effects of climate change on the marine fisheries and dependent communities. Integrating the potential effects of climate change into the fisheries assessment is currently difficult due to the time scale differences (Hollowed et al. 2013). The fisheries stock assessments rarely project through a time span that would include detectable climate change effects.

### *Greenhouse gases*

The Intergovernmental Panel on Climate Change<sup>31</sup> has indicated that greenhouse gas emissions are one of the most important drivers of recent changes in climate. Wilson et al. (2014) inventoried the sources of greenhouse gases in the Gulf from sources associated with oil platforms and those associated with other activities such as fishing. A summary of the results of the inventory are shown in Table 3.3.5 with respect to total emissions and from fishing. Commercial fishing and recreational vessels make up a small percentage of the total estimated greenhouse gas emissions from the Gulf (1.43% and 0.59%, respectively).

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<sup>28</sup> <http://www.ipcc.ch/>

<sup>29</sup> <http://www.esrl.noaa.gov/psd/ipcc/ocn/>

<sup>30</sup> [http://oceanadapt.rutgers.edu/regional\\_data/](http://oceanadapt.rutgers.edu/regional_data/)

<sup>31</sup> <http://www.ipcc.ch/>

**Table 3.3.5.** Total Gulf greenhouse gas emissions estimates (tons per year) from oil platform and non-oil platform sources, commercial fishing and recreational vessels, and percent greenhouse gas emissions from commercial fishing and recreational vessels of the total emissions.

Emission source	CO <sub>2</sub>	Greenhouse CH <sub>4</sub>	Gas N <sub>2</sub> O	Total CO <sub>2e</sub> *
<b>Oil platform</b>	11,882,029	271,355	167	17,632,106
<b>Non-platform</b>	22,703,695	2,029	2,698	23,582,684
<b>Total</b>	34,585,724	273,384	2,865	41,214,790
<b>Commercial fishing</b>	585,204	2	17	590,516
<b>Recreational vessels</b>	244,483	N/A	N/A	244,483
<b>Percent commercial fishing</b>	1.69	>0.01	0.59	1.43
<b>Percent recreational vessels</b>	0.71	NA	NA	0.59

Source: Compiled from Tables 7.9 and 7.10 in Wilson et al. (2014).

\*The CO<sub>2</sub> equivalent (CO<sub>2e</sub>) emission estimates represent the number of tons of CO<sub>2</sub> emissions with the same global warming potential as one ton of another greenhouse gas (e.g., CH<sub>4</sub> and N<sub>2</sub>O). Conversion factors to CO<sub>2e</sub> are 21 for CH<sub>4</sub> and 310 for N<sub>2</sub>O.

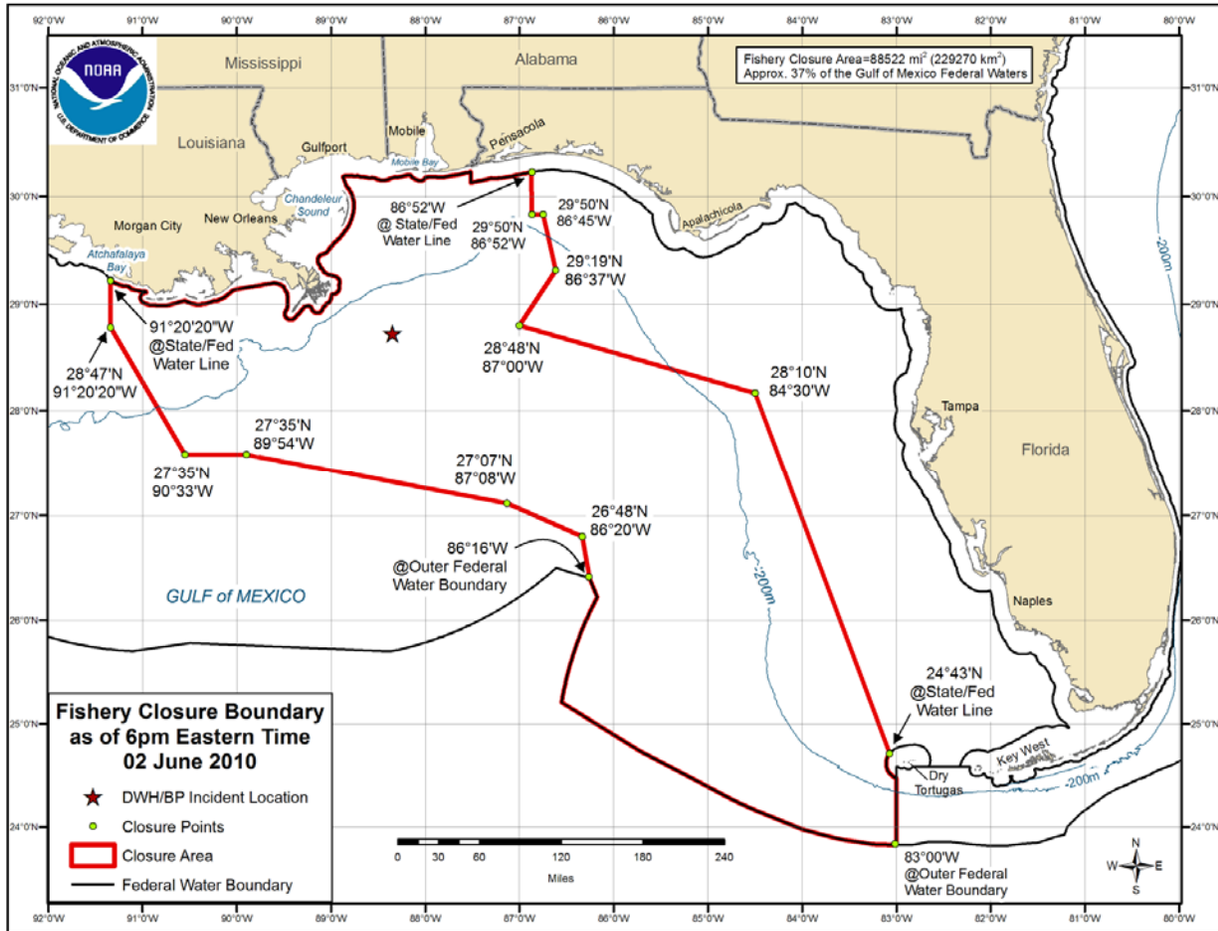
### ***Deepwater Horizon MC252 Oil Spill Incident***

On April 20, 2010, an explosion occurred on the *Deepwater Horizon* semi-submersible oil rig approximately 36 nautical miles (41 statute miles) off the Louisiana coast. Two days later the rig sank. An uncontrolled oil leak from the damaged well continued for 87 days until the well was successfully capped by British Petroleum on July 15, 2010. The *Deepwater Horizon* MC252 oil spill affected at least one-third of the Gulf area from western Louisiana east to the Florida Panhandle and south to the Campeche Bank in Mexico. In response to the spill, NMFS closed waters in the Gulf to fishing, and at its height, closed over 88,000 square miles (Figure 3.3.2).

A final Programmatic Damage Assessment and Restoration Plan (PDARP) and Final Programmatic Environmental Impact Statement, incorporated by reference, were conducted by NOAA and many cooperating agencies to assess the damage caused by the spill (DWH Trustees 2016). Key findings by NOAA with regards to the injury assessment were:

- Oil came into contact with a variety of northern Gulf habitats ranging from the deep-sea floor to coastal and nearshore areas.
- Species affected included deep-sea corals, fish and shellfish, birds, among others.
- The oil was toxic to a wide variety of organisms including fish, invertebrates, plankton, birds, deep-sea corals, sea turtles, and marine mammals.
- Toxic effects included death, disease, reduced growth, impaired reproduction, and physiological impairments that made it more difficult for organisms to survive and reproduce.
- The extent and degree of toxic levels of oil has declined substantially from 2010 to the present.

The PDARP outlines ways fish, including reef fish, were likely adversely affected. Effects include reduced recruitment, changes in trophic structure, changes in community structure, reduced growth, impaired reproduction, and adverse health effects. A more detailed description of these effects can be found in Chapter 4 of the PDARP.<sup>32</sup>



**Figure 3.3.2.** Fishery closure at the height of the *Deepwater Horizon* MC252 oil spill.

<sup>32</sup> <http://www.gulfspillrestoration.noaa.gov/restoration-planning/gulf-plan>

## 3.4 Economic Environment

### 3.4.1 Commercial Sector

A description of the red snapper individual fishing quota program can be found on NMFS' Limited Access Privilege Programs (LAPP) webpage.<sup>33</sup> That description is incorporated herein by reference. Additional economic information on the commercial harvest of red snapper in the Gulf is contained in Amendment 28 (GMFMC 2015b). This proposed amendment does not concern the commercial harvest of red snapper or any other reef fish. Therefore, no additional information on the commercial sector is provided.

### 3.4.2 Recreational Sector

The following section focuses on the economic contribution of the recreational effort and harvest of red snapper. Recreational fishing for red snapper or any Gulf reef fish means fishing or fishing activities which result in the harvest of fish, none of which (or parts thereof) is sold, traded, or bartered (50 CFR 622.2).

In 2014, Amendment 40 divided the recreational sector of harvesting red snapper from federal waters into two parts based on the mode of transportation that anglers use to fish for red snapper in those waters: federal for-hire (vessel) and private (vessel) angling components (GMFMC 2014a). The for-hire component applies to businesses that operate vessels that have been issued a federal Gulf reef fish for-hire permit during any time of the fishing year. These permits may be valid or renewable/transferable; however, the vessel must have a valid permit for any person onboard to fish for or possess Gulf red snapper in federal waters (50 CFR 622.20(b)).

The private angling component applies to vessel operators that have not been issued a federal charter/headboat permit for Gulf reef fish any time during the year. Amendment 40 defined the private angling component as including operators of private vessels and state-permitted for-hire vessels. Although vessels used by these operators may have multiple purposes (commercial, for-hire, and personal), trips involving and landings of red snapper by this component of the recreational sector occur only when the vessels are not operating as a business in federal waters. Additional information about the recreational sector of the reef fish fishery can be found in the description of the fishery (Section 3.1.2) and Amendment 45 (GMFMC 2016).

#### Federal For-Hire Component

An annual average of 1,329 vessels had a valid or renewable federal charter/headboat permit from 2012 through 2016 (Table 3.1.2.2). The distribution of vessels with the permit by hailing port state changed little from 2012 through 2016 (Table 3.1.2.4). The current distribution of permitted vessels is consistent with past years; however there has been a consistent decline in the relative share of permitted vessels that hail out of Mississippi (Tables 3.1.2.4 and 3.1.2.5).

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<sup>33</sup> [http://sero.nmfs.noaa.gov/sustainable\\_fisheries/lapp\\_dm/index.html](http://sero.nmfs.noaa.gov/sustainable_fisheries/lapp_dm/index.html)

As of October 24, 2017, there were 1,313 for-hire fishing vessels with the permit, and approximately 84% of those vessels have a passenger capacity of six (Table 3.4.2.1). Among the vessels with a homeport in one of the Gulf states, Alabama has the largest average federally permitted for-hire vessel by passenger capacity, while Louisiana has the smallest (Table 2.4.2.2). Although the average Florida vessel is not the largest, Florida's combined permitted vessels represent approximately 61% of the total passenger capacity (Table 3.4.2.2). Approximately 98% of Louisiana's permitted vessels carry up to six passengers (Table 3.4.3).

**Table 3.4.2.1.** Number and percentage of permitted for-hire fishing vessels by passenger capacity as of October 24, 2017.

Passenger Capacity	Vessels	
	Number	Percentage
<b>6</b>	1,107	84.38%
<b>7 to 10</b>	6	0.46%
<b>11 - 14</b>	14	1.07%
<b>15 - 20</b>	53	4.04%
<b>21 - 25</b>	25	1.91%
<b>26 - 30</b>	11	0.84%
<b>31 - 40</b>	16	1.22%
<b>41 - 50</b>	34	2.59%
<b>51 - 80</b>	22	1.68%
<b>&gt; 80</b>	24	1.83%
<b>Total</b>	<b>1,312</b>	<b>100.00%</b>

Source: NMFS SERO LAPPS.

**Table 3.4.2.2.** Range, average, median, total and percent of total passenger capacity by homeport state of vessels as of October 24, 2017.

Homeport State	Passenger Capacity				
	Range	Average	Median	Total	Percentage of Total
<b>AL</b>	6 - 75	13	6	1,736	11.6%
<b>FL</b>	6 - 150	12	6	9,052	60.6%
<b>LA</b>	6 - 41	6	6	768	5.1%
<b>MS</b>	6 - 44	10	6	354	2.4%
<b>TX</b>	6 - 132	11	6	2,659	17.8%
<b>Other</b>	6 - 149	22	6	376	2.5%
<b>All</b>	<b>6 - 150</b>	<b>11</b>	<b>6</b>	<b>14,945</b>	<b>100.0%</b>

Source: NMFS SERO LAPPS.

**Table 3.4.2.3.** Number of permitted vessels by passenger capacity and homeport state as of October 24, 2017.

Homeport State	Number of Vessels by Passenger Capacity				Percentage of Vessels	
	6	7 - 14	15 and greater	Total	6	15 and greater
AL	100	0	36	136	73.5%	26.5%
FL	642	20	112	774	82.9%	14.5%
LA	117	0	2	119	98.3%	1.7%
MS	26	0	8	34	76.5%	23.5%
TX	209	0	23	232	90.1%	9.9%
Other	13	0	4	17	76.5%	23.5%
<b>All</b>	<b>1,107</b>	<b>20</b>	<b>185</b>	<b>1,312</b>	<b>84.4%</b>	<b>14.1%</b>

Source: NMFS SERO LAPPS.

Permit data as of October 25, 2017, were used to estimate both the number of businesses with a charter/headboat permit and the sizes of their individual fleets of permitted for-hire vessels. As of that date, there were 1,308 permitted for-hire fishing vessels<sup>34</sup>, and an estimated 1,099 businesses own these 1,308 vessels. Approximately 88% (972) of the businesses have only one permitted for-hire vessel (Table 3.4.2.4). Collectively, the other 12% of businesses own 26% (336) of the permitted for-hire vessels. Seven businesses collectively own approximately 4.2% of the permitted vessels.

**Table 3.4.2.4.** Numbers and percentages of businesses and total permitted for-hire vessels by number of permitted for-hire fishing vessels per business, October 25, 2017.

Permitted Vessels per Business	Number of Business	Total Number of Permitted Vessels	Percentage of Businesses	Percentage of Total Permitted Vessels
1	972	972	88.1%	74.3%
2	87	174	7.9%	13.3%
3	25	75	2.3%	5.7%
4	8	32	0.7%	2.5%
5	4	20	0.4%	1.5%
6 or more	3	35	0.3%	2.7%
<b>All</b>	<b>1,099</b>	<b>1,308</b>	<b>100.0%</b>	<b>100.0%</b>

Source: NMFS SERO, October 26, 2017.

When operating under the for-hire permit, these businesses participate in the charter fishing and party fishing boats industry (North American Industry Classification System [NAICS] code 4872102). The U.S. Census Bureau conducts the Economic Census of the United States every 5

<sup>34</sup> The decline from 1,312 to 1,308 federally permitted for-hire vessels in one day is expected to be due to permits being terminated and/or having status as pending and, as pending, permits are not valid or renewable/transferrable. When an application for renewal of an expired permit is submitted but does not include all required documentation, the status of the permit is pending.

years, which surveys businesses with employees. Over the past four economic censuses, there was an average of 323 employee establishments in the charter fishing and party fishing boats industry in the Gulf states (Table 3.4.2.5).

**Table 3.4.2.5.** Number of employer establishments in NAICS code 4872012 (charter fishing and party fishing boats industry).

State	Number of Establishments				
	1997	2002	2007	2012	Average
Alabama	21	18	22	22	21
Florida	249	237	259	259	251
Louisiana	13	11	12	9	11
Mississippi	9	12	7	11	10
Texas	36	32	27	24	30
<b>Total</b>	<b>328</b>	<b>310</b>	<b>327</b>	<b>325</b>	<b>323</b>

Source: 1997, 2002, 2007, 2012 Economic Census of the United States.

The Economic Census can be used to estimate the average annual receipts for employer establishments in an industry, and the average establishment in the charter fishing and party fishing boats industry in any of the Gulf states had annual receipts less than \$600,000 in 2012 (Table 3.4.2.6). Each establishment does not necessarily represent a unique business; a business may have multiple establishments.

**Table 3.4.2.6.** Number of establishments, total receipts and average receipts establishments in NAICS code 4872012 in 2012.

State	2012 Establishments	2012 Receipts	
		Total	Average
Alabama	22	\$5,163,000	\$234,682
Florida	259	\$74,785,000	\$288,745
Louisiana	9	\$4,819,000	\$535,444
Mississippi	11	Undisclosed	\$192,143*
Texas	24	\$13,293,000	\$553,875

\*Estimate from total receipts for all establishments in NAICS code 487210.

Source: 2012 Economic Census of the United States.

The employee establishments in the charter fishing and party fishing boats industry represent part of the broader scenic and sightseeing water transportation industry (NAICS code 487210), and tend to represent the majority of employer establishments in the broader industry, except in Louisiana where there are more establishments in the excursion and sightseeing boats industry (NAICS code 4872011) (Table 3.4.2.7). Average receipts for establishments in the excursion and sightseeing boats industry tend to be higher than those for establishments in the charter fishing and party fishing boats industry. In Texas, for example, the average receipts for an establishment in the excursion and sightseeing boats industry in 2012 was approximately 59% larger than for an establishment in the charter fishing and party fishing boats industry. It is

expected that there are vessels in the for-hire component that are also used for excursions and sightseeing.

**Table 3.4.2.7.** Percentage of employer establishments in NAICS code 487210 that are in the charter fishing and party fishing boats industry.

State	Percentage of Establishments in Charter and Party Fishing Boat Industry				
	1997	2002	2007	2012	Average
Alabama	77.8%	72.0%	75.9%	73.3%	74.7%
Florida	69.2%	66.0%	64.1%	58.6%	64.5%
Louisiana	33.3%	36.7%	48.0%	32.1%	37.5%
Mississippi	100.0%	80.0%	87.5%	84.6%	88.0%
Texas	70.6%	58.2%	47.4%	48.0%	56.0%
<b>Total</b>	<b>67.5%</b>	<b>64.0%</b>	<b>62.5%</b>	<b>57.7%</b>	<b>62.9%</b>

Source: 1997, 2002, 2007, 2012 Economic Census of the United States.

The U.S. Census surveys non-employer businesses as well; however, non-employer statistics are not publically available at the relevant 6 or 7-digit NAICS code level. In 2015, there were 1,528 non-employer establishments in the scenic and sightseeing (water and land) transportation industry (NAICS code 487) in the Gulf states, and most (approximately 81%) were individual (or sole) proprietorships (Table 3.4.2.8). Self-employed individuals are included in the individual proprietorship category.

**Table 3.4.2.8.** Number of establishments by legal form in the scenic and sightseeing transportation industry (NAICS code 487), 2015.

State	C-corporations	S-corporations	Individual proprietorships	Partnerships	Total
Alabama		7	62		71
Florida	20	130	728	69	947
Louisiana		10	151	8	169
Mississippi		5	44	5	54
Texas	6	17	248	16	287
<b>Total</b>	<b>26</b>	<b>169</b>	<b>1,233</b>	<b>98</b>	<b>1,528</b>

Source: Census, 2015 Nonemployer Statistics by Legal Form.

For the purpose of this and related documents, charter vessels and headboats are differentiated by passenger capacity and the method passengers pay. Specifically, a headboat is defined as a federally permitted for-hire vessel that participates in the SRHS, and a vessel in the SRHS meets all or a combination of the following criteria: 1) is licensed to carry 15 or more passengers, 2) fishes in federal waters or state and adjoining waters for federally managed species, and 3) charges primarily per angler (by the head). A charter vessel is defined as a federally permitted for-hire fishing vessel that does not participate in the SRHS.

There were annual averages of 68 headboats and 1,277 charter vessels from 2012 through 2016 (Table 3.1.2.1). Headboats tend to represent approximately 5% of those federally permitted vessels. See Section 3.5.1 and Figures 3.5.1.2 and 3.5.1.3 for the distribution of charter vessels and headboats by state.

Data from MRIP and the Louisiana and Texas creel surveys are used to generate estimates of effort of the charter vessel component. From 2012 through 2016, charter vessels took an average of 201,348 directed angler trips annually (Table 3.4.2.9). These are trips when red snapper was the primary or secondary target or was caught by anglers. Approximately 60% of the annual directed angler trips by charter vessels are out of west Florida.

**Table 3.4.2.9.** Estimates of numbers of directed angler trips by charter mode by state and percentage of total by Alabama and west Florida, 2012 - 2016.

Year	Estimates of Number of Directed Angler Trips					
	AL	West FL	LA	MS	TX	Total
2012	34,459	115,928	11,353	652	29,323	191,715
2013	42,438	110,782	9,077	552	25,652	188,501
2014	29,277	90,991	3,111	292	20,055	143,726
2015	52,417	140,881	8,849	908	32,885	235,940
2016	57,108	146,847	10,317	2,001	30,585	246,858
<b>Average</b>	<b>43,140</b>	<b>121,086</b>	<b>8,541</b>	<b>881</b>	<b>27,700</b>	<b>201,348</b>

Source: NMFS SERO LAPPS, August 28, 2017.

Directed angler trips by charter vessels generate jobs and other economic impacts. For example, the average annual 121,086 directed trips by west Florida charter vessels generate 631 jobs, approximately \$28 million in income, \$77.9 million in sales, and \$43 million in value-added impacts in Florida (Table 3.4.2.10).

**Table 3.4.2.10.** Estimates of economic impacts of directed angler trips by charter boats and their economic impacts to the state, by state.

State	Directed Trips	Jobs	Thousands of Dollars (2015 \$)		
			Income	Sales	Value-added
AL	43,140	221	\$9,208	\$25,828	\$13,486
West FL	121,086	631	\$28,043	\$77,865	\$42,960
LA	8,541	31	\$1,764	\$4,543	\$2,621
MS	881	3	\$136	\$394	\$196

Source: Estimates of economic impacts calculated by NMFS SERO using model developed for NMFS, see [http://sero.nmfs.noaa.gov/sustainable\\_fisheries/lapp\\_dm/index.html](http://sero.nmfs.noaa.gov/sustainable_fisheries/lapp_dm/index.html).

There is insufficient information to estimate the economic impacts of the directed trips made by Texas charter vessels to the state of Texas. However, the impacts of the trips by Texas charter vessels are evaluated at the Gulf region level (Table 3.4.2.11).

**Table 3.4.2.11.** Estimates of economic impacts of directed angler trips by Texas charter vessels to the Gulf region.

State	Directed Trips	Jobs	Thousands of Dollars (2015 \$)		
			Income	Sales	Value-added
Texas	27,700	172	\$8,585	\$24,838	\$13,308

Source: Estimates of economic impacts calculated by NMFS SERO using model developed for NMFS.

Similar analysis of recreational effort is not possible for headboats because headboat trip data are not collected at the individual angler level, but instead at the vessel level, and target intent is not included, only species caught and landed. The length of a headboat trip varies considerably, from 3 to 5.5 hours (half a day) to 10 hours or more; however, the majority of trips are no more than 6 hours and no more than approximately 3% are 10 hours or more (Tables 3.4.2.12 and 3.4.2.13). The U.S. Coast Guard requires a vessel that makes a trip over 12 hours long to have two captains and two deckhands, which increases the cost of a trip. Also, if overnight, a headboat will have fewer paying passengers on board because passengers need a place to sleep or rest.

**Table 3.4.2.12.** Number of annual headboat trips by length (hours) of trip, 2012 – 2016.

Year	Number of Vessels	3 – 5.5 Hours	6 Hours	8 to 9.5 Hours	10 or more Hours	Total
2012	68	3,200	4,032	1,219	234	8,685
2013	68	2,902	2,363	3,316	243	8,824
2014	68	3,281	2,260	3,343	275	9,159
2015	68	3,649	2,265	3,499	313	9,726
2016	69	3,757	2,483	3,544	298	10,082
<b>Average</b>	<b>68</b>	<b>3,358</b>	<b>2,681</b>	<b>2,984</b>	<b>273</b>	<b>9,295</b>

Source: NMFS SEFSC.

**Table 3.4.2.13.** Percentage of annual headboat trips by length of trip, 2012 – 2016.

Year	Percentage of Headboat Trips				Total
	Half Day	Three-quarter Day	Full Day	More than Full Day	
2012	36.8%	46.4%	14.0%	2.7%	100.0%
2013	32.9%	26.8%	37.6%	2.8%	100.0%
2014	35.8%	24.7%	36.5%	3.0%	100.0%
2015	37.5%	23.3%	36.0%	3.2%	100.0%
2016	37.3%	24.6%	35.2%	3.0%	100.0%
<b>Average</b>	<b>36.1%</b>	<b>29.2%</b>	<b>31.8%</b>	<b>2.9%</b>	<b>100.0%</b>

Source: NMFS SEFSC.

Estimates of effort by headboats are provided in terms of angler days, or the number of standardized 12-hour fishing days that account for the different half, three-quarter, full-day and longer fishing trips by these vessels. For purposes of estimating angler days and landings, the SRHS divides the Gulf into several geographic areas.

The distribution of angler days by geographic area is presented in Table 3.4.2.14. On average, from 2012 through 2016, the area from the Dry Tortugas through the Florida Middle Grounds (FLW) accounted for the largest number of angler days, followed in turn by northwest Florida through Alabama, Texas and Mississippi through Louisiana (Tables 3.4.2.14 and 3.4.2.15).

**Table 3.4.2.14.** Number of angler days by area, 2012 – 2016.

Year	Number of Angler Days				
	FLW	NWFL-AL <sup>1</sup>	MS-LA <sup>2</sup>	TX	Total
2012	84,205	77,770	3,680	51,776	217,431
2013	94,752	80,048	3,406	55,749	233,955
2014	102,841	88,524	3,257	51,231	245,853
2015	107,910	86,473	3,587	55,135	253,105
2016	109,101	90,877	2,955	54,083	257,016
<b>Average</b>	<b>99,762</b>	<b>84,738</b>	<b>3,377</b>	<b>53,595</b>	<b>241,472</b>

Source: SERO SRHS.

1. Beginning in 2013, SRHS data was reported separately for NW Florida and Alabama, but has been combined here for consistency with previous years.

2. Combined for confidentiality purposes.

**Table 3.4.2.15.** Percentages of total angler days by area, 2012 – 2016.

Year	Percentage of Total Angler Days				
	FLW	NWFL-AL <sup>1</sup>	MS-LA <sup>2</sup>	TX	Total
2012	38.7%	35.8%	1.7%	23.8%	100.0%
2013	40.5%	34.2%	1.5%	23.8%	100.0%
2014	41.8%	36.0%	1.3%	20.8%	100.0%
2015	42.6%	34.2%	1.4%	21.8%	100.0%
2016	42.4%	35.4%	1.1%	21.0%	100.0%
<b>Average</b>	<b>41.2%</b>	<b>35.1%</b>	<b>1.4%</b>	<b>22.3%</b>	<b>100.0%</b>

Source: SERO SRHS.

1. Beginning in 2013, SRHS data was reported separately for NW Florida and Alabama, but has been combined here for consistency with previous years.

2. Combined for confidentiality purposes.

Fifty-eight of the 69 headboats in 2016 had red snapper landings (SEFSC SRHS). The majority of these headboats with red snapper landings are registered in Florida, with smaller numbers of vessels registered in the other Gulf states (Table 3.4.2.16).

**Table 3.4.2.16.** Number and percentage of headboats with red snapper landings in 2016 by state.

<b>Headboats with Red Snapper Landings</b>				
<b>AL</b>	<b>FL</b>	<b>MS&amp; LA<sup>1</sup></b>	<b>TX</b>	<b>Total</b>
8	30	5	15	58
13.79%	51.72%	8.62%	25.86%	100.00%

Source: SERO SRHS 2016.

1. Combined for confidentiality purposes.

Because SRHS data do not identify species that are targeted during a trip, the economic impacts of headboat trips that may target red snapper cannot be estimated. For estimates of the average fee per angler charged by headboats, see Carter (2015, 2016); for species targeted by the for-hire component, see Savolainen et al. (2012); and for estimates of producer surplus, see Amendment 45 (GMFMC 2016), all of which are incorporated by reference.

### **Private Angling Component**

Angler fishing effort refers to the estimated number of angler fishing trips taken, and an angler trip is an individual fishing trip taken by a single angler for any amount of time, whether it is half an hour or an entire day. Currently, angler fishing effort is estimated by conducting telephone surveys of coastal households (Coastal Household Telephone Survey) and for-hire (charter) vessel captains (For-Hire Survey), as well as on-site survey methods (MRIP APAIS). From these survey interviews, NMFS can estimate how many people are fishing, where people are fishing, and how often people go fishing. Moreover, with the MRIP APAIS (survey of anglers by the private boat, charter vessel and shore modes as they complete a trip), NMFS can estimate how many trips target red snapper, how many trips catch red snapper and how many are being caught, how many red snapper are kept, how many are discarded, the condition of discarded fish, and the size and weight of red snapper caught.

Data from MRIP and LA Creel are used to estimate effort of the private angling component for each Gulf state, except Texas. From 2012 through 2016, the private angling component of the recreational sector took an average of at least 228,122 directed angler trips annually (Table 3.4.2.17). Those were trips where red snapper was the primary or secondary target or was caught or harvested by anglers. Alabama has the largest number of average annual trips, with west Florida second during the 5-year period.

**Table 3.4.2.17.** Estimates of numbers of directed angler trips by private angling component, 2012 – 2016.

Year	Estimates of Number of Directed Angler Trips					
	AL	FLW	LA	MS	TX	Total
2012	51,794	77,457	38,413	13,515	0	181,179
2013	176,719	166,239	31,049	19,478	0	393,485
2014	46,909	50,415	60,146	3,433	0	160,903
2015	99,446	11,194	53,165	2,641	0	166,446
2016	124,091	51,488	43,571	19,446	0	238,596
<b>Average</b>	<b>99,792</b>	<b>71,359</b>	<b>45,269</b>	<b>11,703</b>	<b>0</b>	<b>228,122</b>

Source: NMFS SERO LAPPS, August 28, 2017.

Directed angler trips generate economic impacts and the average annual directed angler trips by the private angling component generated income impacts annually (Table 3.4.2.18). Annual landings of red snapper by the private angling component for 2012 – 2016 are stated in Section 3.1.2 (Table 3.1.2.8) and are incorporated here by reference.

**Table 3.4.2.18.** Economic impacts of average number of annual directed angler trips by private angling component in Gulf states, except Texas (2015 dollars).

State	Directed Trips	Jobs	Thousands of Dollars (2015 \$)		
			Income	Sales	Value-added
AL	99,792	53	\$1,588	\$5,281	\$2,734
West FL	71,359	24	\$901	\$2,621	\$1,553
LA	45,269	23	\$852	\$3,249	\$1,577
MS	11,703	3	\$97	\$375	\$163

Source: Estimates of economic impacts calculated by NMFS SERO using model developed for NMFS, see [http://sero.nmfs.noaa.gov/sustainable\\_fisheries/lapp\\_dm/index.html](http://sero.nmfs.noaa.gov/sustainable_fisheries/lapp_dm/index.html).

Additional information about the private angling component can be found in Amendments 40 (GMFMC 2014a), 28 (GMFMC 2015b), and 45 (GMFMC 2016), and are incorporated by reference.

## 3.5 Social Environment

This amendment affects recreational management of red snapper in the Gulf. Recreational landings by state, federally permitted for-hire vessels by state, and federal for-hire vessels included in the SRHS with landings of red snapper by state, are included to provide information on the geographic distribution of fishing involvement. Descriptions of the top recreational fishing communities based on recreational engagement are included, along with the top ranking communities by the number of federal for-hire permits, number of charter vessels by homeport, number of headboats by homeport, and communities with SRHS landings of red snapper. Community level data are presented in order to meet the requirements of National Standard 8 of the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act), which requires the consideration of the importance of fishery resources to human communities when changes to fishing regulations are considered. Lastly, social vulnerability data are presented to assess the potential for environmental justice concerns.

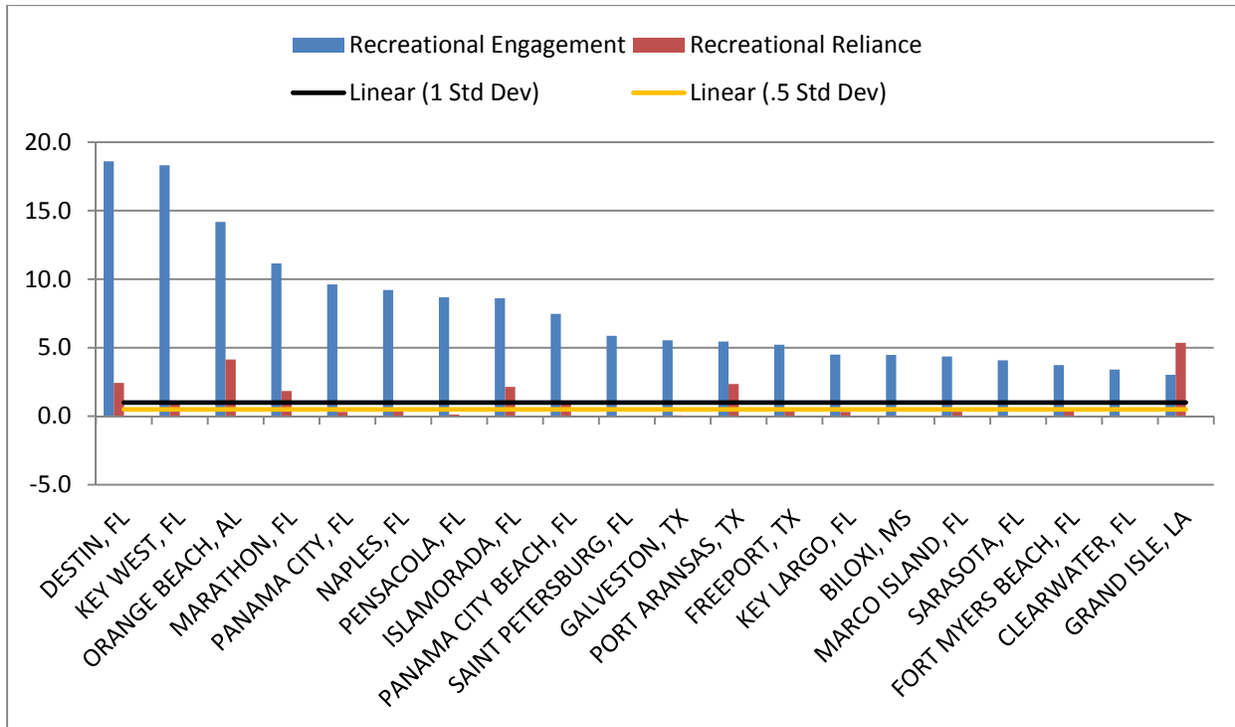
### 3.5.1 Fishing Communities

Red snapper is harvested recreationally in all five Gulf states. Total recreational landings by state for the years 1986 through 2015 is provided in Appendix A, Table A-1. Landings by state are not constant; the proportion of the quota represented by each state varies from year to year. Across time, the proportion of landings made up by the eastern Gulf states (Alabama and western Florida) has increased compared to the western Gulf states (Texas and Louisiana), as the red snapper rebuilding plan has proceeded.

#### Recreational Fishing Communities

Red snapper landings for the recreational sector are not available at the community level, making it difficult to identify communities as dependent on recreational fishing for red snapper. Because limited data are available concerning how recreational fishing communities are engaged and reliant on specific species, indices were created using secondary data from permit and infrastructure information for the southeast recreational fishing sector at the community level (Jepson and Colburn 2013; Jacob et al. 2013). Recreational fishing engagement is represented by the number of recreational permits and vessels designated as “recreational” by homeport and owners address. Fishing reliance includes the same variables as fishing engagement, divided by population. Factor scores of both engagement and reliance were plotted.

Figure 3.5.1.1 identifies the top Gulf communities that are engaged and reliant upon recreational fishing in general. Two thresholds of one and one-half standard deviation above the mean were plotted to help determine a threshold for significance. Communities are presented in ranked order by fishing engagement and all 20 included communities demonstrate high levels of recreational engagement, although this is not specific to fishing for red snapper. Because the analysis used discrete geo-political boundaries, Panama City and Panama City Beach, Florida had separate values for the associated variables. Calculated independently, each still ranked high enough to appear in the top 20 list suggesting a greater importance for recreational fishing in that area.



**Figure 3.5.1.1.** Top 20 recreational fishing communities' engagement and reliance. Source: SERO, Community Social Vulnerability Indicators Database 2014 (American Community Survey 2010-2014).

### Charter Vessels and Headboats by Community

In order to present information about the charter vessels and headboats that are engaged in the recreational red snapper fishery, all vessels with a federal for-hire permit for reef fish, including historical captain permits, are included in the following analysis as a proxy. However, it cannot be assumed that every included permitted vessel is engaged in the red snapper fishery.

The majority of federal for-hire permits for reef fish are held by operators in Florida (59% in 2016), followed by Texas (17.7%), Alabama (10.2%), Louisiana (9%), Mississippi (2.7%), and other states (1.4%; Table 3.1.2.1). The distribution of permits by state has followed a similar pattern throughout the last five years.

Federal for-hire permits are held by those with mailing addresses in a total of 348 communities, located in 21 states (SERO permit office, October 25, 2017). The communities with the most for-hire permits for reef fish are provided in Table 3.5.1.1.

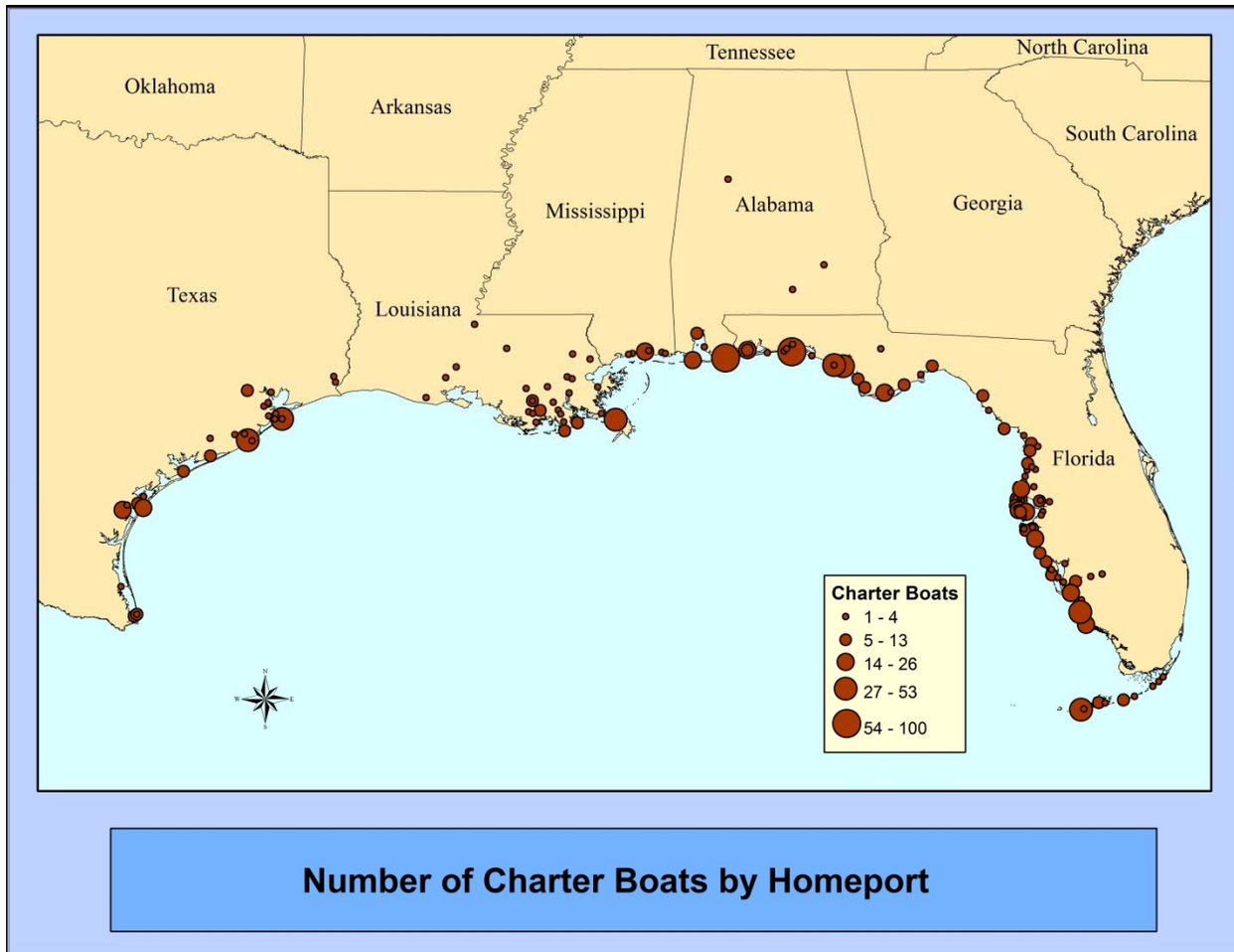
**Table 3.5.1.1.** Top ranking communities based on the number of federal for-hire permits for Gulf reef fish, including historical captain permits, in descending order.

State	Community	Permits
FL	Destin	67
AL	Orange Beach	51
FL	Panama City	51
FL	Naples	49
FL	Key West	42
FL	Pensacola	27
FL	St. Petersburg	24
TX	Galveston	24
FL	Sarasota	19
TX	Corpus Christi	19
FL	Panama City Beach	18
LA	Metairie	18
FL	Clearwater	17
FL	Ft. Meyers	16
FL	Marco Island	15
MS	Biloxi	15
TX	Freeport	15
TX	Houston	15
TX	Port Aransas	15

Source: NMFS SERO permit office, October 25, 2017.

When Gulf reef fish for-hire vessels are separated into charter vessels or headboats, the majority are charter vessels (95% of for-hire vessels as of September 20, 2016) and a smaller proportion are headboats (approximately 5%, NMFS SERO permit office). Figure 3.5.1.2 shows the spatial distribution of charter vessels with federal for-hire permits around the Gulf. Figure 3.5.1.3 shows the spatial distribution of headboats with federal for-hire permits around the Gulf.

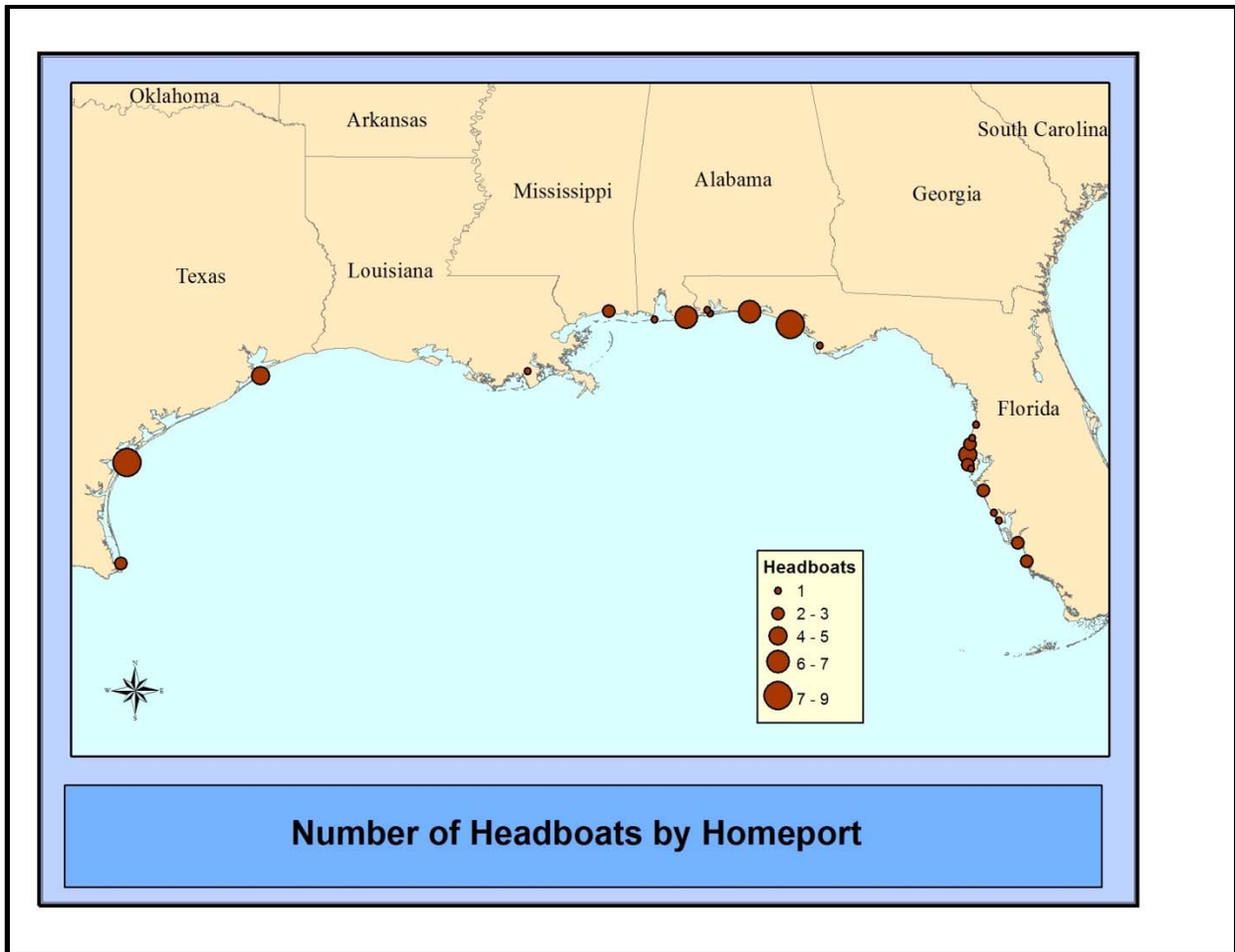
A pattern of abundance for charter vessels is evident with large clusters of charter vessels in Florida communities along the Panhandle, along the mid-Florida and southwest Florida coast, and in the Keys; in Alabama (Orange Beach and Dauphin Island); in Texas (Galveston, Freeport, Corpus Christi, Port Aransas, Port O'Connor, and Matagorda); Mississippi (Biloxi); and in Louisiana (Venice, Chauvin, and Grand Isle, Figure 3.5.1.2).



**Figure 3.5.1.2.** Distribution of charter vessels with federal for-hire permits for Gulf reef fish in Gulf states, by community.

Source: NMFS SERO permit office, September 20, 2016.

The pattern of abundance for headboats is evident with large clusters of headboats in Florida communities in Bay, Okaloosa, and Pinellas Counties; in Alabama in Baldwin County; and in Texas in Nueces County (Figure 3.5.1.3).



**Figure 3.5.1.3.** Distribution of headboats with federal for-hire permits for Gulf reef fish in Gulf states, by community.

Source: NMFS SERO permit office, September 20, 2016.

Charter vessels and headboats target red snapper throughout the Gulf. At this time it is not possible to determine which species are targeted by specific charter vessels and associate those vessels with their homeport communities. However, harvest data are available for headboats by species and can be linked to specific communities through the homeport identified for each vessel. These data are available for headboats registered in the SRHS.

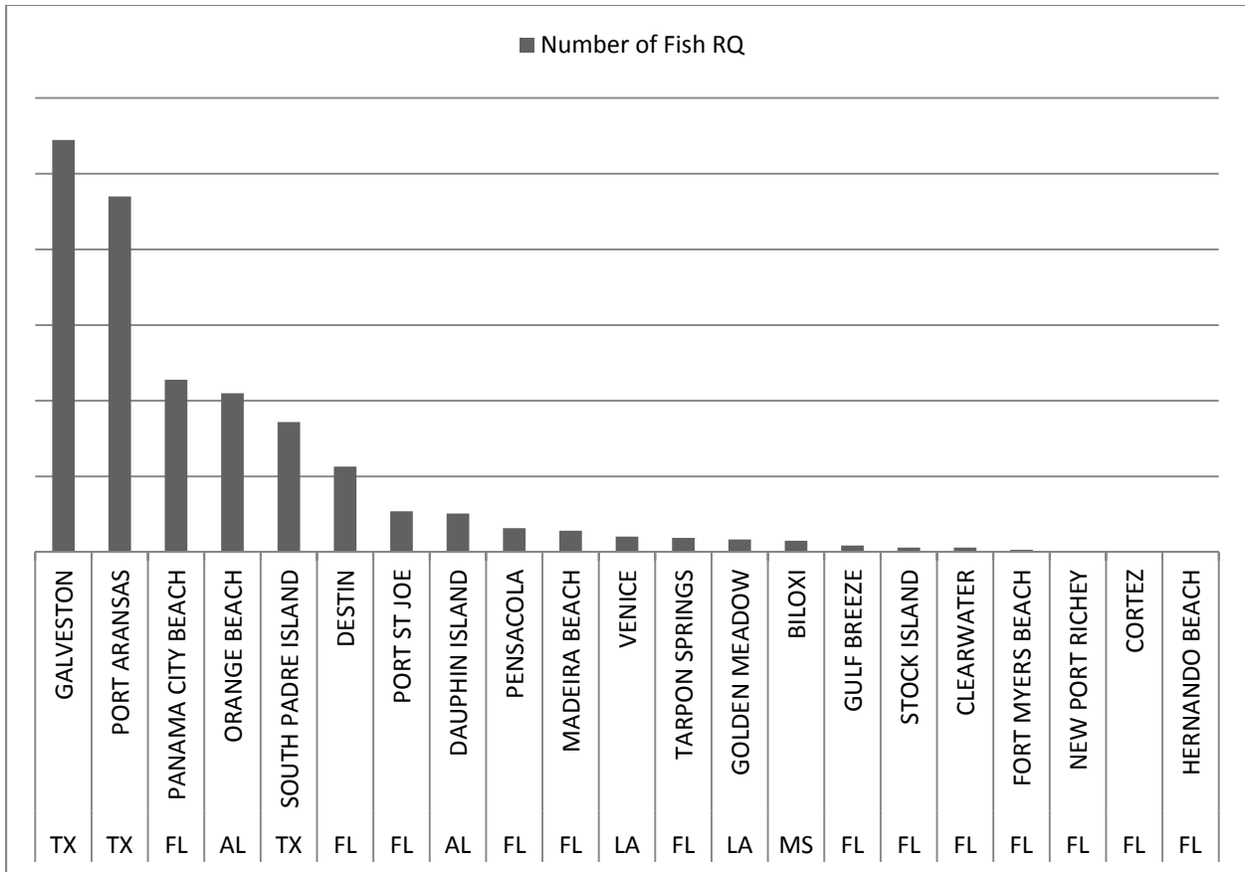
In 2016, 69 federal for-hire vessels in the Gulf were registered in the SRHS (SRHS, SERO LAPPs/Data Management database). Of these, 57 vessels landed red snapper in 2016 (Table 3.5.1.2). The majority of these headboats with red snapper landings are registered in Florida, with smaller numbers of vessels registered in the other Gulf states (Table 3.5.1.2).

**Table 3.5.1.2.** Number of federal for-hire vessels in the Gulf registered in the SRHS with landings of red snapper in 2016, by state.

State	Number of Vessels
AL	9
FL	28
LA/MS	5
TX	15

Source: SEFSC SRHS (2016).

Figure 3.5.1.4 includes all Gulf communities based on a ‘regional quotient’ (RQ) of recreational headboat landings for red snapper. The RQ is the proportion of landings out of the total SRHS landings for that region, and is a relative measure. Headboats with red snapper landings are based in 21 homeports (13 homeports were located in Florida, 3 in Texas, 2 in Louisiana, 2 in Alabama, and 1 in Mississippi, Figure 3.5.1.4). The top four homeports represent about 73% of the red snapper landings by vessels participating in the SRHS. Homeports with the greatest landings of red snapper include Galveston, Texas (27.2% of red snapper landed by SRHS vessels in 2016); Port Aransas, Texas (23.5%); Panama City Beach, Florida (11.4%); and Orange Beach, Alabama (10.5%; SEFSC SRHS 2016). Other homeports represent a smaller portion of landings.



**Figure 3.5.1.4.** All Gulf communities ranked by number of fish landed by headboats included in the SRHS RQ for red snapper. The actual RQ values (y-axis) are omitted from the figure to maintain confidentiality.  
Source: SEFSC SRHS (2016).

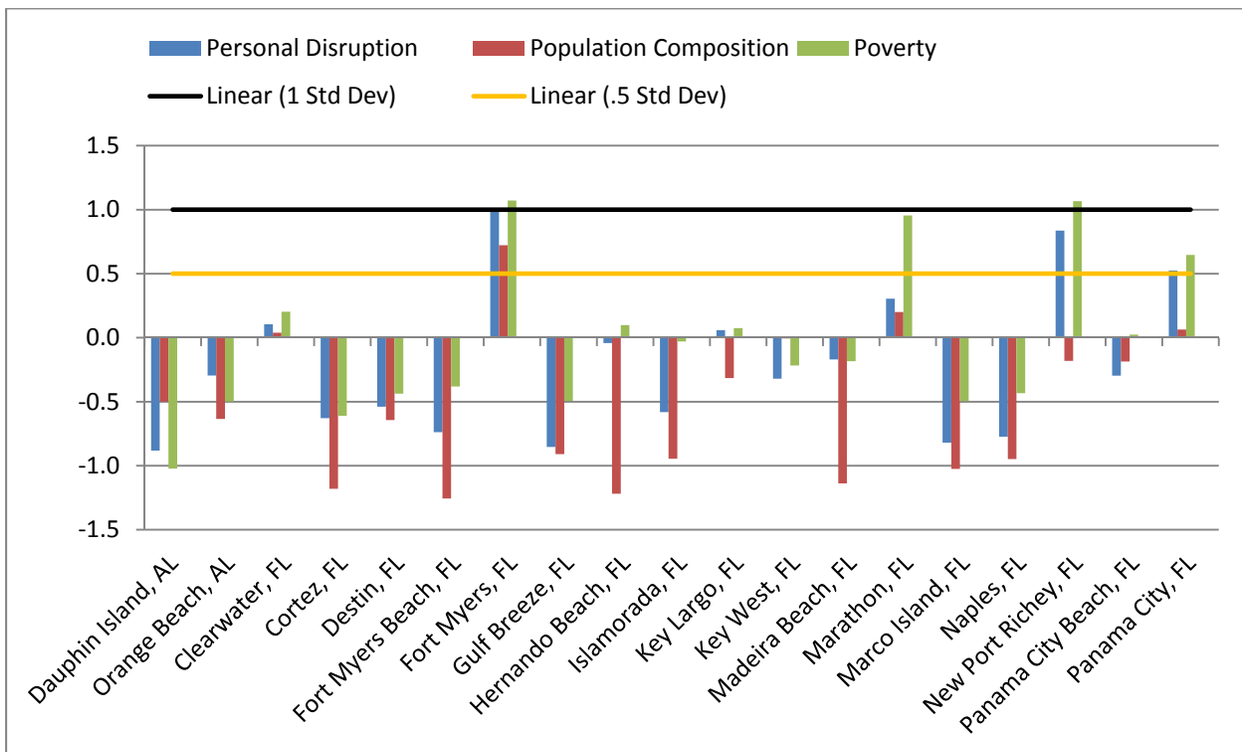
### 3.5.2 Environmental Justice Considerations

Executive Order 12898 requires federal agencies conduct their programs, policies, and activities in a manner to ensure individuals or populations are not excluded from participation in, or denied the benefits of, or subjected to discrimination because of their race, color, or national origin. In addition, and specifically with respect to subsistence consumption of fish and wildlife, federal agencies are required to collect, maintain, and analyze information on the consumption patterns of populations who principally rely on fish and/or wildlife for subsistence. The main focus of Executive Order 12898 is to consider “the disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority populations and low-income populations in the United States and its territories...” This executive order is generally referred to as environmental justice (EJ).

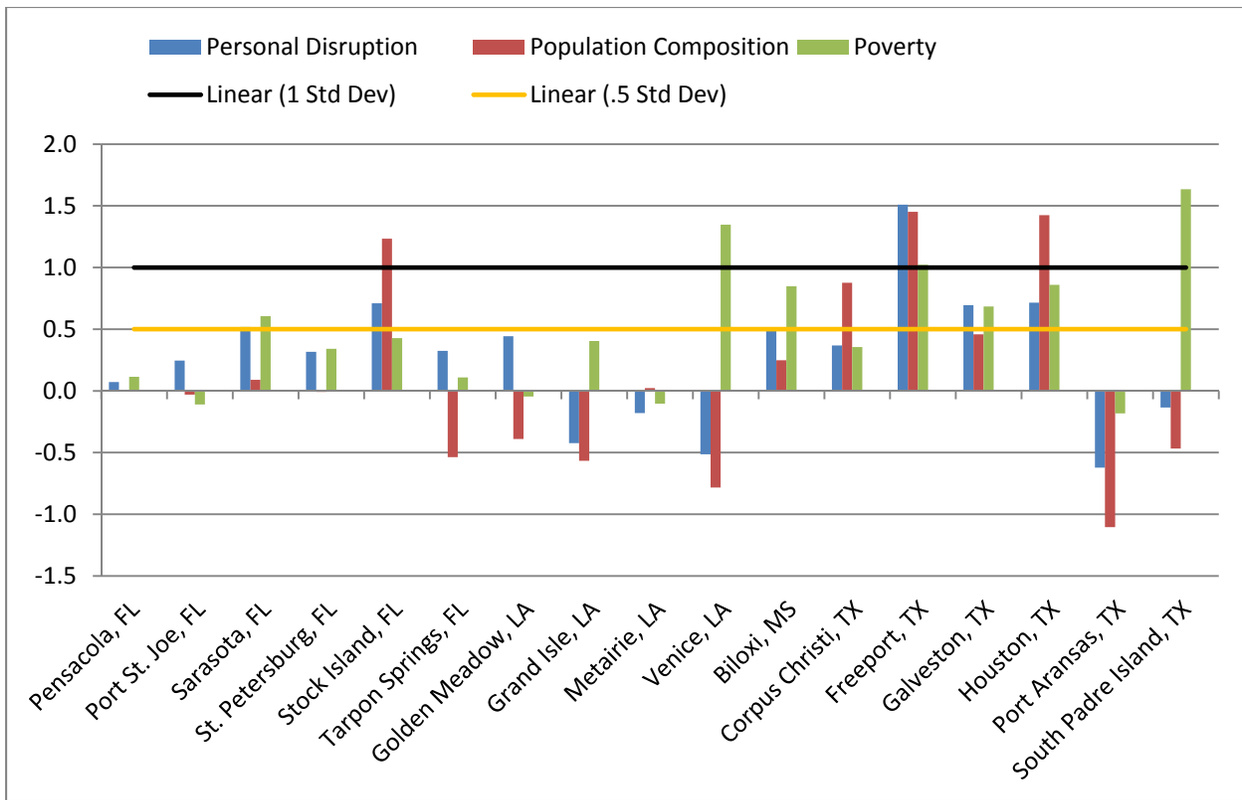
Recreational fishermen and associated industries could be impacted by the proposed actions. However, information on the race and income status for groups at the different participation levels is not available. Although information is available concerning communities overall status

with regard to minorities and poverty (e.g., census data), such information is not available specific to fishermen and those involved in the industries and activities, themselves. To help assess whether any EJ concerns arise from the actions in this amendment, a suite of indices were created to examine the social vulnerability of coastal communities. The three indices are poverty, population composition, and personal disruptions. The variables included in each of these indices have been identified through the literature as being important components that contribute to a community’s vulnerability. Indicators such as increased poverty rates for different groups, more single female-headed households and households with children under the age of five, disruptions such as higher separation rates, higher crime rates, and unemployment all are signs of populations experiencing vulnerabilities. Again, for those communities that exceed the threshold it would be expected that they would exhibit vulnerabilities to sudden changes or social disruption that might accrue from regulatory change.

Figures 3.5.2.1 and 3.5.2.2 provide the social vulnerability of the top recreational communities (Figure 3.5.1.1), top ranking communities based on the number of federal for-hire permits (Table 3.5.1.2), and all Gulf communities with headboats included in the SRHS and with landings of red snapper (Figure 3.5.1.4). One community exceeds the threshold of one standard deviation above the mean for all three indices, Freeport, Texas. Several communities exceed the threshold of one-half standard deviation above the mean for more than one index (Fort Myers Beach, Florida; New Port Richey, Florida; Panama City, Florida; Sarasota, Florida; Stock Island, Florida; Freeport, Texas; Galveston, Texas; and Houston, Texas). These communities would be the most likely to exhibit vulnerabilities to social or economic disruption due to regulatory change.



**Figure 3.5.2.1.** Social vulnerability indices for recreational fishing communities. Source: SERO, Community Social Vulnerability Indicators Database 2014 (American Community Survey 2010-2014).



**Figure 3.5.2.2.** Social vulnerability indices for recreational fishing communities continued. Source: SERO, Community Social Vulnerability Indicators Database 2014 (American Community Survey 2010-2014).

People in these communities may be affected by fishing regulations in two ways: participation and employment. Although these communities may have the greatest potential for EJ concerns, no data are available on the race and income status for those involved in the local fishing industry (employment), or for their dependence on red snapper specifically (participation). However, the implementation of the proposed actions of this amendment would not discriminate against any group based on their race, ethnicity, or income status because the proposed actions would be applied to all participants in the fishery. Further, there is no known subsistence fishing for red snapper. Thus, the actions of this amendment are not expected to result in adverse or disproportionate environmental or public health impacts to EJ populations. Although no EJ issues have been identified, the absence of potential EJ concerns cannot be assumed.

## 3.6 Administrative Environment

### 3.6.1 Federal Fishery Management

Federal fishery management is conducted under the authority of the Magnuson-Stevens Act (16 U.S.C. 1801 *et seq.*), originally enacted in 1976 as the Fishery Conservation and Management Act. The Magnuson-Stevens Act claims sovereign rights and exclusive fishery management authority over most fishery resources within the exclusive economic zone, an area extending 200 nautical miles from the seaward boundary of each of the coastal states, and authority over U.S. anadromous species and continental shelf resources that occur beyond the exclusive economic zone.

Responsibility for federal fishery management is shared by the Secretary of Commerce (Secretary) and eight regional fishery management councils that represent the expertise and interests of constituent states. Regional councils are responsible for preparing, monitoring, and revising management plans for fisheries needing management within their jurisdiction. The Secretary is responsible for promulgating regulations to implement proposed plans and amendments after ensuring management measures are consistent with the Magnuson-Stevens Act and with other applicable laws summarized in Appendix E. In most cases, the Secretary has delegated this authority to NMFS.

The Council is responsible for fishery resources in federal waters of the Gulf. These waters extend to 200 nautical miles offshore from the seaward boundaries of the Gulf states of Alabama, Florida, Louisiana, Mississippi, and Texas, as those boundaries have been defined by law. The length of the Gulf coastline is approximately 1,631 miles. Florida has the longest coastline of 770 miles along its Gulf coast, followed by Louisiana (397 miles), Texas (361 miles), Alabama (53 miles), and Mississippi (44 miles).

The Council consists of seventeen voting members: 11 public members appointed by the Secretary; one each from the fishery agencies of Texas, Louisiana, Mississippi, Alabama, and Florida; and one from NMFS. The public is also involved in the fishery management process through participation on advisory panels and through Council meetings that, with few exceptions for discussing personnel matters, are open to the public. The regulatory process is also in accordance with the Administrative Procedures Act, in the form of “notice and comment” rulemaking, which provides extensive opportunity for public scrutiny and comment, and requires consideration of and response to those comments.

Regulations contained within FMPs are enforced through actions of NOAA’s Office of Law Enforcement, the U.S. Coast Guard, and various state authorities. To better coordinate enforcement activities, federal and state enforcement agencies have developed cooperative agreements to enforce the Magnuson-Stevens Act. These activities are being coordinated by the Council’s Law Enforcement Advisory Panel and the Gulf States Marine Fisheries Commission’s Law Enforcement Committee, which have developed joint enforcement agreements and cooperative enforcement programs.<sup>35</sup>

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<sup>35</sup> [www.gsmfc.org](http://www.gsmfc.org)

Reef fish stocks including red snapper are assessed through the SEDAR process. As species are assessed, stock condition and ABC levels are evaluated. As a result, periodic adjustments to stock ACLs and other management measures are deemed needed to prevent overfishing. Management measures are implemented through plan or amendments or framework actions.

### 3.6.2 State Fishery Management

The purpose of state representation at the Council level is to ensure state participation in federal fishery management decision-making and to promote the development of compatible regulations in state and federal waters. The state governments of Texas, Louisiana, Mississippi, Alabama, and Florida have the authority to manage their respective state fisheries. Each of the five Gulf states exercises legislative and regulatory authority over their respective state’s natural resources through discrete administrative units. Although each agency is the primary administrative body with respect to the states’ natural resources, all states cooperate with numerous state and federal regulatory agencies when managing marine resources. A more detailed description of each state’s primary regulatory agency for marine resources is provided on their respective Web pages (Table 3.6.2.1).

**Table 3.6.2.1.** Gulf state marine resource agencies and Web pages.

State marine resource agency	Web page
Alabama Marine Resources Division	<a href="http://www.outdooralabama.com/">http://www.outdooralabama.com/</a>
Florida Fish and Wildlife Conservation Commission	<a href="http://myfwc.com/">http://myfwc.com/</a>
Louisiana Department of Wildlife and Fisheries	<a href="http://www.wlf.louisiana.gov/">http://www.wlf.louisiana.gov/</a>
Mississippi Department of Marine Resources	<a href="http://www.dmr.ms.gov/">http://www.dmr.ms.gov/</a>
Texas Parks and Wildlife Department	<a href="http://tpwd.texas.gov/">http://tpwd.texas.gov/</a>

## CHAPTER 4. ENVIRONMENTAL CONSEQUENCES

### 4.1 Action 1 – Components of the Recreational Sector to include in State Management Programs

**Alternative 1:** No Action. Retain current federal management of recreational red snapper in federal waters of the Gulf. Until separate private angling and federal for-hire ACLs expire in 2022, continue separate red snapper fishing seasons for the federal for-hire and private angling components based on the components' annual catch targets (ACT), reduced from the components' ACLs by the established buffer.

**Alternative 2:** For a state with an approved state management program, the state will manage its private angling component only, and must constrain landings to the state's private angling component ACL as determined in Action 2. The federal for-hire component will continue to be managed Gulf-wide. For states without an approved state management program, a private angling fishing season will be estimated using the remainder of the private angling component ACL, reduced by the established buffer. The sunset provision ending the separate management of the private angling and federal for-hire ACLs (currently 2022) is removed.

**Alternative 3:** For a state with an approved state management program, the state will manage both its private angling and federal for-hire components and must constrain landings to each of the state's component ACLs, as determined in Action 2. For states without an approved state management program, separate fishing seasons based on the component ACTs for the federal for-hire and private angling components will be estimated using the remainder of the recreational sector ACL. The state management plan will end when the separate private angling and federal for-hire ACLs expire (currently 2022).

**Preferred Alternative 4:** For a state with an approved state management program, the state will choose whether to manage its private angling component only, or to manage both its private angling and federal for-hire components. The state must constrain landings to the state's private angling component ACL and federal for-hire component ACL as determined in Action 2. For states without an approved state management program, separate fishing seasons based on the component ACTs for the federal for-hire and private angling components will be estimated using the remainder of the recreational sector ACL. The sunset provision ending the separate management of the private angling and federal for-hire ACLs (currently 2022) is removed. A state will indicate its intent to manage its federal for-hire component through a letter to the National Marine Fisheries Service (NMFS) that must be received within one month following the Council's vote to approve this amendment.

#### 4.1.1 Direct and Indirect Effects on the Physical Environment

Recreational red snapper fishing almost exclusively uses vertical line gear, most frequently rod-and-reel. Handline gear (rod-and-reel) used in recreational fishing for reef fish is generally suspended over hard bottom because many managed reef fish species occur higher over this type of substrate than over sand or mud bottoms (GMFMC 2004a). Recreational fishing with rod-

and-reel lays gear on the bottom. The terminal part of the gear is either lifted off the bottom or left contacting the bottom. Sometimes the fishing line can become entangled on coral and hard bottom outcroppings. The subsequent algal growth can foul and eventually kill the underlying coral (Barnette 2001). Anchor damage is also associated with handline fishing vessels, particularly by the recreational sector where fishermen may repeatedly visit well marked fishing locations. Preferred fishing sites, such as reefs, are targeted and revisited multiple times (Bohnsack 2000). The cumulative effects of repeated anchoring could damage the hard bottom areas where fishing for red snapper occurs. Effects from fishing on the physical environment are generally tied to fishing effort. The greater the fishing effort, the more gear interacts with the bottom.

This action could indirectly affect the physical environment if the individual state allocations for each component differ from the Gulf-wide allocation established in Amendment 40 (GMFMC2014a), resulting in an increase or decrease in the amount of fishing gear used to harvest red snapper by state. As stated in Amendment 40 (GMFMC 2014a), the private angling component seems to be less efficient in harvesting red snapper than the for-hire component based on bag limit analyses reported in SERO (2012). The analysis indicated that charter vessels tend to catch slightly more red snapper on average than private vessels or headboats. Therefore, any increase in the proportion of the recreational quota caught by the private angling component in a given state would be expected to require more effort to catch fish compared to the for-hire component. This would increase the amount of interaction between fishing gear and the physical environment regionally. These effects would be regional and the effects from an increase in the allocation for a component in one state would be offset by a decrease for that component in another state. If sector separation expires and the component sub-quotas are removed, it is possible that the proportion of red snapper harvested by the private angling component could increase similar to the harvest trend prior to Amendment 40 (GMFMC 2014a), which would result in negative effects for the physical environment.

**Alternative 1** would retain current NMFS management of recreational red snapper in federal waters of the Gulf. Before sector separation was implemented in 2015 (GMFMC 2014a), the recreational landings exceeded the quota in 21 out of 23 years in which a quota was specified. Since sector separation, the private angling component landings exceeded the ACL in 2015, 2016, and 2017, while the federal for-hire component has not had any overages. This is in part due to inconsistent state and federal seasons impacting the ability to accurately project the private angling fishing season. For **Alternative 2**, a state with an approved state management program would manage its private angling component and must constrain landings to the state's portion of the ACL, as determined in Action 2. Assuming the state can constrain the private angling component landings to the ACL, and NMFS continues to constrain the for-hire component landings to the ACL, this alternative would result in less impacts to the physical environment because less fishing effort would occur. For **Alternative 3**, a state with an approved state management program would manage both its private angling and federal for-hire components and must constrain landings to the state's component ACLs, as determined in Action 2. Assuming a state is able to monitor and manage for-hire landings, as well as landings for the private angling component, this alternative would be beneficial to the physical environment. For **Preferred Alternative 4**, the impacts to the physical environment would be those already captured in **Alternatives 2** or **3** dependent on which components the state chose to manage.

**Alternative 2** and **Preferred Alternative 4**, which both specify managing the private recreational component, would consequently result in the continuation of sector separation. Therefore as stated above, if the proportion of red snapper harvested by the private angling component is maintained, the effects on the physical environment would be similar to what they are now, and potentially less than if sector separation were to end.

Assuming the states could constrain both components to the ACL, **Alternative 1** to retain management with NMFS could have greater physical impacts than **Alternative 2** or **3**, and possibly more impacts than **Preferred Alternative 4**, depending on which component the state chooses to manage. Those states with less timely reporting than the Marine Recreational Information Program (MRIP) might be less likely to successfully constrain landings, and therefore result in greater physical impacts. While those states with more timely reporting, may be able to better constrain landings, and therefore result in less physical impacts. It should be noted that effects on the physical environment from this action, regardless of the alternative selected would likely be minimal.

#### **4.1.2 Direct and Indirect Effects on the Biological Environment**

Direct and indirect effects from fishery management actions have been discussed in detail in several red snapper framework actions (GMFMC 2010, 2012, 2013b) and are incorporated here by reference. Management actions that affect the biological environment mostly relate to impacts of fishing on a species' population size, life history, and the role of the species within its habitat. Removal of fish from the population through fishing reduces the overall population size. Fishing gears have different selectivity patterns which refer to a fishing method's ability to target and capture organisms by size and species. This would include the number of discards, mostly sublegal fish or fish caught during seasonal closures, and the mortality associated with releasing these fish. Fishing can affect life history characteristics of reef fish such as growth and maturation rates. For example, Fischer et al. (2004) and Nieland et al. (2007) found that the average size-at-age of red snapper had declined and associated this trend with fishing pressure. Saari et al. (2014) sampled six areas in the Gulf and partially attributed overfishing to the truncated age structure observed, with less than 1% of the fish sampled being older than 10 years. Additionally, it was found that small (less than or equal to 55 cm), fast-growing fish dominated the recreational catches of south Texas and the eastern Gulf, while larger (greater than 60 cm), slower-growing fish comprised the majority of the catches in the northcentral and northwestern regions of the Gulf. Woods (2003) found that the size at maturity for Gulf red snapper had also declined and speculated this change may also have been due to increases in fishing effort. The reef fish fishery can also affect species outside the reef fish complex. However, for Endangered Species Act-listed species, the most recent Biological Opinion and subsequent memos for the Reef Fish Fishery Management Plan concluded authorization of the Gulf reef fish fishery managed in the Reef Fish Fishery Management Plan is not likely to jeopardize the continued existence of sea turtles, smalltooth sawfish, Nassau grouper, giant manta ray, oceanic white tip shark, or listed stony coral species. In addition, the primary gear used by the recreational sector (hook-and-line) was classified in the 2018 List of Fisheries (83 FR 5349, February 7, 2018) as a Category III fishery with regard to interactions with marine mammals. Category III is defined as annual mortality and serious injury of a stock in a given

fishery being less than or equal to 1% of the potential biological removal level (i.e., a remote likelihood of or no known incidental mortality and serious injury of marine mammals).

For red snapper, the most likely indirect effect on the stock from this action would be on discard mortality. Regulatory discards are fish that are caught, but not kept because they are too small, would put a fisherman over the bag limit, or are caught out of season. A certain percentage of these fish die and are called dead discards. The most recent red snapper stock assessment (SEDAR 52 2018) estimated dead discard rates for the recreational sector at 11.8%. The relative number of landed fish between the private angling and for-hire components over the time period 1981-2016 was 53% to 47%, respectively. If fishing effort shifted spatially the discard mortality rate could change as well. Red snapper landed from greater depths have a greater potential of experiencing barotrauma and mortality, even if properly vented or returned with a descending device. In recent years private angling fishing effort in deeper federal waters has been limited by the shorter season. If private angling fishing effort shifted offshore because there are no longer inconsistencies between state and federal water seasons, landing more fish from deeper waters, there is the potential that discard mortality could increase.

**Alternative 1** would retain current management by NMFS of the recreational harvest of red snapper in federal waters of the Gulf. As stated in Section 4.1.1, since sector separation, landings for the private angling component have exceeded the ACL, while landings for the for-hire component have not. Assuming a state could constrain landings of both components to the ACL, this alternative to retain management with NMFS could result in greater impacts to the biological environment. For **Alternative 2**, a state with an approved state management program, would manage its private angling component and must constrain landings to the state's component ACL, as determined in Action 2. Assuming the state can constrain the private angling component to the ACL, and NMFS continues to constrain the for-hire component to the ACL, this alternative may result in less impacts to the biological environment because less fishing effort would occur. For **Alternative 3**, a state with an approved state management program would manage both its private angling component and federal for-hire component and must constrain landings to the state's component ACLs, as determined in Action 2. Assuming a state is able to monitor and manage for-hire landings, as well as landings for the private angling component, this alternative may be beneficial to the biological/ecological environment. For **Alternative 4**, the impacts to the biological environment would be those already captured in **Alternatives 2** or **3** dependent on which components the state chose to manage. **Alternative 2** and **Preferred Alternative 4**, which both specify managing the private recreational component, would consequently result in the continuation of sector separation. If sector separation were not to continue, the proportion of red snapper harvested by the private angling component could increase similar to what it was before sector separation. If that increases, along with a spatial shift of the private component to deeper waters, potentially that could result in more discard mortality.

Assuming the states could constrain both components' landings to the ACL, **Alternative 1** to retain management with NMFS could have greater biological impacts than **Alternative 2** or **3**, and possibly more impacts than **Preferred Alternative 4**, depending on which component the state chooses to manage.

### 4.1.3 Direct and Indirect Effects on the Economic Environment

This action defines the components of the recreational sector that would be managed by states with approved red snapper state management programs. **Alternative 1** would not determine the components of the recreational sector to be managed by states with approved red snapper management plans. Consequently, **Alternative 1** would retain current federal management of recreational red snapper in federal waters of the Gulf and would not be expected to affect recreational red snapper fishing in the exclusive economic zone (EEZ). Therefore, **Alternative 1** would not be expected to result in direct economic effects. Because of the flexibility state management affords, participating states would be expected to realize economic benefits; **Alternative 1**, which precludes the materialization of these assumed benefits, would be expected to result in negative indirect economic effects.

**Alternative 2** would permit all participating states to manage red snapper for their respective private angling components, keeping the federal for-hire red snapper component under federal management. With **Alternative 2**, all states with an approved recreational red snapper management plan would have the latitude to set recreational red snapper regulations most suited to the needs of their private angling components, e.g., fishing season and bag limit. Therefore, **Alternative 2** would be expected to result in economic benefits to the private angling component due to the additional management flexibility it grants participating states. The magnitude of the expected economic benefits, which would depend on the measures implemented by each state and the manner in which they affect anglers, cannot be quantified at this time.

**Alternative 3** would allow all participating states to manage recreational red snapper for their respective recreational components, i.e., their private angling and federal for-hire components. The management flexibility **Alternative 3** would grant participating states would be expected to result in management measures tailored to each state's recreational sector, thereby better addressing the needs of a state's recreational angling population. Therefore, **Alternative 3** would be expected to result in positive economic effects. As indicated above in the discussion relative to **Alternative 2**, these expected economic effects cannot be quantified at this time.

**Preferred Alternative 4** would allow each participating state to determine whether to manage its private angling component, only, or to manage both its private angling and federal for-hire components. If all participating states elect to manage their respective private angling components only, then **Preferred Alternative 4** would be equivalent to **Alternative 2**.

**Preferred Alternative 4** would be analogous to **Alternative 3** if all participating states decide to manage red snapper for the entirety of their respective recreational sector. If states make different decisions, then the Gulf EEZ may need to be partitioned to delineate the federal waters corresponding to different states. Furthermore, up to 10 ACLs would potentially be required (distinct private angling and federal for-hire ACLs for each of the five Gulf states). **Preferred Alternative 4** would be expected to result in economic benefits due to the increased management flexibility participating states would enjoy. However, if states elect to make different management decisions and include different components, i.e., some with and others without their federal for-hire components, the expected economic benefits due to flexibility would be lessened

by potential adverse effects that may stem from the increased management complexity of the recreational red snapper sector.

#### **4.1.4 Direct and Indirect Effects on the Social Environment**

Enacting state management requires that parts of the recreational sector ACL be assigned to the states (Action 2). Currently, the recreational sector ACL is divided among the private angling and federal for-hire components and each component fishes under separate season closure provisions. Although additional effects would not be expected from **Alternative 1**, this alternative would leave it undecided as to which components could be included in state management programs.

Because this action establishes a structural element for state management, any resulting social effects would be indirect and relate to whether flexibility for managing toward local preferences is increased or decreased from current management (**Alternative 1**). A central assumption underlying this proposed amendment is that social benefits would increase by allowing greater regional flexibility in the recreational harvest of red snapper, because management measures could be established that better match the preferences of local constituents. On the other hand, there may be a trade-off in terms of maximizing flexibility at the expense of an overly complex regulatory system. As the recreational sector ACL is divided into more pieces (state and component ACLs), it may be more difficult to constrain landings within a greater number of smaller ACLs, increasing the likelihood of triggering a post-season overage adjustment (if the stock is overfished). Negative indirect effects would be expected from triggering an overage adjustment as the amount of fish that may be caught the following year is reduced (see Section 2.4).

Under **Alternatives 2, 3, and Preferred Alternative 4**, the private angling component would be managed under approved state management programs. For this component then, the effects would be expected to be similar among the alternatives compared with **Alternative 1**. The indirect effects that may result among these alternatives would relate to the amount of regulatory complexity or flexibility from having the states manage the federal for-hire component (**Alternative 3**), or allowing the state to decide whether to manage the federal for-hire component or leave the component's management under federal jurisdiction, which may vary by state (**Preferred Alternative 4**).

**Alternative 2** would specify that state management applies to the private angling component only, and each state would be able to establish harvest restrictions deemed to be more appropriate for its private anglers. The magnitude of the expected social benefits for **Alternative 2** would depend on the management measures implemented by each state and the degree to which those management measures line up with the fishing activity and behavior of anglers. This alternative would be expected to balance regional flexibility with regulatory complexity, by allowing each state to establish preferred management measures for its private anglers, while management approaches most appropriate to federal for-hire vessels would be established through independent management plans. If this alternative is selected, the federal for-hire component would remain under federal management and it is assumed the Council would

continue developing management plans for the federal for-hire component through Amendments 41 and 42.

**Alternative 3** would result in greater flexibility and regulatory complexity than **Alternatives 1** and **2**, as 10 ACLs would be established, one for each component in each state. Although the landings for each component would need to be constrained to that state's component ACLs, it is unknown whether the states would assign different management measures to each component. The greater the differences among how the 10 ACLs would be managed, the greater the regulatory complexity, which could result in negative effects for anglers and for-hire operators. The effects for the private angling component would be the same for **Alternative 3** as under **Alternative 2**. But, some additional negative effects may result for the federal for-hire component. These effects are difficult to predict and may manifest as unintended consequences as federal permit holders would retain their federal permit but may be managed differently by each state.

**Preferred Alternative 4** would allow each state to decide whether to manage its private angling component only, or to manage both the private angling and federal for-hire components and would entail the greatest amount of both flexibility and regulatory complexity among the alternatives. Due to the uncertainty as to which states would not manage the federal for-hire component and the potential unintended consequences and regulatory complexity from having some federal for-hire vessels managed by the states while others are under federal management, **Preferred Alternative 4** has the greatest potential for negative effects among the alternatives. If all states decided to manage the private angling component only, the effects would be similar to **Alternative 2**, with some additional negative effects from the uncertainty for for-hire operators to know whether they would be state or federally managed. As with **Alternative 3**, 10 ACLs would be created, although it would remain unknown at the time of implementing this amendment whether the states would choose to manage the federal for-hire component. Thus, there would be uncertainty for federal for-hire operators as to the management of the component. The negative effects of regulatory complexity under **Preferred Alternative 4** would be similar to **Alternative 3** if all states adopted different regulations for each component, as 10 different sets of management measures would result. For example, if each state establishes different seasons and bag limits for each component, flexibility would be maximized, but it may be difficult to enforce such a diverse regulatory landscape and to constrain landings to within each regional and component ACL.

#### **4.1.5 Direct and Indirect Effects on the Administrative Environment**

**Alternative 1** would continue federal recreational management of red snapper in the EEZ. NMFS would continue to set seasons, track landings, and apply AMs and the Council would continue to determine bag limits, size limits, gear requirements, AMs, and other regulations. States would be responsible for management in state waters, out to nine miles.

The red snapper federal for-hire and private angling recreational fishing seasons open each year on June 1 and close when their respective ACTs are projected to be reached<sup>36</sup>. Prior to June 1 each year, NMFS projects the federal for-hire and private angling season closing dates and notifies the public. Federal for-hire catch rates are calculated by dividing the annual landings by the number of days the federal season was open. Catch rates (lbs/day) are calculated for each state. Season length projections are determined by cumulatively summing the state-specific catch rates until the ACT is projected to be met. If subsequent data indicate that the ACTs were not reached, NMFS may re-open the seasons.

Recreational red snapper landings in the Gulf are obtained through multiple sources (see Section 2.2). The Southeast Region Headboat Survey covers headboats in the Gulf and South Atlantic. The Marine Recreational Fisheries Statistics Survey and MRIP provide private angling and charter vessel landings and effort data for Gulf states other than Texas. Texas began its own sampling program (Marine Sport-Harvest Monitoring Program) and provides recreational landings, except for headboat landings, from Texas. The other Gulf states are developing sampling programs that either have recently been certified by MRIP or are in the process. Louisiana (LA Creel) and Mississippi (Tails n' Scales) have been certified by MRIP; Alabama (Snapper Check) and Florida (Gulf Reef Fish Survey) are undergoing review and expect to be certified later in 2018. All sampling programs track red snapper landings.

The AMs in federal regulations require closure of a component when the quota is projected to be met, and also a payback of an ACL overage if the stock is overfished. This payback was implemented for the 2017 season due to an overage in 2016. However, the red snapper stock status was changed from overfished to rebuilding in late 2017; therefore, no payback is required at this time.

Allowing management of the recreational harvest of red snapper by the Gulf states (**Alternatives 2-4**) would shift some of the administrative impacts from the federal government to the state governments. At a minimum, each state would set the season(s) for recreational fishing of red snapper, track landings, and prohibit landings when the quota is met or projected to be met. The states could also choose to assume other regulatory responsibilities, as proposed in Action 1 of the Individual State Amendments. Even with state management of both components of the recreational sector, NMFS is still obligated through the Magnuson-Stevens Fishery Management and Conservation Act to prohibit recreational harvest of red snapper if the recreational ACL is reached.

The quota(s) for each state would be set in Action 2 of this amendment, and the responsible state agency would need to track landings and prohibit landings when that quota is project to be met, or is met. Some sampling programs developed by the states are more comprehensive and timely than MRIP, while others are not. For those states that collate landings data on a daily or weekly basis, in-season monitoring would be possible to determine closure dates. This would improve the ability to constrain landings to the quota, but require a higher administrative burden on those states. For those states that collate landings data over a longer time period, the administrative

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<sup>36</sup> For 2018 and 2019, the private angling component seasons will be set by each state under exempted fishing permits issued by NMFS. Each state will set the season during which red snapper can be landed in that state, and the season structure may differ from the federal structure described here.

burden would be less, but the potential for imposing post-season AMs or more stringent regulations in the following year would increase.

**Alternative 2** would shift the least amount of burden to a state because it would only give a state management of the private angling component. Therefore, management of the for-hire component would be the same as **Alternative 1**. **Alternative 3** would shift the most burden to a state because it would give the state management of both components. The shift in burden under **Preferred Alternative 4** would be somewhere between **Alternative 2** and **Alternative 3**, depending on how many states chose to include the for-hire component. **Alternative 2** and **Preferred Alternative 4**, which both specify managing the private recreational component, would consequently result in the continuation of sector separation, which at the time of its current sunset, would result in maintaining the status quo.

Different state regulations and sampling programs for red snapper would create complications during stock assessments. Stock assessments would continue to be conducted under the Southeast Data Assessment and Review process. Landings and indices would need to be calibrated, management history would vary by state, and populations could be differentially affected. **Alternative 3** and **Preferred Alternative 4** have the potential to create the most management programs, and therefore are most likely to increase the administrative burden relative to assessments.

Finally, enforcement would also be affected depending on the number of different management programs developed; if each state has varying seasons and regulations, enforcement would be more difficult. **Alternative 1** would keep the same regulations throughout the Gulf EEZ for red snapper, although the states could continue to set different regulations in state waters. **Alternative 2** would allow each state to set a separate season and other regulations for the private angling component, but the for-hire season and regulations would be the same throughout the Gulf EEZ. Because in recent years the states have set different seasons for state waters, the impacts on enforcement would be about the same for **Alternative 2** as **Alternative 1**. **Alternative 3** would result in 10 different management programs if all states adopt state management programs; five states with two programs each (for each component). **Preferred Alternative 4** could also have up to 10 different management programs, if all states choose to include both components. However, if some states choose not to manage the for-hire component, the federal season and regulations would apply for their for-hire vessels. This would be the most difficult for enforcement as some for-hire vessels would be under state regulations and some would be under federal regulations.

## 4.2 Action 2 – Apportioning the Recreational ACL (Quota)

**Alternative 1:** No Action – Do not establish an allocation of the recreational sector component ACLs among the states that may be used for state management programs.

**Alternative 2:** Establish an allocation of the recreational sector ACL that may be used for state management programs by apportioning the private angling ACL and federal for-hire ACL among the states based on the average of historical landings for the years (excluding 2010):

**Option 2a:** 1986-2015.

**Option 2b:** 1996-2015.

**Option 2c:** 2006-2015.

**Option 2d:** 50% of average historical landings for the years 1986-2015 and 50% of average historical landings for the years 2006-2015.

**Alternative 3:** In calculating state apportionments under **Alternative 2**, exclude from the selected time series, as appropriate:

**Option 3a:** 2006 landings.

**Option 3b:** 2014 landings.

**Option 3c:** 2015 landings.

**Alternative 4:** Establish an allocation of the recreational sector ACL that may be used for state management programs by apportioning the private angling ACL and federal for-hire ACL among the states based on each state's average of the best ten years of historical landings for the years 1986-2015, excluding 2010.

**Alternative 5:** Establish an allocation of the recreational sector ACL that may be used for state management programs by apportioning the private angling ACL and federal for-hire ACL among the states based on spatial abundance of red snapper biomass and recreational trips (**Options 5a-5f**), excluding 2010, and using one of the weightings from **Options 5g-5i**:

	Option	Time Series for Recreational Trips	
Select one from 5a-5c:	5a	1986 – 2015	
	5b	2006 – 2015	
	5c	50% of the average number of recreational trips for the years 1986-2015 (5a) and 50% of the average number of recreational trips for the years 2006-2015 (5b).	
	Option	Biomass	Recreational Trips
Select one from 5d-5f:	5d	25%	75%
	5e	50%	50%
	5f	75%	25%

**Alternative 6:** Establish an allocation of the recreational sector ACL that may be used for state management programs by apportioning the private angling ACL among the states based on the allocations set in the exempted fishing permits (EFPs) approved for the states to manage the recreational harvest of red snapper in 2018 and 2019.

### 4.3.1 Direct and Indirect Effects on the Physical Environment

Establishing the method to apportion the recreational sector component ACL(s) among states is administrative in nature and will have no direct effects on the physical environment because the total quota remains the same, and therefore recreational fishing effort for red snapper remains the same. The indirect effects would be similar to those outlined in Section 4.1.1, which describes additional impacts that could occur if landings are not constrained to the ACL. It should be noted that effects on the physical environment from this action regardless of the alternative selected would likely be minimal.

Dependent upon the final apportionment, there could be a shift in spatial fishing pressure. For instance if an apportionment calculation is chosen that is more consistent with average historical catches, it could be assumed that a similar amount of fishing pressure will be present in areas it has historically been. If an apportionment calculation isn't as consistent with historical spatial fishing pressure, then new areas could be impacted more than they were in the past, while historically fished areas may be impacted less. Tables 2.2.8 and 2.2.9 provide a comparison of the resulting allocation apportionments from the alternatives and options.

**Alternative 1** would continue NMFS management of the recreational harvest of red snapper in federal waters of the Gulf. As stated in Section 4.1.1, since sector separation, landings for the for-hire component have been constrained to the ACL, while landings for the private angling component have not. Therefore under **Alternative 1** impacts to the physical environment could continue. **Alternatives 2-6** provide methods to apportion the private angling and/or for-hire component ACLs to states with an approved management plan. As stated in Section 4.1.5, state programs that are more comprehensive and timely could improve the ability to constrain landings to the quota, thereby reducing impacts to the physical environment compared to **Alternative 1**. **Alternative 1** could have more impacts to the physical environment than **Alternatives 2-6**.

### 4.3.2 Direct and Indirect Effects on the Biological Environment

Establishing the method to apportion the recreational sector component ACLs among states is administrative in nature and will have no direct effects on the biological environment, because the total quota remains the same. The harvest of red snapper is constrained by a total ACL that is set to prevent overfishing or the stock becoming overfished. Indirect effects would be similar to those outlined in Section 4.1.2, which describes additional impacts that could occur if landings are not constrained to the ACL. These alternatives only establish how the ACL is divided among the states.

**Alternative 1** would continue NMFS management of the recreational harvest of red snapper in federal waters of the Gulf. As stated in Section 4.2.1, since sector separation, landings for the for-hire component have been constrained to the ACL, while landings for the private angling component have not. Therefore under **Alternative 1** impacts to the biological environment could continue. **Alternatives 2-6** provide methods to apportion the private angling and/or for-hire allocation to a state with an approved management plan. As stated in Section 4.1.5, state programs that are more comprehensive and timely in monitoring landings, could improve the ability to constrain landings to the quota, thereby reducing impacts to the biological environment. If the states are unable to successfully constrain private angling or for-hire landings to the component ACLs, there could be increased impacts to the biological environment in the year of the overage. However, states participating in the state management program would be required to have an approved state management plan, which would include AMs as selected in the individual state amendment (see Section 2.4). These measures would help to ensure that in the event the catch is not constrained to the ACL, the state responsible for the overage is held accountable the following fishing year by having its apportionment of the ACL reduced; thereby reducing the biological impact in subsequent years.

**Alternative 1** would continue NMFS management of the recreational harvest of red snapper in federal waters of the Gulf. Assuming the states could constrain private angling and for-hire landings, **Alternative 1** could have more impacts to the biological/ecological environment than **Alternatives 2-6**.

### 4.3.3 Direct and Indirect Effects on the Economic Environment

This action would allocate the private angling component ACL and the federal for-hire ACL among the Gulf states. The federal for-hire ACL would only be allocated among states if all or some states could manage their respective federal for-hire components, i.e., if Alternative 3 or Preferred Alternative 4 are selected in Action 1. **Alternative 1** would not allocate recreational red snapper between the states making state management unfeasible to establish. Consequently, **Alternative 1** would retain current federal management of recreational red snapper in federal waters of the Gulf and would not be expected to affect recreational red snapper fishing in the EEZ. Therefore, **Alternative 1** would not be expected to result in additional economic effects. Because the flexibility state management grants to states would be expected to result in added economic benefits, **Alternative 1**, which precludes the realization of these potential benefits, would be expected to result in no added economic effects.

To allocate the recreational red snapper quota between the Gulf states, **Alternatives 2-6** consider various criteria including historical landings, red snapper biomass, recreational trips, and state allocations being used for exempted fishing permits (EFP). For example, **Alternatives 2 and 4** would establish allocations between the states based on historical landings during a range of years. **Alternative 3** considers the years to be excluded from time series used in **Alternative 2**. **Alternative 5** would base state allocations on red snapper biomass and recreational trips attributed to each state. **Alternative 6** would, for the private angling component only, base state allocations on allocations established in the EFPs approved for the states to manage the recreational harvest of red snapper in 2018 and 2019. None of the allocation alternatives (**Alternatives 2-6**) would result in a change in the total recreational red snapper ACL. Furthermore, these alternatives would not shift the existing allocation between the private angling and federal for-hire components of the recreational red snapper sector. Current estimates of economic value, based on consumer and producer surplus, do not make a distinction based on the state in which a fish was harvested, i.e., value estimates per fish are uniform across the Gulf. Depending on the allocation method selected, portions of the red snapper private angling and for-hire ACL may be shifted away from or towards a particular state. Although shifting resources from one state to another would result in distributional effects, with states receiving a larger allocation benefitting at the expense of states receiving less, these distributional effects would not create additional value. It follows that as long as the private angling and federal for-hire component ACLs remain unchanged, their aggregate economic value will remain constant, regardless of the percentages of the ACL harvested by individual states. Therefore, **Alternatives 2-6** would not be expected to result in additional economic effects. However, because **Alternatives 2-6** would contribute to making state management possible, they would be expected to result in additional positive economic effects due to the potential benefits to be derived by the additional management flexibility afforded to the Gulf states.

#### 4.3.4 Direct and Indirect Effects on the Social Environment

The decision to allocate a scarce resource among user groups is controversial as participants from each state contend for the greatest amount of allocation. Negative social effects would be minimized by establishing an allocation that most closely reflects actual participation and fishing effort by each state. Assuming that the allocation reflects participation and fishing effort, and that participation and fishing effort remain constant, no discernible effects would be expected to result from establishing state ACLs, as the proportion of landings represented by each state should remain the same. However, this assumption is not plausible, as many factors affect change in effort and participation. The portion of total recreational landings by each state varies from year to year, and varies depending on the method selected for allocating the quota (i.e., landings, trips, and biomass). This means that the selection of any state apportionment (**Alternatives 2-6**) could result in indirect effects by removing the flexibility of variable annual landings, compared to **Alternative 1**. Such indirect impacts may also be expected relative to how each state's apportioned quota is adequate to satisfy existing fishing behavior and effort. Another factor with using landings to apportion the quota concerns the additional fishing opportunities provided by states in state waters when federal waters are closed. In recent years, the proportion of landings by some states has increased due to inclusion of fish caught under these additional fishing opportunities. Recreational anglers Gulf-wide did not have equal access to these opportunities.

While an underlying assumption of state management holds that increased social benefits will result from providing greater flexibility in developing locally preferred harvest constraints, apportioning the recreational sector ACL into multiple state ACLs will require increased monitoring of landings and potentially an increased likelihood of exceeding a state ACL. Thus, there is a trade off in the flexibility afforded by state management to assign locally appropriate management measures, and an increased need for monitoring and enforcement to accompany the requirement to constrain landings to a fixed portion of the recreational sector ACL.

Additional effects would not be expected from **Alternative 1** as the landings among states are not required to remain within a specified proportion of the recreational sector ACL. However, retaining **Alternative 1** would not allow state management programs to be enacted. The effects of assigning portions of the recreational sector ACL to the states would relate to how closely each state's ACL reflects fishing participation and effort, because each state would need to constrain landings to its fixed portion of the recreational sector ACL.

The allocations proposed in **Alternatives 2-4** would use historical landings of different time series. The magnitude of any social effects would relate to the extent by which each state's average landings for an alternative's time series is greater or less than its current landings. The average landings by state correspond inversely with each other, such that the larger the proportion allocated to one state, the smaller the proportion that is, in turn, the allocation for another state. This means that positive and negative effects will result relative to, and in terms of how each apportioned quota is sufficient to satisfy fishing opportunities relative to existing fishing effort and behavior. The magnitude of the effects would in part reflect changes in effort

subsequent to the implementation of an allocation. Changes in effort are not likely attributable to this action.

**Alternative 5** would apportion the recreational sector ACL (or component ACLs) using various weightings of the number of recreational trips and estimates of red snapper biomass for each state. Selecting a greater weighting for biomass (**Option 5f**) would provide greater benefits to anglers of western Gulf states and would negatively affect the fishing opportunities of anglers in the eastern Gulf states, compared with selecting a lower weighting for biomass (**Option 5d**; Tables 2.2.5 and 2.2.6).

Ultimately, the greatest positive effects would result from each state receiving the greatest amount of allocation, while the greatest negative effects would result from each state receiving the least amount of allocation. This varies for each state (and component, if appropriate) depending on the alternative selected, meaning that a given alternative may be advantageous for one state and detrimental to another (Tables 2.2.8 and 2.2.9). Thus, for the private angling component, only (Action 1, Alternative 2), the greatest positive effects would be expected for each state as follows: landings from 1996-2015 for Alabama (12.12%, **Alternative 2b**), the allocation used for the EFPs for Florida (45.78%, **Alternative 6**), landings from 1986-2015 for Louisiana (20.98%, **Alternative 2a**), the average of the best 10 years for Mississippi (8.47%, **Alternative 4**), and using 25% of recreational trips from 1986-2015 plus 75% of the biomass estimate for Texas (34.17%, **Options 5a and 5f**). For the private angling component, only, the greatest negative effects would be expected for each state as follows: using 75% of the biomass estimates plus 25% of recreational trips from 2006-2015 for Alabama (12.12%, **Alternatives 5b and 5f**), landings from 1986-2015 for Florida (28.07%, **Alternative 2a**), landings from 1996-2015 for Louisiana (16.67%, **Alternative 2b**), using 75% of the biomass estimate and 25% of the recreational trips from 2006-2015 for Mississippi (1.90%, **Options 5b and 5f**), and the average of the best 10 years for Texas (4.68%, **Alternative 4**).

Table 2.2.9 identifies the alternative that would be expected to provide the greatest benefits or result in the most negative effects for each state and component (Action 1, Alternative 3 or Preferred Alternative 4). When dividing both component ACLs among the states, a single alternative may not result in the greatest positive or negative effects for both components. For example, the greatest positive effects for both components would be expected for Alabama (average landings from 1996-2015; **Alternative 2b**), Mississippi (average of the best 10 years; **Alternative 4**), and Texas (75% of the biomass estimate and 25% of the recreational trips from 1986-2015; **Options 5a and 5f**). But, different alternatives would provide the greatest benefits for each component in Florida (landings from 2006-2015, **Alternative 2c**, for the private angling component and 25% biomass estimate plus 75% recreational trips from 2006-2015, **Options 5b and 5d**, for the for-hire component), and Louisiana (landings from 1986-2015, **Alternative 2a**, for the private angling component and 75% biomass estimate plus 25% recreational trips from 1986-2015, **Options 5a and 5f**, for the for-hire component). The greatest negative effects for each state by component are as follows: 6.99% for the private angling component (75% of the biomass estimates plus 25% of recreational trips from 2006-2015; **Options 5b and 5f**) and 3.90% for the for-hire component (75% biomass estimate plus 25% recreational trips from 1986-2015; **Options 5a and 5f**) in Alabama; 16.20% for the private angling component (landings from 1986-2015; **Alternative 2a**) and 14.60% for the for-hire component (average of the best 10

years; **Alternative 4**) in Florida; 9.62% for the private angling and 3.91% for the for-hire component (landings from 1996-2015; **Alternative 2b** for both components) in Louisiana; 1.10% for the private angling component (75% of the biomass estimates plus 25% of recreational trips from 2006-2015; **Options 5b** and **5f**) and 0.10% for the for-hire component (landings from 2006-2015; **Alternative 2c**) in Mississippi; and 2.70% for the private angling component (average of the best 10 years; **Alternative 4**) and 7.90% for the for-hire component (landings from 2006-2015; **Alternative 2c**) in Texas.

#### **4.3.5 Direct and Indirect Effects on the Administrative Environment**

**Alternative 1** would continue NMFS management of the recreational harvest of red snapper in federal waters of the Gulf. NMFS would continue to set seasons, track landings, and apply AMs and the Council would continue to determine bag limits, size limits, gear requirements, AMs, and other regulations. States would continue to be responsible for management in state waters, out to nine miles.

Apportionment of the recreational ACL is necessary to allow state management. However, the actual amount allocated to each state, or the method used to calculate those amounts (**Alternatives 2-6**), is not expected to affect the administrative environment. The administrative environment could be impacted slightly if some states participate and some do not, or if some states include the for-hire component and some do not. In that case, NMFS would need to determine how much of the quota to use for setting the federal season(s).

If state management is implemented, some of the administrative burden would shift to the states. Not all state sampling programs have the same level of coverage or timeliness, so impacts on the administrative environment of a state could vary. States that have high coverage and collate landings daily or weekly would have a greater administrative burden than states that have a lower level of coverage and are less timely. The amount of red snapper allocated to a state program could change the level of these impacts.

The distribution of enforcement impacts could change depending on the allocation. If a state with historically lower landings is allocated significantly more than they historically landed, more enforcement may be needed. If a state with historically higher landings is allocated significantly less than they historically landed, enforcement needs may be less.

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Stephanie Bolden	Biologist	Protected Resources review	SERO
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Jessica Stephen	Fishery biologist	Data analyses	SERO
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Peter Hood	Fishery biologist	Review	SERO

GMFMC = Gulf of Mexico Fishery Management Council; NOAA GC = National Oceanic and Atmospheric Administration General Counsel; SEFSC = Southeast Fisheries Science Center; SERO = Southeast Regional Office of the National Marine Fisheries Service

# CHAPTER 6. LIST OF AGENCIES, ORGANIZATIONS, AND PERSONS TO WHOM A COPY OF THE EIS ARE SENT

## **AGENCIES and ORGANIZATIONS CONSULTED**

National Marine Fisheries Service

- Southeast Fisheries Science Center
- Southeast Regional Office
- Office for Law Enforcement
- Endangered Species Division
- Domestic Fisheries Division

NOAA General Counsel

Environmental Protection Agency (Region 4 and 6)

United States Coast Guard

United States Fish and Wildlife Services

Department of Interior, Office of Environmental Policy and Compliance

Department of State, Office of Marine Conservation,  
Marine Mammal Commission

Texas Parks and Wildlife Department

Alabama Department of Conservation and Natural Resources/Marine Resources Division

Louisiana Department of Wildlife and Fisheries

Mississippi Department of Marine Resources

Florida Fish and Wildlife Conservation Commission

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## APPENDIX A. RED SNAPPER LANDINGS AND TRIPS

**Table A-1.** Annual recreational red snapper landings *for all modes* by state (1986-2015), in whole weight of fish.

<b>Year</b>	<b>Alabama</b>	<b>Florida</b>	<b>Louisiana</b>	<b>Mississippi</b>	<b>Texas</b>
<b>1986</b>	401,123	1,923,409	628,755	3,483	525,242
<b>1987</b>	387,077	897,447	281,412	54,030	454,200
<b>1988</b>	516,328	938,726	1,038,395	19,211	622,381
<b>1989</b>	544,007	362,359	708,400	341,941	980,566
<b>1990</b>	639,577	289,176	274,815	55,440	360,241
<b>1991</b>	877,662	412,597	968,807	179,601	451,819
<b>1992</b>	1,501,923	370,531	1,091,983	742,277	840,843
<b>1993</b>	2,038,695	1,237,924	1,579,456	907,243	1,281,487
<b>1994</b>	1,889,674	846,569	1,298,015	491,146	1,502,840
<b>1995</b>	1,734,545	565,357	1,498,252	155,566	1,455,778
<b>1996</b>	1,752,106	994,000	837,417	212,843	1,490,080
<b>1997</b>	2,650,058	1,007,178	1,074,486	632,172	1,325,784
<b>1998</b>	1,446,734	1,387,761	698,957	189,014	1,104,927
<b>1999</b>	1,975,892	1,420,582	776,530	143,799	588,085
<b>2000</b>	1,405,597	1,690,908	881,480	24,591	707,746
<b>2001</b>	2,221,042	2,095,912	309,510	108,454	509,885
<b>2002</b>	2,620,872	2,525,347	404,563	227,551	743,411
<b>2003</b>	2,315,502	2,201,846	544,732	365,829	666,133
<b>2004</b>	1,937,219	3,484,522	376,280	25,571	636,652
<b>2005</b>	1,361,826	2,242,439	484,250	5,222	582,181
<b>2006</b>	826,955	2,106,536	504,844	32,809	659,988
<b>2007</b>	1,134,693	3,295,292	908,429	3,399	466,979
<b>2008</b>	695,131	2,332,925	638,159	39,193	350,466
<b>2009</b>	1,207,913	2,630,439	1,054,595	43,574	660,337
<b>2010</b>	564,655	1,482,107	133,601	10,834	456,171
<b>2011</b>	3,606,454	1,975,772	600,358	69,478	482,045
<b>2012</b>	2,701,304	2,445,940	1,446,106	314,154	616,737
<b>2013</b>	4,424,247	3,777,372	589,642	422,529	489,112
<b>2014</b>	1,158,780	1,644,841	591,098	45,118	395,599
<b>2015</b>	2,468,809	1,631,295	1,214,971	44,694	600,382

Source: Southeast Fisheries Science Center (SEFSC) recreational annual catch limit (ACL) data (June 2018), with SEFSC Southeast Data Assessment and Review (SEDAR) 31 Update (2014) Access Point Angler Intercept Survey (APAIS) adjustments. Landings exclude shore mode.

**Table A-2.** Annual recreational red snapper landings by the *private angling component*, by state (1986-2015), in whole weight of fish.

<b>Year</b>	<b>Alabama</b>	<b>Florida</b>	<b>Louisiana</b>	<b>Mississippi</b>	<b>Texas</b>
<b>1986</b>	88,934	335,079	397,782	3,333	173,165
<b>1987</b>	179,372	332,788	76,970	53,757	60,455
<b>1988</b>	43,382	421,639	925,766	12,445	85,993
<b>1989</b>	71,790	176,352	570,607	336,770	37,182
<b>1990</b>	340,970	118,793	98,628	41,105	42,976
<b>1991</b>	458,409	129,731	29,944	168,884	72,367
<b>1992</b>	966,331	144,334	440,892	733,015	82,181
<b>1993</b>	999,221	136,594	888,122	827,117	105,635
<b>1994</b>	1,136,160	100,145	647,130	374,162	201,842
<b>1995</b>	919,526	45,798	832,915	151,391	289,471
<b>1996</b>	730,964	110,737	476,778	170,157	286,698
<b>1997</b>	1,288,722	56,515	610,487	549,048	264,841
<b>1998</b>	546,059	57,090	494,504	176,348	224,600
<b>1999</b>	1,425,824	361,676	586,835	132,036	156,918
<b>2000</b>	730,732	540,008	687,928	8,568	146,519
<b>2001</b>	1,370,655	1,047,142	222,333	87,634	119,065
<b>2002</b>	1,598,077	1,034,015	109,925	162,578	132,557
<b>2003</b>	1,357,478	944,187	247,210	325,327	112,954
<b>2004</b>	1,183,065	1,841,276	54,611	18,991	100,658
<b>2005</b>	719,236	1,182,012	82,982	5,222	186,278
<b>2006</b>	249,366	1,085,879	144,582	29,437	182,982
<b>2007</b>	542,033	1,784,411	684,663	3,399	128,485
<b>2008</b>	391,187	1,335,796	376,502	37,542	157,293
<b>2009</b>	834,329	1,511,782	802,254	43,574	170,412
<b>2010</b>	490,115	1,003,151	131,947	0	159,496
<b>2011</b>	3,127,693	993,880	538,459	59,448	171,888
<b>2012</b>	2,197,377	1,420,620	1,188,763	306,854	171,308
<b>2013</b>	3,877,683	3,105,730	489,204	418,737	254,563
<b>2014</b>	1,006,166	1,459,885	557,189	43,425	201,894
<b>2015</b>	1,711,421	766,237	1,059,302	34,209	235,305

Source: SEFSC recreational ACL data (June 2018), with SEFSC SEDAR 31 Update (2014) APAIS adjustments. Landings exclude shore mode.

**Table A-3.** Annual recreational red snapper landings by *federal for-hire component* (charter vessels and headboats), by state (1986-2015), in whole weight of fish.

<b>Year</b>	<b>Alabama</b>	<b>Florida</b>	<b>Louisiana</b>	<b>Mississippi</b>	<b>Texas</b>
<b>1986</b>	312,188	1,588,330	230,974	149	352,077
<b>1987</b>	207,705	564,660	204,443	274	393,745
<b>1988</b>	472,946	517,087	112,629	6,765	536,388
<b>1989</b>	472,217	186,007	137,793	5,171	943,384
<b>1990</b>	298,607	170,384	176,187	14,335	317,265
<b>1991</b>	419,253	282,867	938,863	10,717	379,452
<b>1992</b>	535,591	226,198	651,091	9,262	758,662
<b>1993</b>	1,039,474	1,101,330	691,334	80,126	1,175,852
<b>1994</b>	753,514	746,424	650,884	116,984	1,300,998
<b>1995</b>	815,019	519,559	665,337	4,175	1,166,307
<b>1996</b>	1,021,142	883,262	360,639	42,686	1,203,382
<b>1997</b>	1,361,336	950,662	463,999	83,124	1,060,943
<b>1998</b>	900,676	1,330,671	204,453	12,666	880,327
<b>1999</b>	550,068	1,058,906	189,695	11,763	431,167
<b>2000</b>	674,864	1,150,900	193,552	16,023	561,227
<b>2001</b>	850,387	1,048,769	87,177	20,820	390,820
<b>2002</b>	1,022,795	1,491,332	294,638	64,973	610,854
<b>2003</b>	958,024	1,257,659	297,522	40,502	553,179
<b>2004</b>	754,153	1,643,246	321,670	6,580	535,994
<b>2005</b>	642,589	1,060,428	401,268	0	395,903
<b>2006</b>	577,589	1,020,657	360,262	3,371	477,006
<b>2007</b>	592,661	1,510,881	223,766	0	338,494
<b>2008</b>	303,943	997,129	261,657	1,651	193,173
<b>2009</b>	373,584	1,118,657	252,341	0	489,925
<b>2010</b>	74,540	478,957	1,654	10,834	296,675
<b>2011</b>	478,761	981,892	61,899	10,030	310,157
<b>2012</b>	503,927	1,025,320	257,344	7,300	445,429
<b>2013</b>	546,564	671,642	100,438	3,792	234,549
<b>2014</b>	152,614	184,957	33,909	1,693	193,705
<b>2015</b>	757,388	865,058	155,669	10,485	365,077

Source: SEFSC recreational ACL data (June 2018), with SEFSC SEDAR 31 Update (2014) APAIS adjustments. Landings exclude shore mode.

**Table A-4.** Annual recreational red snapper angler-trip estimates *for all modes* by state (1986-2015).

<b>Year</b>	<b>Alabama</b>	<b>Florida</b>	<b>Louisiana</b>	<b>Mississippi</b>	<b>Texas</b>
1986	18,107	102,522	37,750	4,268	45,225
1987	18,112	41,737	24,716	4,310	55,398
1988	18,101	154,342	36,138	6,689	55,448
1989	40,224	96,183	45,225	6,148	51,404
1990	63,109	62,717	26,129	5,092	50,336
1991	60,305	64,688	22,715	10,375	49,544
1992	78,785	89,312	28,497	28,179	72,661
1993	123,153	162,664	65,758	33,691	79,352
1994	89,895	142,736	53,290	23,528	96,110
1995	115,294	72,574	72,473	19,095	96,484
1996	93,164	121,004	45,214	15,233	95,384
1997	145,558	168,379	42,260	32,480	83,289
1998	89,154	214,613	26,668	16,053	88,628
1999	153,714	176,714	40,153	9,812	52,031
2000	111,111	155,302	32,537	3,810	65,004
2001	136,008	170,494	22,726	9,782	60,890
2002	139,253	188,021	16,193	13,613	70,080
2003	146,792	195,401	24,792	17,339	59,194
2004	126,699	258,043	43,372	5,208	65,685
2005	83,733	194,751	37,939	1,003	67,128
2006	72,876	301,060	58,765	4,150	81,385
2007	85,646	250,783	73,832	1,437	70,262
2008	61,098	223,191	45,570	10,261	26,299
2009	90,329	270,234	50,132	10,554	49,942
2010	24,129	129,100	3,468	426	37,742
2011	127,892	157,398	18,832	6,987	37,002
2012	86,253	193,385	49,766	14,167	37,241
2013	219,157	277,021	40,126	20,030	34,874
2014	76,136	141,406	63,256	3,725	24,235
2015	151,863	152,075	62,014	3,549	40,578

Source: Directed trip estimates from Southeast Region Headboat Survey (SRHS), Marine Recreational Information Program (MRIP), LA Creel (Louisiana trips from 2014-2015), and Texas Parks and Wildlife Department (TPWD). Note that directed trip estimates from these sources are not computed using the same methodologies and may not be directly comparable. SRHS does not collect targeting information.

**Table A-5.** Annual recreational red snapper angler trip estimates by the *private angling component*, by state (1986-2015).

<b>Year</b>	<b>Alabama</b>	<b>Florida</b>	<b>Louisiana</b>	<b>Mississippi</b>	<b>Texas</b>
1986	8,085	20,330	19,716	4,198	14,718
1987	11,876	18,107	14,779	4,252	9,633
1988	3,890	45,423	30,081	5,994	10,886
1989	12,576	18,306	40,070	5,170	7,084
1990	40,569	10,142	14,470	4,392	10,595
1991	37,044	15,381	2,473	10,086	9,738
1992	52,250	9,160	15,870	27,781	11,108
1993	79,356	6,512	46,952	26,969	10,819
1994	54,877	4,696	37,262	14,615	18,216
1995	73,098	0	48,844	18,140	25,391
1996	50,877	17,401	30,506	9,860	27,544
1997	79,648	2,694	29,205	27,165	28,402
1998	38,482	3,416	17,918	13,816	25,646
1999	97,555	32,107	35,726	7,138	18,510
2000	67,049	27,729	25,949	2,202	22,252
2001	94,220	62,001	15,690	8,222	15,968
2002	90,431	66,561	8,798	10,546	16,793
2003	101,401	83,636	13,646	14,246	14,171
2004	67,728	129,099	13,281	4,240	16,318
2005	39,455	76,102	16,435	1,003	15,430
2006	20,014	177,469	25,070	4,150	20,977
2007	32,943	136,367	50,896	1,437	11,393
2008	22,960	88,854	30,689	10,261	9,914
2009	48,392	134,643	35,509	10,554	10,583
2010	16,326	73,595	3,338	0	5,791
2011	86,370	51,033	14,611	6,169	7,601
2012	51,794	77,457	38,413	13,515	6,572
2013	176,719	166,239	31,049	19,478	8,289
2014	46,909	50,415	60,146	3,433	3,173
2015	99,446	11,194	53,165	2,641	6,367

Source: Directed trip estimates from SRHS, MRIP, LA Creel (Louisiana trips from 2014-2015), and TPWD. Note that directed trip estimates from these sources are not computed using the same methodologies and may not be directly comparable. SRHS does not collect targeting information.

**Table A-6.** Annual recreational red snapper angler trip estimates by *federal for-hire component* (charter vessels and headboats), by state (1986-2015).

Year	Alabama	Florida	Louisiana	Mississippi	Texas
1986	10,022	82,192	18,034	70	30,507
1987	6,236	23,630	9,937	58	45,764
1988	14,211	108,919	6,057	695	44,562
1989	27,648	77,877	5,155	978	44,320
1990	22,540	52,575	11,659	700	39,741
1991	23,261	49,307	20,242	289	39,806
1992	26,535	80,152	12,627	398	61,553
1993	43,797	156,152	18,806	6,722	68,533
1994	35,018	138,040	16,028	8,913	77,894
1995	42,196	72,574	23,629	955	71,093
1996	42,287	103,603	14,708	5,373	67,840
1997	65,910	165,685	13,055	5,315	54,887
1998	50,672	211,197	8,750	2,237	62,981
1999	56,159	144,607	4,427	2,674	33,521
2000	44,062	127,573	6,588	1,608	42,752
2001	41,788	108,493	7,036	1,560	44,922
2002	48,822	121,460	7,395	3,067	53,287
2003	45,391	111,765	11,146	3,093	45,023
2004	58,971	128,944	30,091	968	49,367
2005	44,278	118,649	21,504	0	51,698
2006	52,862	123,591	33,695	0	60,408
2007	52,703	114,416	22,936	0	58,868
2008	38,138	134,337	14,881	0	16,385
2009	41,937	135,591	14,623	0	39,359
2010	7,803	55,505	130	426	31,950
2011	41,522	106,365	4,221	818	29,401
2012	34,459	115,928	11,353	652	30,668
2013	42,438	110,782	9,077	552	26,585
2014	29,227	90,991	3,111	292	21,062
2015	52,417	140,881	8,849	908	34,210

Source: Directed trip estimates from SRHS, MRIP, LA Creel (Louisiana trips from 2014-2015), and TPWD. Note that directed trip estimates from these sources are not computed using the same methodologies and may not be directly comparable. SRHS does not collect targeting information.

## APPENDIX B. DELEGATION PROVISION

### **Magnuson-Stevens Fishery Conservation and Management Act 16 U.S.C. §1856(a)(3), (b)**

(3) A State may regulate a fishing vessel outside the boundaries of the State in the following circumstances:

(A) The fishing vessel is registered under the law of that State, and (i) there is no fishery management plan or other applicable Federal fishing regulations for the fishery in which the vessel is operating; or (ii) the State's laws and regulations are consistent with the fishery management plan and applicable Federal fishing regulations for the fishery in which the vessel is operating.

(B) The fishery management plan for the fishery in which the fishing vessel is operating delegates management of the fishery to a State and the State's laws and regulations are consistent with such fishery management plan. If at any time the Secretary determines that a State law or regulation applicable to a fishing vessel under this circumstance is not consistent with the fishery management plan, the Secretary shall promptly notify the State and the appropriate Council of such determination and provide an opportunity for the State to correct any inconsistencies identified in the notification. If, after notice and opportunity for corrective action, the State does not correct the inconsistencies identified by the Secretary, the authority granted to the State under this subparagraph shall not apply until the Secretary and the appropriate Council find that the State has corrected the inconsistencies. For a fishery for which there was a fishery management plan in place on August 1, 1996 that did not delegate management of the fishery to a State as of that date, the authority provided by this subparagraph applies only if the Council approves the delegation of management of the fishery to the State by a three-quarters majority vote of the voting members of the Council.

(C) [Pertains to Alaska, only.]

(b) EXCEPTION.—

(1) If the Secretary finds, after notice and an opportunity for a hearing in accordance with section 554 of title 5, United States Code, that—

(A) the fishing in a fishery, which is covered by a fishery management plan implemented under this Act, is engaged in predominately within the exclusive economic zone and beyond such zone; and

(B) any State has taken any action, or omitted to take any action, the results of which will substantially and adversely affect the carrying out of such fishery management plan; the Secretary shall promptly notify such State and the appropriate Council of such finding and of his intention to regulate the applicable fishery within the boundaries of such State (other than its internal waters), pursuant to such fishery management plan and the regulations promulgated to implement such plan.

(2) If the Secretary, pursuant to this subsection, assumes responsibility for the regulation of any fishery, the State involved may at any time thereafter apply to the Secretary for reinstatement of its authority over such fishery. If the Secretary finds that the reasons for which he assumed such regulation no longer prevail, he shall promptly terminate such regulation.

(3) If the State involved requests that a hearing be held pursuant to paragraph (1), the Secretary shall conduct such hearing prior to taking any action under paragraph (1).

## APPENDIX C. CONSERVATION EQUIVALENCY PROCEDURE

### Requirements of Conservation Equivalency (Alternative 3), in each individual Gulf State's State Management Amendment for Action 1 (Authority Structure for State Management)

**Alternative 3:** Establish a management program in which [state] submits a plan describing the **conservation equivalency** measures [state] will adopt for the management of its portion of the recreational sector annual catch limit (ACL) in federal waters. The plan must specify the red snapper season structure and bag limit for the state's harvest of its assigned portion of the recreational sector ACL. To be a conservation equivalency plan (CEP), the plan must be reasonably expected to limit the red snapper harvest to [state]'s assigned portion of the recreational sector ACL. If [state]'s plan is determined by the National Marine Fisheries Service (NMFS) to not satisfy the conservation equivalency requirements, then the recreational harvest of red snapper in the federal waters adjacent to [state] would be subject to the default federal regulations for red snapper.

**Option 3a:** The plan will be submitted directly to NMFS for review.

**Option 3b:** The plan will first be submitted to a technical review committee. The technical review committee reviews and may make recommendations on the plan, which is either returned to Louisiana for revision or forwarded to NMFS for final review.

### Discussion:

**Alternative 3** provides two options for the review process of CEPs. Under **Option 3a**, a state would submit its plan directly to NMFS for review while under **Option 3b**, the state would first submit its CEP to a technical review committee, which will consist of one member from each state designated by the state fisheries director. The technical review committee would provide the initial review of the CEPs and may make recommendations on the plan, which is either returned to the state for revision or forwarded to NMFS for final review and approval. Because of the additional time needed for the technical review committee to meet and review the CEPs, **Option 3b** would potentially entail a longer process for consistency determination than under **Option 3a**. On the other hand, the process under **Option 3b** provides for greater participation and input by state-level managers and stakeholders, increasing the involvement of local-level entities in the state management process. The proposed process under **Option 3b** is more similar to the Mid-Atlantic Fishery Management Council's management of summer flounder than is **Option 3a**.

Under **Alternative 3**, a state would have the opportunity to submit a CEP to establish state management measures, including season start and end dates, season structure, and bag limit, for the recreational harvest of red snapper on a yearly or biannual basis. These plans would be reviewed by NMFS to insure the proposed management measures are a conservation equivalent to the federal regulations. Table 2.1.1 provides an example timeline for the submittal and approval of the CEPs under **Alternative 3**. This process would be altered for the first year of the program if this action is implemented mid-year. Under **Option 3b**, the CEP would be submitted to the technical review committee and a separate timeline may be established by the committee.

However, the established timeline may also be applied for this option. The finalized plans with the technical review committee recommendation for approval would need to be submitted to NMFS by November 1 to allow time to publish a notice in the *Federal Register* by January 1 identifying a state with an approved CEP. Without an approved CEP, a state would be subject to the default federal regulations. If the proposed management measures extend beyond the range analyzed in this amendment, then NMFS may recommend preparing the appropriate documentation for the applicable laws to support the decision (e.g., National Environmental Policy Act [NEPA] analysis). NMFS would collaborate with a state in developing the appropriate documentation with the understanding that the development of the document could delay NMFS' ability to approve the CEP and may need further Council action for implementation.

**Table 1.** Example timeline for the review of CEPs by NMFS or the technical review committee for **Alternative 3**.

<b>Timeline</b>	<b>Description</b>
<b>July 1</b>	The state provides a brief written description of its preliminary CEP for the following year (e.g., the regulations they hope to implement the following year) to NMFS and the Council and demonstrate the proposal is supported by the current year's landings and effort data. At this time, NMFS may flag any high-level concerns or alternative process requirements (e.g., additional NEPA documentation required if the proposed regulations are outside the scope of analysis this amendment and documentation for other applicable laws).
<b>September 1</b>	The state submits the CEP to NMFS or the Technical Review Committee.
<b>October 1</b>	NMFS or the Technical Review Committee responds to the state with the preliminary determination for whether the plan is a conservation equivalent to the federal default regulations. At this time, NMFS or the Technical Review Committee may approve the plan or request a revised CEP.
<b>October 5</b>	The state provides a revised CEP to NMFS or the Technical Review Committee for approval, if necessary.
<b>November 1</b>	If applicable, the Technical Review Committee provides the recommended state CEP to NMFS for final approval and processing.
<b>January 1 (or sooner)</b>	NMFS publishes a notice in the Federal Register identifying the state as having an approved CEP.

Each CEP shall include the following:

- Point of contact for the CEP.
- Point of contact with the authority to implement fishery management measures.
- Proposed CEP including season structure and bag limit.
- Specify if the CEP is intended to be applicable for 1 or 2 years. Prior to approving the second year of the plan, it would be evaluated based on data from the first year. The plan may require revisions based on the NMFS review. A 2-year CEP could only be approved if there are 2 or more years before the program sunsets.
- Analysis demonstrating the ability of the CEP to constrain recreational harvest of red snapper to the allocated quota with a description of the methodology.

- Summary of the previous year’s performance (e.g., was the harvest constrained at or below the state’s quota?).
- Explanation of how the CEP will be enforced.
- If applicable, a description of the in-season monitoring program and plan to prohibit further harvest of red snapper if the state’s portion of the recreational sector ACL is reached.
- If necessary, additional analysis and documentation supporting the proposed CEP, which may include NEPA, Magnuson-Stevens Act, or other applicable laws. This would only apply for CEP management strategies beyond the range analyzed in this amendment.
- Any other supporting documentation for the CEP, such as scientific research.

## **APPENDIX D. GULF OF MEXICO RED SNAPPER FEDERAL REGULATIONS RELEVANT TO STATE MANAGEMENT AMENDMENTS**

Current as described in the eCFR, September 6, 2017. This is a summary only and is not a list of all regulations applicable to Gulf reef fish overall, but focuses on regulations that affect the recreational harvest of red snapper.

### **§622.9 Prohibited gear and methods—general.**

This section contains prohibitions on use of gear and methods that are of general applicability, as specified. Additional prohibitions on use of gear and methods applicable to specific species or species groups are contained in subparts B through V of this part.

(a) *Explosives.* An explosive (except an explosive in a powerhead) may not be used to fish in the Caribbean, Gulf, or South Atlantic EEZ. A vessel fishing in the EEZ for a species governed in this part, or a vessel for which a permit has been issued under this part, may not have on board any dynamite or similar explosive substance.

(b) *Chemicals and plants.* A toxic chemical may not be used or possessed in a coral area, and a chemical, plant, or plant-derived toxin may not be used to harvest a Caribbean coral reef resource in the Caribbean EEZ.

(c) *Fish traps.* A fish trap may not be used or possessed in the Gulf or South Atlantic EEZ. A fish trap deployed in the Gulf or South Atlantic EEZ may be disposed of in any appropriate manner by the Assistant Administrator or an authorized officer.

(d) *Weak link.* A bottom trawl that does not have a weak link in the tickler chain may not be used to fish in the Gulf EEZ. For the purposes of this paragraph, a weak link is defined as a length or section of the tickler chain that has a breaking strength less than the chain itself and is easily seen as such when visually inspected.

(e) *Use of Gulf reef fish as bait prohibited.* Gulf reef fish may not be used as bait in any fishery, except that, when purchased from a fish processor, the filleted carcasses and offal of Gulf reef fish may be used as bait in trap fisheries for blue crab, stone crab, deep-water crab, and spiny lobster.

### **§622.11 Bag and possession limits—general applicability.**

(a) *Applicability.* (1) The bag and possession limits apply for species/species groups in or from the EEZ. Unless specified otherwise, bag limits apply to a person on a daily basis, regardless of the number of trips in a day. Unless specified otherwise, a person is limited to a single bag limit for a trip lasting longer than one calendar day. Unless specified otherwise, possession limits apply to a person on a trip after the first 24 hours of that trip. The bag and possession limits apply to a person who fishes in the EEZ in any manner, except a person aboard a vessel in the EEZ that has on board the commercial vessel permit required under this part for the appropriate species/species group. The possession of a commercial vessel permit notwithstanding, the bag and possession limits apply when the vessel is operating as a charter vessel or headboat. A person who fishes in the EEZ may not combine a bag limit specified in subparts B through V of this part with a bag or possession limit applicable to state waters. A species/species group subject to a bag limit specified in subparts B through V of this part taken in the EEZ by a person subject to the bag limits may not be transferred at sea, regardless of

where such transfer takes place, and such fish may not be transferred in the EEZ. The operator of a vessel that fishes in the EEZ is responsible for ensuring that the bag and possession limits specified in subparts B through V of this part are not exceeded.

#### **§ 622.20 Permits and endorsements.**

(b)(3) If Federal regulations for Gulf reef fish in subparts A or B of this part are more restrictive than state regulations, a person aboard a charter vessel or headboat for which a charter vessel/headboat permit for Gulf reef fish has been issued must comply with such Federal regulations regardless of where the fish are harvested.

#### **§622.30 Required fishing gear.**

For a person on board a vessel to fish for Gulf reef fish in the Gulf EEZ, the vessel must possess on board and such person must use the gear as specified in paragraphs (a) and (b) of this section.

(a) *Non-stainless steel circle hooks.* Non-stainless steel circle hooks are required when fishing with natural baits, except that other non-stainless steel hook types may be used when commercial fishing for yellowtail snapper with natural baits in an area south of a line extending due west from 25°09' N. lat. off the west coast of Monroe County, Florida, to the Gulf of Mexico and South Atlantic inter-council boundary, specified in §600.105(c).

(b) *Dehooking device.* At least one dehooking device is required and must be used to remove hooks embedded in Gulf reef fish with minimum damage. The hook removal device must be constructed to allow the hook to be secured and the barb shielded without re-engaging during the removal process. The dehooking end must be blunt, and all edges rounded. The device must be of a size appropriate to secure the range of hook sizes and styles used in the Gulf reef fish fishery.

#### **§622.33 Prohibited species.**

(d) *Gulf reef fish exhibiting trap rash.* Possession of Gulf reef fish in or from the Gulf EEZ that exhibit trap rash is prima facie evidence of illegal trap use and is prohibited. For the purpose of this paragraph, trap rash is defined as physical damage to fish that characteristically results from contact with wire fish traps. Such damage includes, but is not limited to, broken fin spines, fin rays, or teeth; visually obvious loss of scales; and cuts or abrasions on the body of the fish, particularly on the head, snout, or mouth.

#### **§ 622.34 Seasonal and area closures designed to protect Gulf reef fish.**

(a) *Closure provisions applicable to the Madison and Swanson sites and Steamboat Lumps, and the Edges— ...*

(b) *Seasonal closure of the recreational sector for red snapper.* The recreational sector for red snapper in or from the Gulf EEZ is closed from January 1 through May 31, each year. During the closure, the bag and possession limit for red snapper in or from the Gulf EEZ is zero.

#### **§622.35 Gear restricted areas.**

(d) *Alabama SMZ.* The Alabama SMZ consists of artificial reefs and surrounding areas. In the Alabama SMZ, fishing by a vessel that is operating as a charter vessel or headboat, a vessel that does not have a commercial permit for Gulf reef fish, as required under §622.20(a)(1), or a vessel with such a permit fishing for Gulf reef fish is limited to hook-and-line gear with

three or fewer hooks per line and spearfishing gear. A person aboard a vessel that uses on any trip gear other than hook-and-line gear with three or fewer hooks per line and spearfishing gear in the Alabama SMZ is limited on that trip to the bag limits for Gulf reef fish specified in §622.38(b) and, for Gulf reef fish for which no bag limit is specified in §622.38(b), the vessel is limited to 5 percent, by weight, of all fish on board or landed. The Alabama SMZ is bounded by rhumb lines connecting, in order, the following points:

#### **§ 622.37 Size limits.**

(a) *Snapper--(1) Red snapper--*16 inches (40.6 cm), TL, for a fish taken by a person subject to the bag limit specified in § 622.38 (b)(3) and 13 inches (33.0 cm), TL, for a fish taken by a person not subject to the bag limit.

#### **§ 622.38 Bag and possession limits.**

(b)(3) *Red snapper--*2. However, no red snapper may be retained by the captain or crew of a vessel operating as a charter vessel or headboat. The bag limit for such captain and crew is zero.

#### **§ 622.39 Quotas.**

(a)(2)(i) *Recreational quota for red snapper. (A) Total recreational quota (Federal charter vessel/headboat and private angling component quotas combined).* For fishing year 2017 and subsequent fishing years—6.733 million lb (3.054 million kg), round weight.

(B) *Federal charter vessel/headboat component quota.* The Federal charter vessel/headboat component quota applies to vessels that have been issued a valid Federal charter vessel/headboat permit for Gulf reef fish any time during the fishing year. This component quota is effective for only the 2015 through 2022 fishing years. For the 2023 and subsequent fishing years, the applicable total recreational quota, specified in paragraph (a)(2)(i)(A) of this section, will apply to the recreational sector. For fishing years 2017 through 2022—2.848 million lb (1.292 million kg), round weight.

(C) *Private angling component quota.* The private angling component quota applies to vessels that fish under the bag limit and have not been issued a Federal charter vessel/headboat permit for Gulf reef fish any time during the fishing year. This component quota is effective for only the 2015 through 2022 fishing years. For the 2023 and subsequent fishing years, the applicable total recreational quota, specified in paragraph (a)(2)(i)(A) of this section, will apply to the recreational sector. For fishing years 2017 through 2022—3.885 million lb (1.762 million kg), round weight.

(2) If the recreational fishery for the indicated species is closed, all harvest or possession in or from the Gulf EEZ of the indicated species is prohibited.

(c) *Restrictions applicable after a recreational quota closure or recreational component quota closure.* The bag limit for the applicable species for the recreational sector or recreational sector component in or from the Gulf EEZ is zero. When the Federal charter vessel/headboat component is closed or the entire recreational sector is closed, this bag and possession limit applies in the Gulf on board a vessel for which a valid Federal charter vessel/headboat permit for Gulf reef fish has been issued, without regard to where such species were harvested, *i.e.*, in state or Federal waters.

**§ 622.41 Annual catch limits (ACLs), annual catch targets (ACTs), and accountability measures (AMs).**

(q) *Red snapper (2) Recreational sector.* (i) The recreational ACL is equal to the total recreational quota specified in §622.39(a)(2)(i)(A). The AA will determine the length of the red snapper recreational fishing season, or recreational fishing seasons for the Federal charter vessel/headboat and private angling components, based on when recreational landings are projected to reach the recreational ACT, or respective recreational component ACT specified in paragraph (q)(2)(iii) of this section, and announce the closure date(s) in the FEDERAL REGISTER. These seasons will serve as in-season accountability measures. On and after the effective date of the recreational closure or recreational component closure notifications, the bag and possession limit for red snapper or for the respective component is zero. When the recreational sector or Federal charter vessel/headboat component is closed, this bag and possession limit applies in the Gulf on board a vessel for which a valid Federal charter vessel/headboat permit for Gulf reef fish has been issued, without regard to where such species were harvested, *i.e.*, in state or Federal waters.

(ii) In addition to the measures specified in paragraph (q)(2)(i) of this section, if red snapper recreational landings, as estimated by the SRD, exceed the total recreational quota specified in §622.39(a)(2)(i)(A), and red snapper are overfished, based on the most recent Status of U.S. Fisheries Report to Congress, the AA will file a notification with the Office of the Federal Register to reduce the total recreational quota by the amount of the quota overage in the prior fishing year, and reduce the applicable recreational component quota(s) specified in §622.39(a)(2)(i)(B) and (C) and the applicable recreational component ACT(s) specified in paragraph (q)(2)(iii) of this section (based on the buffer between the total recreational ACT and the total recreational quota specified in the FMP), unless NMFS determines based upon the best scientific information available that a greater, lesser, or no overage adjustment is necessary.

(iii) *Recreational ACT for red snapper—(A) Total recreational ACT (Federal charter vessel/headboat and private angling component ACTs combined).* The total recreational ACT is 5.386 million lb (2.443 million kg), round weight.

(B) *Federal charter vessel/headboat component ACT.* The Federal charter vessel/headboat component ACT applies to vessels that have been issued a valid Federal charter vessel/headboat permit for Gulf reef fish any time during the fishing year. This component ACT is effective for only the 2015 through 2022 fishing years. For the 2023 and subsequent fishing years, the applicable total recreational ACT, specified in paragraph (q)(2)(iii)(A) of this section, will apply to the recreational sector. The component ACT is 2.278 million lb (1.033 million kg), round weight, for fishing years 2017 through 2022.

(C) *Private angling component ACT.* The private angling component ACT applies to vessels that fish under the bag limit and have not been issued a Federal charter vessel/headboat permit for Gulf reef fish any time during the fishing year. This component ACT is effective for only the 2015 through 2022 fishing years. For the 2023 and subsequent fishing years, the applicable total recreational ACT, specified in paragraph (q)(2)(iii)(A) of this section, will apply to the recreational sector. The component ACT is 3.108 million lb (1.410 million kg), round weight, for fishing years 2017 through 2022.

## APPENDIX E. OTHER APPLICABLE LAW

The Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act) (16 U.S.C. 1801 et seq.) provides the authority for fishery management in federal waters of the exclusive economic zone. However, fishery management decision-making is also affected by a number of other federal statutes designed to protect the biological and human components of U.S. fisheries, as well as the ecosystems that support those fisheries. Major laws affecting federal fishery management decision-making are summarized below.

### **Administrative Procedures Act**

All federal rulemaking is governed under the provisions of the Administrative Procedure Act (APA) (5 U.S.C. Subchapter II), which establishes a “notice and comment” procedure to enable public participation in the rulemaking process. Under the APA, the National Marine Fisheries Service (NMFS) is required to publish notification of proposed rules in the *Federal Register* and to solicit, consider, and respond to public comment on those rules before they are finalized. The APA also establishes a 30-day waiting period from the time a final rule is published until it takes effect.

### **Coastal Zone Management Act**

Section 307(c)(1) of the federal Coastal Zone Management Act of 1972 (CZMA), as amended, requires federal activities that affect any land or water use or natural resource of a state’s coastal zone be conducted in a manner consistent, to the maximum extent practicable, with approved state coastal management programs. The requirements for such a consistency determination are set forth in NMFS regulations at 15 C.F.R. part 930, subpart C. According to these regulations and CZMA Section 307(c)(1), when taking an action that affects any land or water use or natural resource of a state’s coastal zone, NMFS is required to provide a consistency determination to the relevant state agency at least 90 days before taking final action.

Upon submission to the Secretary, NMFS will determine if this plan amendment is consistent with the Coastal Zone Management programs of the states of Alabama, Florida, Louisiana, Mississippi, and Texas to the maximum extent possible. Their determination will then be submitted to the responsible state agencies under Section 307 of the CZMA administering approved Coastal Zone Management programs for these states.

### **Data Quality Act**

The Data Quality Act (DQA) (Public Law 106-443) effective October 1, 2002, requires the government to set standards for the quality of scientific information and statistics used and disseminated by federal agencies. Information includes any communication or representation of knowledge such as facts or data, in any medium or form, including textual, numerical, cartographic, narrative, or audiovisual forms (includes web dissemination, but not hyperlinks to information that others disseminate; does not include clearly stated opinions).

Specifically, the DQA directs the Office of Management and Budget (OMB) to issue government wide guidelines that “provide policy and procedural guidance to federal agencies for ensuring and maximizing the quality, objectivity, utility, and integrity of information disseminated by federal agencies.” Such guidelines have been issued, directing all federal agencies to create and disseminate agency-specific standards to: 1) ensure information quality and develop a pre-dissemination review process; 2) establish administrative mechanisms allowing affected persons to seek and obtain correction of information; and 3) report periodically to Office of Management and Budget on the number and nature of complaints received.

Scientific information and data are key components of fishery management plans (FMPs) and amendments and the use of best available information is the second national standard under the Magnuson-Stevens Act. To be consistent with the Act, FMPs and amendments must be based on the best information available. They should also properly reference all supporting materials and data, and be reviewed by technically competent individuals. With respect to original data generated for FMPs and amendments, it is important to ensure that the data are collected according to documented procedures or in a manner that reflects standard practices accepted by the relevant scientific and technical communities. Data will also undergo quality control prior to being used by the agency and a pre-dissemination review.

### **Endangered Species Act**

The Endangered Species Act (ESA) of 1973, as amended, (16 U.S.C. Section 1531 et seq.) requires federal agencies use their authorities to conserve endangered and threatened species. The ESA requires NMFS, when proposing a fishery action that “may affect” critical habitat or endangered or threatened species, to consult with the appropriate administrative agency (itself for most marine species, the U.S. Fish and Wildlife Service for all remaining species) to determine the potential impacts of the proposed action. Consultations are concluded informally when proposed actions may affect but are “not likely to adversely affect” endangered or threatened species or designated critical habitat. Formal consultations, including a biological opinion, are required when proposed actions may affect and are “likely to adversely affect” endangered or threatened species or adversely modify designated critical habitat. If jeopardy or adverse modification is found, the consulting agency is required to suggest reasonable and prudent alternatives.

On September 30, 2011, the Protected Resources Division released a biological opinion which, after analyzing best available data, the current status of the species, environmental baseline (including the impacts of the recent Deepwater Horizon MC 252 oil release event in the northern Gulf of Mexico), effects of the proposed action, and cumulative effects, concluded that the continued operation of the Gulf of Mexico reef fish fishery is also not likely to jeopardize the continued existence of green, hawksbill, Kemp’s ridley, leatherback, or loggerhead sea turtles, nor the continued existence of smalltooth sawfish (NMFS 2011). On December 7, 2012, NMFS published a proposed rule to list 66 coral species under the ESA and reclassify *Acropora* from threatened to endangered (77 FR 73220). In a memorandum dated February 13, 2013, NMFS determined the reef fish fishery was not likely to adversely affect *Acropora* because of where the fishery operates, the types of gear used in the fishery, and that other regulations protect *Acropora* where they are most likely to occur.

## **Marine Mammal Protection Act**

The Marine Mammal Protection Act (MMPA) established a moratorium, with certain exceptions, on the taking of marine mammals in U.S. waters and by U.S. citizens on the high seas, and on the importing of marine mammals and marine mammal products into the United States. Under the MMPA, the Secretary of Commerce (authority delegated to NMFS) is responsible for the conservation and management of cetaceans and pinnipeds (other than walruses). The Secretary of the Interior is responsible for walruses, sea and marine otters, polar bears, manatees, and dugongs.

Part of the responsibility that NMFS has under the MMPA involves monitoring populations of marine mammals to make sure that they stay at optimum levels. If a population falls below its optimum level, it is designated as “depleted,” and a conservation plan is developed to guide research and management actions to restore the population to healthy levels.

In 1994, Congress amended the MMPA, to govern the taking of marine mammals incidental to commercial fishing operations. This amendment required the preparation of stock assessments for all marine mammal stocks in waters under U.S. jurisdiction, development and implementation of take-reduction plans for stocks that may be reduced or are being maintained below their optimum sustainable population levels due to interactions with commercial fisheries, and studies of pinniped-fishery interactions.

Under Section 118 of the MMPA, NMFS must publish, at least annually, a List of Fisheries (LOF) that places all U.S. commercial fisheries into one of three categories based on the level of incidental serious injury and mortality of marine mammals that occurs in each fishery. The categorization of a fishery in the LOF determines whether participants in that fishery may be required to comply with certain provisions of the MMPA, such as registration, observer coverage, and take reduction plan requirements. The primary gears used in the Gulf of Mexico reef fish fishery are still classified in the proposed 2014 MMPA LOF as Category III fishery (December 6, 2013; 78 FR 73477). The conclusions of the most recent LOF for gear used by the reef fish fishery can be found in Section 3.3.

## **Paperwork Reduction Act**

The Paperwork Reduction Act of 1995 (PRA) (44 U.S.C. 3501 et seq.) regulates the collection of public information by federal agencies to ensure the public is not overburdened with information requests, the federal government’s information collection procedures are efficient, and federal agencies adhere to appropriate rules governing the confidentiality of such information. The PRA requires NMFS to obtain approval from the Office of Management and Budget before requesting most types of fishery information from the public. Revising the definition of the hogfish management unit, setting status determination criteria and annual catch limits, and revising the hogfish minimum size limit would likely not have PRA consequences.

## **Executive Orders**

### **E.O. 12630: Takings**

The Executive Order on Government Actions and Interference with Constitutionally Protected Property Rights that became effective March 18, 1988, requires each federal agency prepare a Takings Implication Assessment for any of its administrative, regulatory, and legislative policies and actions that affect, or may affect, the use of any real or personal property. Clearance of a regulatory action must include a takings statement and, if appropriate, a Takings Implication Assessment. The National Oceanic and Atmospheric Administration Office of General Counsel will determine whether a Taking Implication Assessment is necessary for this amendment.

### **E.O. 12866: Regulatory Planning and Review**

Executive Order 12866: Regulatory Planning and Review, signed in 1993, requires federal agencies to assess the costs and benefits of their proposed regulations, including distributional impacts, and to select alternatives that maximize net benefits to society. To comply with E.O. 12866, NMFS prepares a Regulatory Impact Review (RIR) for all fishery regulatory actions that either implement a new fishery management plan or significantly amend an existing plan (See Chapter 5). RIRs provide a comprehensive analysis of the costs and benefits to society of proposed regulatory actions, the problems and policy objectives prompting the regulatory proposals, and the major alternatives that could be used to solve the problems. The reviews also serve as the basis for the agency's determinations as to whether proposed regulations are a "significant regulatory action" under the criteria provided in E.O. 12866 and whether proposed regulations will have a significant economic impact on a substantial number of small entities in compliance with the Regulatory Flexibility Analysis. A regulation is significant if it a) has an annual effect on the economy of \$100 million or more or adversely affects in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or State, local, or tribal governments and communities; b) creates a serious inconsistency or otherwise interferes with an action taken or planned by another agency; c) materially alters the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or d) raises novel legal or policy issues arising out of legal mandates, the President's priorities, or the principles set forth in this Executive Order.

### **E.O. 12898: Federal Actions to Address Environmental Justice in Minority Populations and Low Income Populations**

This Executive Order mandates that each Federal agency shall make achieving environmental justice part of its mission by identifying and addressing, as appropriate, disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority populations and low-income populations in the United States and its territories and possessions. The Executive Order is described in more detail relative to fisheries actions in Section 3.5.1.

### **E.O. 12962: Recreational Fisheries**

This Executive Order requires federal agencies, in cooperation with states and tribes, to improve the quantity, function, sustainable productivity, and distribution of U.S. aquatic resources for increased recreational fishing opportunities through a variety of methods including, but not limited to, developing joint partnerships; promoting the restoration of recreational fishing areas that are limited by water quality and habitat degradation; fostering sound aquatic conservation and restoration endeavors; and evaluating the effects of federally-funded, permitted, or authorized actions on aquatic systems and recreational fisheries, and documenting those effects. Additionally, it establishes a seven-member National Recreational Fisheries Coordination Council (Council) responsible for, among other things, ensuring that social and economic values of healthy aquatic systems that support recreational fisheries are considered by federal agencies in the course of their actions, sharing the latest resource information and management technologies, and reducing duplicative and cost-inefficient programs among federal agencies involved in conserving or managing recreational fisheries. The Council also is responsible for developing, in cooperation with federal agencies, States and Tribes, a Recreational Fishery Resource Conservation Plan - to include a five-year agenda. Finally, the Order requires NMFS and the U.S. Fish and Wildlife Service to develop a joint agency policy for administering the ESA.

### **E.O. 13132: Federalism**

The Executive Order on Federalism requires agencies in formulating and implementing policies, to be guided by the fundamental Federalism principles. The Order serves to guarantee the division of governmental responsibilities between the national government and the states that was intended by the framers of the Constitution. Federalism is rooted in the belief that issues not national in scope or significance are most appropriately addressed by the level of government closest to the people. This Order is relevant to FMPs and amendments given the overlapping authorities of NMFS, the states, and local authorities in managing coastal resources, including fisheries, and the need for a clear definition of responsibilities. It is important to recognize those components of the ecosystem over which fishery managers have no direct control and to develop strategies to address them in conjunction with appropriate state, tribes, and local entities (international, too).

### **E.O. 13158: Marine Protected Areas**

This Executive Order requires federal agencies to consider whether their proposed action(s) will affect any area of the marine environment that has been reserved by federal, state, territorial, tribal, or local laws or regulations to provide lasting protection for part or all of the natural or cultural resource within the protected area. There are several marine protected areas, habitat areas of particular concern, and gear-restricted areas in the eastern and northwestern Gulf of Mexico.

## **Essential Fish Habitat**

The amended Magnuson-Stevens Act included a new habitat conservation provision known as essential fish habitat (EFH) that requires each existing and any new FMPs to identify EFH for each federally managed species, minimize to the extent practicable impacts from fishing activities on EFH that are more than minimal and not temporary in nature, and identify other actions to encourage the conservation and enhancement of that EFH. To address these requirements the Council has, under separate action, approved an Environmental Impact Statement (GMFMC 2004a) to address the new EFH requirements contained within the Magnuson-Stevens Act. Section 305(b)(2) requires federal agencies to obtain a consultation for any action that may adversely affect EFH. An EFH consultation will be conducted for this action.

## **References**

GMFMC. 2004. Final environmental impact statement for the generic essential fish habitat amendment to the following fishery management plans of the Gulf of Mexico: shrimp fishery of the Gulf of Mexico, red drum fishery of the Gulf of Mexico, reef fish fishery of the Gulf of Mexico, stone crab fishery of the Gulf of Mexico, coral and coral reef fishery of the Gulf of Mexico, spiny lobster fishery of the Gulf of Mexico and South Atlantic, coastal migratory pelagic resources of the Gulf of Mexico and South Atlantic. Gulf of Mexico Fishery Management Council. Tampa, Florida.

<http://www.gulfcouncil.org/Beta/GMFMCWeb/downloads/Final%20EFH%20EIS.pdf>

NMFS. 2011. Biological opinion on the continued authorization of Reef Fish fishing under the Gulf of Mexico Reef Fish Fishery Management Plan. September 30, 2011. Available at: <http://sero.nmfs.noaa.gov/pr/esa/Fishery%20Biops/03584%20GOM%20Reef%20Fish%20BiOp%202011%20final.pdf>

## APPENDIX F. ALTERNATIVES CONSIDERED BUT REJECTED

**The following alternatives were removed from further consideration.**

At its April 2018 meeting, the following options were removed from Action 2: Allocation, because alternatives truncated at 2009 do not reflect more recent harvest trends.

**Alternative 2:** Establish an allocation of the recreational sector ACL that may be used for state management programs by apportioning the private angling ACL and federal for-hire ACL among the states based on the average of historical landings for the years (excluding 2010):

**Option 2a:** 1986-2009.

**Option 2c:** 1996-2009.

**Option 2e:** 2006-2009.

**Option 2g:** 50% of average historical landings for the years 1986-2009 and 50% of average historical landings for the years 2006-2009.

**Alternative 5:** Establish an allocation of the recreational sector ACL that may be used for state management programs by apportioning the private angling ACL and federal for-hire ACL among the states based on spatial abundance of red snapper biomass and recreational trips (**Options 5a-5f**), excluding 2010, and using one of the weightings from **Options 5g-5i**:

Select one from 5a-5f:	Option	Time Series for Recreational Trips
	<b>5a</b>	1986 – 2009
	<b>5c</b>	2006 – 2009
	<b>5e</b>	50% of the average number of recreational trips for the years 1986-2009 (5a) and 50% of the average number of recreational trips for the years 2006-2009 (5c).