GULF OF MEXICO FISHERY MANAGEMENT COUNCIL

REEF FISH MANAGEMENT COMMITTEE

Hyatt Centric French Quarter New Orleans, Louisiana

JANUARY 28-29, 2020

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PAGE 19: Motion that the current red snapper IFQ program sunset on January 1, 2028, to be replaced with a new red snapper IFQ program that provides the council greater flexibility to address concerns related to in-perpetuity ownership of a public resource, bycatch of red snapper in other fisheries, and ensuring that current and future generations of commercial fishermen have an equal opportunity to access the fishery. The motion failed on page 24.

PAGE 25: Motion in Action 1 to add an Alternative 5. The motion carried on page 29.

PAGE 30: Motion in Action 1 to make Alternative 2 the preferred. The motion carried on page 37.

PAGE 39: Motion in Action 2 to add a new Option 2c to Alternative 2 and Option 3c to Alternative 3. The motion carried on page 40.

PAGE 48: Motion in Action 2 to make Alternative 2, Option 2c, the preferred. The motion carried on page 48.

PAGE 49: Motion in Action 2 to make Alternative 3, Option 3a the preferred. The motion carried on page 49.

PAGE 113: Motion in Action 2 to add an Alternative 4 to revise the OFL and ABC as recommended by the SSC and consistent with the allocation selected in Action 1. The total ACL equals the ABC. Apply the ACL/ACT control rule to revise the buffer between the ACL and ACT for the recreational sector. The commercial buffer is 5 percent, and the recreational buffer is 9 percent. The motion carried on page 114.

PAGE 116: Motion to direct staff to prepare a Framework Action to adjust lane snapper catch levels and present it at the April 2020 council meeting. The motion carried on page 116.

PAGE 119: Motion to delay consideration of Amendment 52 until the red snapper stock assessment is complete. The motion carried on page 122.

PAGE 126: Motion to direct staff to have an agenda item at an upcoming meeting that evaluates possible carryovers of uncaught commercial quota. The motion carried on page 127.

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The Reef Fish Management Committee of the Gulf of Mexico Fishery Management Council convened at the Hyatt Centric French Quarter, New Orleans, Louisiana, Tuesday morning, January 28, 2020, and was called to order by Chairman Martha Guyas.

**ADOPTION OF AGENDA**

**APPROVAL OF MINUTES**

**ACTION GUIDE AND NEXT STEPS**

**CHAIRMAN MARTHA GUYAS:** Our first order of business for Tab in the Reef Fish Committee is Adoption of our Agenda. Are there any changes or modifications to the agenda? Chris.

**MR. CHRIS SCHIEBLE:** I would like to add an item to new business, I guess at the end, to request to add a discussion of the carryover provision, the generic document.

**CHAIRMAN GUYAS:** All right. Anything else? Okay. Seeing no other additions, I would need a motion to approve the agenda as modified. It’s so moved by Mr. Dyskow, and it’s seconded by Kevin. Any opposition to this motion? The motion carries.

That takes us to the minutes. Are there any changes to the minutes? All right. I need a motion to adopt the minutes as written. Motion by Phil and seconded by Lance. Any opposition to the motion? The motion carries.

Next, we will -- Why don’t we do the action guide for the reef fish and CMP landings, and we’ll move right into that, and then, as we move through our other items, we will visit the action guide on those items. Okay, Sue.

**REVIEW OF REEF FISH AND CMP LANDINGS**

**MS. SUSAN GERHART:** Thank you. First, we have the commercial reef fish landings, and you can see that both gray triggerfish and greater amberjack closed this year. Gray triggerfish almost made it to the end of the year, but both of those were closed. Recall that, for greater amberjack, we do have, in the final rulemaking stage, a trip limit reduction for the commercial sector, and so that should extend the season for the next year.

Here is recreational landings, starting with greater amberjack, and we have first this year, which started -- The 2019/2020 season started on August 1, and, as you can see, we only landed 38 percent of the ACT and 32 percent of the ACL during the fall season, and amberjack is closed now until May, and so, unlike last year, we do expect that there will be a May season this
year. There is enough quota left over. The main difference in
landings from last year were in Florida and Alabama. They were
much lower this year than they were the previous year.

Then, if we look at the other landings for the other species,
you can see that we were under quota on gag and red grouper, but
we went over on gray triggerfish. There is no longer a payback
on gray triggerfish, because they are no longer considered
overfished, but, of course, if there was an overage last year,
that means the catch rates were up, and, when we calculate this
year, it will probably be a shorter season than it was last
year, and so be prepared for that.

The red snapper for-hire season is shown here. As you can see,
they were well below the ACL last year with the 9 percent buffer
that was in place and is now going to be continued on for this
year and following years.

Here’s the private angler landings from the states, with the end
dates for each of the states. Of course, they’re going to be
giving presentations tomorrow morning, with their final reports,
and we’re just receiving all the final reports right now, and so
we will have a compilation of those final reports on our website
when they are completed.

Then we have the stock landings for reef fish, and there is four
stocks that are shown here, and these are stocks that were near
or over their ACLs last year, and you can see that we stayed
under those ACLs for all of the species except lane snapper, and
lane snapper did close with a couple weeks left to the season,
but there is a stock assessment that we’ll be talking about I
think later today for lane snapper.

Here are the coastal migratory pelagic landings. Since you
don’t have a committee on that, we’re looking at them here.
Remember that each of the zones commercially opens on July 1,
with the exception of the Northern Zone, which opens on October
1, and the Western Zone, which is from the Alabama -- Sorry.
It’s the western part of the Gulf, and let’s just say that, and
that was closed in November, and then the gillnet is now open,
and it says will open on the 21st, and it did open. However, my
understanding is the fishermen haven’t gone out yet, because of
various other things, weather and things like that, and so that
fishing hasn’t started yet, and we don’t have any landings yet.

They did have an overage last year, which you can see on the
bottom table, which is last year’s landings. The gillnet was
over slightly their quota, and so they do have a payback on that
particular sector, and that is taken off of their quota for this year. The hook-and-line portion of the king mackerel fishery was under their ACL total, and so that’s a good thing.

Then, on the next page, you see recreational for king mackerel, and we have, again, just started in July for that, and so there are not a lot of landings, and then Spanish mackerel and cobia are both stock ACLs, and so no sector ACLs, but we do have the landings broken down, and you can see that those are both fairly low landings at this point in the year, and that completes my report. Thank you.

CHAIRMAN GUYAS: Any questions for Sue? Dr. Shipp.

DR. BOB SHIPP: Sue, just in general, do you have a reason for the drop-off in the amberjack landings for the last year to this year?

MS. GERHART: I’ve been trying to explore that, and I really can’t come up with anything, and I’m not sure if the state reps from Alabama and Florida know if they were perhaps open last year when the federal season was closed and that’s why it was higher last year, and I don’t think that’s true, but I really can’t come up with a reason why the landings really dropped off like that.

CHAIRMAN GUYAS: I can say, for Florida, our season was consistent. I mean, this year, we had some storm events in the fall, but, otherwise, I don’t know. Joe.

GENERAL JOE SPRAGGINS: Just a thing, and, I mean, I am just going to throw this out here for the fun of it, more than anything, but Mississippi was 99.1 percent on their snapper this year, and so, if any of you all have more than that, and you didn’t get your quota, if you want to give us a few, we would appreciate it.

CHAIRMAN GUYAS: Kevin.

MR. KEVIN ANSON: Just to follow back to greater amberjack, our seasons were consistent as well with the federal season, and so I have asked our APAIS Program Manager for some input, and she was out yesterday, and so I don’t know if there’s any changes or if there was something different about the sampling from one year to the next. I looked at the wave conditions, and they were about similar, 2018 to 2019, for that time period, and so I don’t know.
CHAIRMAN GUYAS: Anything else? All right. Thank you, Sue. In
that case, let’s go ahead and move on to our next agenda item,
which is Draft Amendments 36B and 36C, and I’m going to let Ava
give us an overview of what we’re going to talk about today.

DRAFT AMENDMENTS 36B AND 36C: MODIFICATIONS TO COMMERCIAL IFQ
PROGRAMS AND PRESENTATIONS

DR. AVA LASSETER: Thank you. We have a lot of documents
provided for you, and what we’re going to do is start with a
presentation on Amendment 36 broadly, and so we’re going to do a
history of how we have gotten to where we are now. The three
36A, B, and C draft documents, and A has gone final, are
provided in your briefing book, but we’re not going to go
through those particularly.

We have also brought you a presentation on the discards that you
had requested last year, and so we’ll wrap up with that, and
then there’s a couple of documents supporting the presentation,
and we’ll have somebody from the Science Center, Dr. McCarthy,
calling in to provide that presentation.

What staff is looking for is we encourage you to have a
discussion about what is in 36B and C and provide us guidance
with where you would like these documents to go, and we really
want to start talking about this purpose and need, come back to
the purpose and need as well.

With that, we will move into the Amendment 36 presentation,
located at Tab B, Number 5(a), and it is quite a lengthy
presentation, and so this is how I’m going to break it down.
We’re going to start with a brief history, which will be a
timeline and overview of what is contained in each of amendments
-- Beginning in what was in 36, and then it was split out into
36A, B, and then now we have the recent division of B and C.

Then we’re going to focus on the history of the commercial reef
fish permit action, which is the one action that is in Amendment
36B, and that was the original action from Amendment 36, and
then we’re going to talk about -- This is going to be, I hope,
useful for council members that have come on within the last
three or four years.

After the first red snapper five-year review was completed, the
council began considering modifications, and that started with
this list of potential modifications, and so we’re going to talk
about that and what happened with each of those items, where
they are in the current documents and those that you had
considered and have since removed, and so those you could also
bring back, of course, but, that way, you can see all of the
different things that have been considered throughout this
process. Then we’ll look at each of the individual amendments a
little more closely.

For 36A, final action was taken in April of 2017, and that is
now in place. 36B, we will come back to again, and that’s the
one requiring shareholders to have a commercial reef fish
permit, and then the remaining actions that were previously in
B, which are now in 36C, the quota bank and the other actions
there, distributing those shares from those non-activated
accounts. 36C is where we really want to start talking about
that purpose and need again.

With that, we’ll move on to the beginning section. This is a
brief history of Reef Fish Amendment 36. It actually began back
in August of 2011, and this had one action, and it considered
requiring shareholders to have a commercial reef fish permit.
This was shortly before the red snapper IFQ program opened to
public participation, and that refers to allowing any U.S.
citizen or permanent resident to open a shareholder account and
to purchase shares, and you do still need to have a commercial
reef fish permit to land allocation.

The council, before that opened, did consider closing that
requirement, and they did have a preferred alternative, but,
ultimately, they deferred further work on the amendment at that
time, until a five-year review of red snapper was completed.

That was completed in 2013, and, in April of 2014, the council
reinitiated work on Amendment 36, beginning with a list of
potential modifications, and, again, this list had that action
from 36 that would include the permit requirement.

The council continued work on that document, with those actions,
until January of 2016, and some actions were further along than
others, and the council divided Reef Fish Amendment 36 into A
and B and regarded the A actions as the low-hanging fruit and
continued work on those until April of 2017, at which time final
action was taken.

We then continued working on Amendment 36B until August of 2019,
just last year, when the council divided the amendment into B
and C, and so that’s kind of where we are now, in terms of the
timeline, and so what is actually in each of these amendments?
We’ll come back to each of them in more detail, but, just to
give you the big picture, 36A included three actions that
required all reef fish vessels to hail-in whether or not they
were carrying IFQ species.

It reclaimed shares from non-activated accounts, accounts that
had never been opened or used since the grouper-tilefish program
came into play, and NMFS is currently holding those shares in an
account, and it also authorized the Regional Administrator to
withhold allocation at the beginning of a year when a quota
reduction is expected to occur.

Amendment 36B currently has two actions that are related. It
has alternatives to require some or all shareholders to have a
commercial reef fish permit, and it establishes a process for
share divestment if existing shareholders are unable to meet the
new requirement, the permit requirement, by a particular
deadline.

The remaining actions from 36B are now in 36C, and these include
an action to distribute those shares that were reclaimed through
those non-activated accounts back from 36A, or there is an
alternative there that would use those shares to seed the
creation of a quota bank, and so the Action 2 has several sub-
actions that would pertain to development and establishment of
this quota bank, and, finally, Action 3 addresses the estimated
— Requiring accuracy in the estimated weights in advanced
landing notifications. That’s where everything is housed that
is currently or has been executed.

Now let’s go into this commercial permit requirement. Again,
this is your one action that is currently in 36B. A little
overview information about this requirement, this potential
requirement. For the first five years of each of the IFQ
programs, red snapper, which began in 2007, and grouper-tilefish
began in 2010, a commercial reef fish permit was required to get
more shares and allocation.

If a participant had a permit and sold his permit, got rid of
his permit, did not renew his permit, but had shares, they were
allowed to retain those shares, but they could not get any more
shares. As of the beginning of 2010 for the red snapper program
and the beginning of 2015 for the grouper-tilefish program, any
U.S. citizen or permanent resident was able to open an account
and deal in IFQ shares, and we termed this “public
participation”.

As noted, a commercial reef fish permit continues to be required
for actually landing the IFQ allocation, the quota, and so,
shortly before each of those five-year periods was up, and
before public participation began, the council asked NMFS to publish control dates notifying the public that modifications to public participation may occur in the future, but the council did not take action on stopping public participation. It did go open.

This is the action that began what is Amendment 36, and, again, that was back in August of 2011, and so the council has been discussing and considering this for some number of years. We provided you a figure here that shows the number of shareholder accounts over time -- I’m going to pause for just a moment.

CHAIRMAN GUYAS: Mr. Dyskow.

MR. PHIL DYSKOW: Thank you, Madam Chair. Ava, can you give us some background on why the public participation issue was brought forth and approved by the council at that time? What was the logic behind that?

DR. LASSETER: In designing the programs to allow them to go open or when the council decided to require the permit?

MR. DYSKOW: What was the logic behind offering public participation and allowing non-fishermen to acquire and hold and resell shares?

DR. LASSETER: I was not with the council at that time, and so I may ask Dr. Crabtree to speak up and help us out as well, but my understanding was that it was a negotiation between members of the council and commercial fishermen to allow non-fishermen to enter the program at some time in the future, but maybe Dr. Crabtree can speak to this.

DR. ROY CRABTREE: There was a lot of discussion, and some of the folks who supported this made the argument that they wanted the maximum amount of economic flexibility, and I seem to remember one individual arguing that, if someone from New Jersey or some other state wanted to come in and own this, that they should be able to do that and that fishermen should be able to get the best price for their shares or allocation that they could get.

DR. LASSETER: I can add that the commercial fishermen did oppose that. They did want it to be kept within the commercial sector, and it was commercial fishermen coming to public testimony before the five years was up and asking the council to not allow public participation, but, ultimately, it did go forward, and it opened up.
We have provided you a figure here to demonstrate the number of shareholder accounts. These are just the number of accounts holding red snapper shares, and so this is not looking at grouper-tilefish, although there is a great overlap in both programs, but this shows shareholder accounts with red snapper shares and not a permit, without a permit, and you can see the bars represent the number of accounts, and that blue line on the right axis represents the amount of shares, and the proportion of all shares totals to 100 percent, that are held in those accounts.

Then we have also marked on there when each of the programs began and when the public participation began, and you can see the five-year point after each of those, and this information is provided in the annual reports.

If we move to the next slide, we have the timeline for the commercial permit requirement, a little more detail to go along with the previous slide, in terms of what happened year-by-year, and so, again, as I’ve noted, in 2011 is when the council initiated Amendment 36 and had selected a preferred alternative that would require all shareholders to have a commercial reef fish permit, and so, essentially, it would not have allowed public participation in the program.

The council, again, did not move forward with the amendment, but they did establish a control date, letting the public know that future red snapper public participation was not assured, that the council might maybe reevaluate this, and, the next year, in 2012, work on Amendment 36 was postponed. Again, we were working on the five-year review, and they were lumped together, to be addressed together.

The five-year review was finished and approved by the council, and then the council began discussing some potential program changes, and we also had law enforcement meetings and AP meetings, and so a lot of different ideas were being put forward.

Also in that time, in 2014, the council began reviewing these changes and resumed work on this Amendment 36, and there was an additional motion at that time to restrict the public participation, but the council ultimately did not pursue that at that time, but it did establish a control date similar to the red snapper program, letting people know that, although grouper-tilefish public participation was going to begin, it was not guaranteed into the future.
We continued working on Amendment 36, and 2016 is when it was divided into 36A and 36B, and that was the beginning of 2016, and, the next year, we continued working on 36, and we finished 36A, and, in 2017, you reviewed the 36B options paper, and so that was the first time, in the middle of 2017, that you began working on those items in 36B and C now.

Then, over the next couple of years, many motions have been made to modify the permit requirement action, and then, finally, last year, the council divided 36B into 36B and C, with 36B retaining that one action, the commercial permit requirement action. That’s kind of how we got to where we are now with the Action of 36B, and let me pause there for just a moment and see if there’s any questions before we move into this list.

Seeing none, let’s move on. The next section of the presentation is going to talk about this list of potential program modifications. Back in April of 2014, staff compiled a list of things that the council was wanting to look at.

These were compiled from the red snapper IFQ program five-year review, and the council had created and populated an Ad Hoc Red Snapper IFQ Advisory Panel that had met and provided some recommendations. At that time, it was not the LETC, and it was the advisory panel, and they had some recommendations, and then, finally, council discussion, and some additional items came from that.

The list went through NOAA GC for legal review, to determine whether or not a referenda would be triggered, and, if we move to the next slide, the next two slides actually, it’s a lot of information on there, and I apologize, but I wanted to fit it in, and so I’m not going to read it all, but you have it there on your computers as well.

This shows, in the left column, all of the items from that original list. In the margin on the left, you can see where it’s housed now, and, if you scroll to the next slide real quick, you can see, in that left margin, all of these were the ones removed, and we can come back to that.

Then, in the far-right column, it tracks what happened with that action. The very top row, this is the action that is in 36B, and this was considered from the original 36, part of this modification, and it was the sole action, and then it moved to B, and, again, currently, it remains in 36B.
The next section there, these were the actions that were finalized through Amendment 36A. One of them was removed, ultimately, just before final action, and then, the bottom section, you can see those are the items that remain from that original list that are now housed in 36C.

If you go to the next slide, these are all of the things that the council had considered from that list, and you can see at what time it was removed through motions and whatnot, and there’s a process for each of those. I am not going to read through it, but are there any questions? That information is really for council members that maybe have not been here for the last ten years, and you can kind of see where everything has gone, and I’m happy to talk about any of them. We can definitely come back to it, but let’s move on to the next slide.

Now we’re going to get into what’s specifically in each of these amendments. Reef Fish Amendment 36A, again, final action was in April of 2017, and the three actions were to require all reef-fish-permitted vessels to hail-in and to land at an approved landing location, and this basically expanded the requirement that was already in place if you’re landing IFQ species, and so, even if you’re landing non-IFQ species, but that are reef fish, and now everybody must hail-in and must land at an approved landing location, and this was for law enforcement.

The next action reclaimed shares from both of the programs from accounts that had never been opened, had never been accessed, since the grouper-tilefish program had come onboard, and then, finally, there was an action to provide the Regional Administrator with the authority to withhold IFQ allocation in the event that we anticipate a quota reduction coming later in the year, and there’s also a time in there by which, if that reduction has not occurred, that the allocation would be released to shareholders. Also, in parentheses, you can see when each of those respective actions was actually implemented, went into place.

Then we move into Amendment 36B, and so we would like to begin with our purpose and need statement. I have provided the purpose here, because our purpose should drive our actions in our amendments, and, currently, the purpose statement states that the purpose of this action is to limit IFQ share ownership by shareholders without a valid or renewable commercial reef fish permit and promote share ownership by fishermen landing reef fish within the red snapper and grouper-tilefish IFQ programs.
This action considers placing limitations on shareholder accounts that are not associated with a valid or renewable commercial reef fish permit, and this is the defining part of the action. A shareholder account is considered to be associated with a permit if the exact same entities are listed on both the shareholder account and permit, and so this is the way that it would be monitored and enforced through the Regional Office.

If we go to the next slide, we can see our actions in the amendment, and there are, of course, a range of alternatives for us to analyze and provide you with, and so, for the permit requirement, there are alternatives that would require some or all shareholders to have a commercial reef fish permit, and so you have some alternatives that would essentially grandfather in existing shareholders, some or all of them, or you could go ahead and require -- There is an alternative for requiring everybody to have the commercial reef fish permit.

Then a second action that supports the first action that would establish the process for divestment of shares if people are unable to meet the new requirements at the time that this goes into place, and there are options for a grace period, and then there's also an alternative there for people whose accounts are no longer consistent with the requirement in the future, a divestment process for them as well.

B just has those two actions, and the rest of what was in B from the August 2019 meeting we have moved into 36C, and so we'll start here with the purpose and need. Right now, the purpose statement represents three separate motions that the council has made that we have put together into this purpose statement.

It states that the purpose of this action is to assist small participants and new entrants to the IFQ programs, to reduce discards, and to increase access to shares to actively-fishing eligible commercial fishermen, and I am not going to read the need statement right now. Let's move to the next slide, and we can see where this purpose statement came from.

In parentheses, the meeting at which each motion was made is provided, but these were motions made directing staff to construct the purpose for the document, and the first one went back to August of 2017, when the council passed a motion to identify quota set-asides to address and assist small participants and new entrants and to reduce discards, and so you can see the language in there that's part of the purpose and need. The purpose part, of course, is referring to who you were
trying to help and the idea that quota set-aside is the structure of the action, and so that’s not actually in the purpose statement, but it’s part of the action.

A subsequent motion from April of 2018 requested that a quota set-aside be created from non-activated accounts to run a NOAA quota bank at that time for addressing commercial discards, and the council shall create an industry steering committee to provide advice in the administration of the program. Again, that idea of the quota bank part doesn’t go into the purpose statement. That was the actions were being created.

Then, finally, in January of 2019, a year ago, you passed a motion specifying that the purpose of this amendment would be to increase access to shares to actively-fishing eligible commercial fishermen.

Over the last couple of years, we have brought you some lists and various ways to look at defining and operationalizing some of these groups, and so who would be a small participant? Who would be a new entrant? Who would qualify for reducing discards? These are some of the questions that you have been grappling with in working through this document.

These are the actions, again, in Amendment 36C. The first action would address distribution of the reclaimed shares from non-activated accounts, and you are provided various alternatives for how to distribute those, and we’ll look at those on the next slide in a moment. One of those alternatives, though, would seed a quota bank. Rather than distributing them, you would hold the shares and use them to seed this quota bank.

The next action, Action 2, would consist of multiple sub-actions that would go towards creating and establishing this quota bank, and then, finally, in this amendment, you have Action 3, which is the accuracy of estimated weights in advance landing notifications, and this is probably the action in this document that you have discussed and worked on the most. You have modified the alternatives at several meetings, and so this is the one action that I haven’t gone into further in this presentation, because I am not going into specific alternatives here. We do have the document, if we want to go in and work on specific alternatives, but, really, let’s focus on Action 1 and 2 for the rest of this here.

If we take a look at the next slide, Action 1 in Amendment 36C is the distribution of the reclaimed shares. You have two alternatives, what would be Alternative 2 and 3, a couple of
options as ways to distribute the shares to existing shareholders.

The way the action is set up, if you were to distribute the shares to existing shareholders, the inference is that you are not establishing the quota bank. Therefore, the next action would not be applicable.

If you select the final alternative in that action, that is basically connecting you to the next action and saying, yes, we’re going to use these shares to seed this quota bank and continue on with Action 2, which is going to establish a quota bank, and we have provided you a table here of the amount of shares that were reclaimed, that NMFS is holding in an account, based on last year’s quota, and I don’t believe there has been any change to this year.

You also do have one of the alternatives in there that would distribute them to accounts with shares that have less than 500 pounds, and so, there on the far-right column, you can see the number of accounts that would qualify at the time we did this analysis for that particular alternative.

We do need to keep in mind that, for distributing these shares out, a share can only be divided so many decimal points, six decimal points, and so some amount of shares may not -- It may not be possible to distribute to the large number of accounts.

Let’s take a look at Action 2 on the next slide, and I have mentioned that there is several sub-actions here, and this is definitely the least-developed part of the document. I think the first one we have actual alternatives, but a lot of this is looking for guidance on how you want staff to frame and delineate some of these alternatives.

In establishing a quota bank, some of the questions you would need to answer that would be established through actions, as sub-actions, would be assigning allocation to the quota bank. How much quota would you want to put in there from the red snapper program only, or is this also for the grouper-tilefish program?

One or more sub-actions would be needed for defining the eligible recipients for the allocation of the quota bank, and so you have different parts to go from that purpose and need statement to talk about assisting small participants, new entrants, and reducing discards.
If you want to maintain those three groups, we would need to define each one of those, and you also want to think about how much quota would be available for how many people could be constituted in each one of these groups, and then we have a sub-action for determining the amount of allocation for each group of recipients, small participants, new entrants, reducing discards, if you’re going to maintain those, and each individual recipient within each of those groups. That would need to be decided.

Then, finally, a sub-action for determining the method of distributing the allocation in the quota bank. How will this be distributed, equally, or you could have an option for a lottery in there, and we’ve discussed options, and we would need an action for that as well.

One final slide here, and then I will stop talking, but quota banks. You have been talking about quota banks, and several of your motions have pertained to this, for some time, and you have had some presentations at the council meetings, and you can access these presentations from our council website, or we’re happy to provide them for you.

In August of 2016, I did a presentation on national and international examples of quota banks, and, also, we had Eric Brazer of the Gulf of Mexico Shareholders Alliance that came and talked to you about the Shareholders Alliance industry quota bank, and then, in June of last year, Mr. Brazer came back again and gave a presentation, and, at the next meeting, we had Mr. Paul Parker of Catch Together who came and talked about his work in quota banks, and he is helping with quota banks around the country, and so you kind of got a national perspective there as well. I am going to pause there and turn it over for discussion.

CHAIRMAN GUYAS: Thank you, Ava, for giving that extensive history and all of that. It was good. I mean, we haven’t revisited that in a long time, and many of us were not around the table when all this stuff happened. Are there questions for Ava or discussion on anything in this presentation? Dr. Shipp.

DR. SHIPP: Thank you, Madam Chairman. We have -- As you can see, we’ve been wrestling with this issue for ten years, and I want to make a motion as a backdrop to the future discussion, and I gave the motion to Bernie. I don’t know if this motion is going to go anywhere or not, but I think the essence of it is worthy of discussion, and it might give us the motivation to move down the road.
The motion is that the current red snapper IFQ program sunset on January 1, 2028, to be replaced with a new red snapper IFQ program that provides the council greater flexibility to address concerns related to in-perpetuity ownership of a public resource, bycatch of red snapper in other fisheries, and ensuring that current and future generations of commercial fishermen have an equal opportunity to access the fishery. If I get a second, I think it’s worthy of discussion.

CHAIRMAN GUYAS: All right. It’s seconded by Dr. Stunz.

DR. SHIPP: I don’t need to say any more at this point, other than this may give us a timeframe that will prevent us from going another ten years and ending up at the same place that we are now. I want to commend Ava, and I think she really hit the nail on the head with the various issues that we have to address, and this motion does not preclude acting on any of those, but it does put a timeframe on it, and hopefully we’ll eventually reach a solution to this problem.

CHAIRMAN GUYAS: All right. Is there discussion on the motion? Good morning, everyone. J.D.

MR. J.D. DUGAS: Just a question. Why 2028?

DR. SHIPP: We have tossed around, and I have talked to various council members, and we wanted to make sure there was enough time for people to adjust their investment plans. If they see it coming in two years or three years, I think it would disrupt the market for shares and quota.

It’s not the intent to do that. The intent is to develop a program that will smoothly transition and address the purpose and need, and it’s an arbitrary number, eight years, but, in context of what we’ve been doing for the last ten years, I don’t think it’s out of bounds, but we did want enough time for people to adjust.

CHAIRMAN GUYAS: Dr. Crabtree.

DR. CRABTREE: Well, one, you can’t sunset the program just through a motion, and so you have to do a plan amendment, and then you would have to have an action in there to establish a sunset date, and then you would have to look at a reasonable range of different sunset dates.

Then, because you’re talking about creating a new red snapper --
I assume you would want the old program to sunset at the same
time the new program goes in place, and, if you’re going to say
it’s a new IFQ program, it will be subject to all the referendum
requirements of the statute, and it’s not clear to me what any
of this means, and I don’t know what flexibility you think you
need that you don’t have now.

We have talked a lot about bycatch, but it’s not clear to me how
any of this is going to reduce bycatch, and I can’t support the
motion. I think our trouble with this amendment is nobody can
clearly articulate what it is we’re trying to do and why, but
you’ve got the amendment in front of you, and I think that ought
to be your focus, but, in order to do this, you would have to
add this as an action to the amendment, I think.

DR. SHIPP: I am aware of that, Roy, but I just put this out so
we can start the discussion.

CHAIRMAN GUYAS: Troy.

MR. TROY WILLIAMSON: To agree with Roy in a fashion, my
concern, of course, would be having to sunset this program and
do another referendum. I am in favor of changes in the program,
and I think everybody is, and that’s the reason we’ve got these
amendments pending, and I think that the 36 amendments to the
program -- We just need to focus on them, and we need to go
ahead and do some -- Although it’s been since 2011, and let’s go
ahead and vote.

I don’t think there is anything that is difficult to understand
about the flexibility here. Our charge is to manage these
programs. If, at some point in time, you discover that the
program is not working as you want it to, then you tweak it.
It’s a business, and so I agree with the thought behind this,
but I would prefer that we address the current program through
amendments, so that we don’t have to go through the referendum
process.

CHAIRMAN GUYAS: Anybody else? Kevin.

MR. ANSON: I kind of agree with Troy’s comments, although I do
appreciate Dr. Shipp’s intent, as he described, to try to spur
some additional conversation and try to get us over the finish
line, so to speak, if people want to get to a finish line, and
the insertion of a date certain, and it really goes a long way
to do that, but I would be a little hesitant, because there are
lots of good things, I think, in the IFQ program that having
something like this, if it could even go that way, where you
would kind of be forced to implement a new program and maybe not have one in place type of thing, would be a step backwards.

I think there are some serious issues, or big issues, that are remaining to be addressed, as it relates to ownership of a public resource and how those are distributed and such, and so I think those are some of the big issues that we still need to try to wrestle with and come to some conclusion on, but I am in support of additional conversation, and I’m in support of trying to tweak the program, but I’m not going to be in support of this motion.

CHAIRMAN GUYAS: Dr. Shipp.

DR. SHIPP: I just want to point out that this motion does not preclude doing any of the things that have been mentioned by the previous council members. We could still proceed. The intent of this is to put an end to the timeframe that we’re operating on, and, by suggesting a sunset, it does that, but we could move on with the discussion of 36C and all the issues that Ava has brought up.

CHAIRMAN GUYAS: Phil.

MR. DYSKOW: Thank you for your motion, Dr. Shipp, and I totally understand what the purpose is. My question is do we have the will on this council to address the relatively small number of modifications to the existing program that would make this motion unnecessary?

We have talked about it, and we have deferred it, and we’ve argued about it, and I’ve been on the wrong side of most of those arguments myself, but I wonder why we can’t simply work together as a council to address these few issues and then move forward onto something else, and so, if we get to the point that this is the only alternative, it sort of signals to me that we haven’t been willing to work together to address these things. I would prefer that we work together under 36B and 36C, as Ava has eloquently laid them out for us, so we don’t have to do something this drastic.

I don’t know how the rest of you feel about that. Are we saying that this is the only way we can get it done, or are we saying there is a will and a willingness on the council to address these issues in a constructive manner and move forward? I would like to get some feedback on how you all feel about that.

CHAIRMAN GUYAS: Dr. Stunz.
DR. GREG STUNZ: Thanks for recognizing me, but Dale has had his hand up for a while, and I’m happy to go after him.

CHAIRMAN GUYAS: I’m sorry, Dale.

MR. DALE DIAZ: That’s okay. I want to commend Dr. Shipp. I’m not going to support his motion, but I do understand why he’s making it. He’s trying to light a fire underneath the council to do something, to move forward or to make a decision on how we’re going to handle this.

I don’t like that particular method, and I’ve very sensitive to the fact that a lot of people have had to borrow money to buy shares, and I think there’s a lot of people that are in debt buying shares, and I think this motion would put them in a bad spot.

I do hope that we move forward and improve this program, and I kind of agree with some of the stuff Kevin said. There is some good stuff in the program, but there’s definitely some things that need to be changed, and I agree with what Roy said. I don’t know that we have got our act together, as far as exactly where we want to go with this.

The thing that bothers me the most about the program is -- I understand economics, and I understand supply and demand, but the high cost of lease fees to fishermen that are having to lease these fish -- I think the folks at the bottom, that have the boats, that have to have the labor and buy the ice and the bait and the insurance and the dock fees and all those things, those guys are having to pay extremely high lease fees, and I’m not sure it’s letting them enjoy the fact that this resource has done so well, and that bothers me. I do think one or two of the things we’re talking about might help that, but I do hope that we move forward, and I’m not going to support your motion, Dr. Shipp. Thank you.

DR. STUNZ: Thank you, Madam Chair. Largely, Dale made the point that I wanted to make, and, Bob, I support the intent of your motion and the whole fact of we’ve got to do something here, and there’s a lot of good things that we want to keep with this program, but there’s also a lot of bad things that we want to fix as well, and, if we just keep going down the path that we are, obviously we’re not going to get anywhere.

I think Bob’s motion really does light that fire, so to speak, but, even though there’s issues with referendums and that kind
of thing, the point is we’ve got to start talking about it, and so I think I would prefer Mr. Dyskow’s path of we’ve got this in front of us, but let’s start talking about it, and let’s make some real progress, and let’s put forward the quota banks and these in-perpetuity issues that we’ve all got issues with that and that kind of thing and begin that discussion with the frameworks that we have. If we stall again, then maybe a motion like this becomes relevant again, so we can move this process along.

CHAIRMAN GUYAS: Susan.

MS. SUSAN BOGGS: Thank you, Madam Chair, and I appreciate all the comments, and, Phil, I agree with what you’re saying, and, Dale, the lighting of the fire. Phil, I think part of the issue is, and I’ve seen this in being on the other side of the table, is the turnover on this council.

I mean, you have new members coming on and coming off with differences of opinion, and so, if we’re going to do something, we’ve got to do something by June, before we face that again, but I appreciate your comments, and I think it is important, but I think that’s part of our issue too, is we have differences coming on and off of the council, and opinions change, and it kind of presents a stall to it.

CHAIRMAN GUYAS: Ed.

MR. ED SWINDELL: My biggest issue with this whole motion right now -- Yes, there is work that we still need to do with the IFQ program, but to have in there a sunset provision, which tells the poor commercial fisherman that is borrowing money, as Dale pointed out -- If we don’t have anything happening before the January 1 of 2028 that is good enough to replace it, the sunset -- We say, okay, people, you no longer have shares, and the program is over, and what is the bank going to tell him? I mean, he doesn’t have any way to really convince anybody that he can go fishing and earn money.

I don’t like the whole idea of the sunset on it. I think we need to keep working on it, and we need to do something, perhaps, better, and I didn’t like the IFQ program when it was started, at the beginning of the council sessions, but now we have it, and we have to work with it, and so that’s my comment, and I’m going to vote against the motion. Thank you.

CHAIRMAN GUYAS: Any other comments? Are we ready to vote? Okay. Let’s do this by a show of hands. All those in favor of
the motion, please raise your hand; all opposed. The motion fails one to thirteen.

Okay, and so the fire has been lit. We have all morning to talk about this and the discard presentation, and so we can proceed however you all would like. Kevin.

MR. ANSON: Can we just proceed into 36B and start discussions there? I mean, it sounds like there’s a desire to at least talk about things, and maybe we can get some movement on some of these issues.

CHAIRMAN GUYAS: Yes, we can do that, and so you’re thinking like walk through the actual document at this point? Okay. I think we can do that.

DR. LASSETER: Perfect. Amendment 36B, the document is located at Tab B, Number 5(c). Action 1 begins on page 9. You have four alternatives, with Alternative 1 always being your no action alternative, which would not establish new requirements to obtain or maintain IFQ shares.

Alternatives 3 and 4 would grandfather some people in. Alternative 2 would require all shareholders, and so it states, in order to obtain, which means transfer into, a shareholder account, or to keep shares that one already has, to maintain shares, all shareholder accounts must be associated with a valid or renewable commercial reef fish permit, and then this next sentence is the same, providing for these three alternatives. A shareholder account is considered to be associated with a permit if the permit has the exact same entities listed on both the shareholder account and the permit, and, again, this is how SERO would monitor and enforce the requirement.

The next alternatives allow some people to maintain shares or to continue to participate in the program without a permit. Alternative 3 states, in order to obtain or maintain the shares, all shareholder accounts that are established as of January 1, 2015 must be associated with a valid or renewable commercial reef fish permit.

Now, that date is when the grouper-tilefish IFQ program opened to the public. You did previously have an alternative that also provided a date of when the red snapper program went into place, and you did remove that alternative and now just considered this one with that 2015 date. This would essentially grandfather everybody in that were established prior to that time.
Then, finally, Alternative 4 is, in order to obtain or maintain shares, shareholder accounts established following the implementation of this amendment must be associated with a valid commercial reef fish permit, and so the idea there is to grandfather everybody in until you have completed work on this document.

I will note that, as you discussed this action, you have really talked about shares and shareholders and not allocation, and so that’s something we probably want to come back to. Would you want to allow people to continue to transfer allocation, or would it pertain to shares only? I will turn it over there for discussion on these alternatives.

CHAIRMAN GUYAS: Dale.

MR. DIAZ: I have a question for Ava. If Alternative 4, if we went forward with that, are there circumstances that would require people to divest shares under Alternative 4?

DR. LASSETER: If you’re grandfathering in, everybody existing up until the time that it’s implemented, they would not be required to divest, right, but, in the future, there could be people that say open an account and don’t -- Somewhere in the future, you may have people that no longer can comply with the requirement.

In the next action, there is an alternative that does pertain to future divestment, but the idea in Alternative 4 is everybody would be grandfathered in, even after you’ve taken final action, because it would be implementation of this amendment as it is currently, and so nobody would be required to divest, no.

CHAIRMAN GUYAS: Chris.

MR. SCHIEBLE: I would like to make a motion for an Alternative 5, and I sent it to staff here a couple of seconds ago. Back on October 2, the Reef Fish AP had a preferred control date from the date of their meeting to have a requirement for permits at that time, and so, if they pull it up here, maybe it will make sense. All you’re doing is removing the line in Alternative 4 and replacing it with the Reef Fish AP control date of October 2.

CHAIRMAN GUYAS: Chris, do you mind reading that for us?

MR. SCHIEBLE: Sure. Alternative 5 would be to obtain (transfer into a shareholder account) or maintain shares (hold existing
shares in a shareholder account), shareholder accounts established after October 2, 2019, which is the Reef Fish AP’s meeting date, must be associated with a valid or renewable commercial reef fish permit. A shareholder account is considered to be associated with a permit if the permit has the exact same entities listed on both the shareholder account and permit.

Essentially, it’s written exactly the same as Alternative 4. All I did was change the data to the Reef Fish AP preferred recommended date of the date of their meeting, which was October 2, 2019. I don’t know if it’s my lack of patience with this or what, but I think we need to either get moving on this or stop. That’s one of the things that can happen here, and so I’m hoping this will be a more acceptable timeline and not create winners and losers.

CHAIRMAN GUYAS: All right. I need a second. John Sanchez.
All right. Is there discussion on this motion? Phil.

MR. DYSKOW: Ava, help me with the definition. All of these alternatives have a line that says the shareholder account is considered to be associated with a permit if the permit has the exact same entities listed on both the shareholder account and the permit. What happens if this entity dies? Then the permit can no longer have exactly the same entities listed on it. If Joe Smith dies, does that allocation retire and return to the quota bank or whatever? What happens to that quota?

DR. LASSETER: In the event of death, I actually do not know. It is considered a permit, due to transfer, and I’m going to have to ask the SERO staff.

CHAIRMAN GUYAS: Mara, do you want to jump in?

MS. MARA LEVY: Well, I can’t say for sure what happens. I mean, generally, when say you have two people on a permit, and someone passes away, then the remaining person does a transfer to them, and, I mean, you generally need someone who is acting on behalf of the estate of the deceased person to agree to it, and it sort of depends on the circumstances.

A lot of people are married, and so they will just transfer the permit into the surviving spouse’s name, and then I assume what you would do is you would change the names on the account of the IFQ to match the permit, but I don’t know exactly what is meant by that language, in terms of someone dying. I assume that’s what we mean, but I don’t know that we’ve ever fleshed that out,
and it would be worth talking about if you go down this path.

**CHAIRMAN GUYAS:** I’ve got Roy, and then I see you, Susan.

**DR. CRABTREE:** I guess my concern would be what is significant about October the 2nd, 2019? Why is that not a pretty arbitrary date? I was at the Reef Fish AP meeting, and, yes, there was a meeting that day, but why does that make that the day that the rules should change?

**CHAIRMAN GUYAS:** Chris, to that point?

**MR. SCHIEBLE:** The motion from the Reef Fish AP -- Let me see if I can pull it up here and see exactly how they said it. It was to recommend that the council establish a control date from today forward, that anyone who buys shares is required to obtain a reef fish permit, and today happened to be October 2, 2019, I guess is what that means.

**CHAIRMAN GUYAS:** Susan.

**MS. BOGGS:** Thank you, Madam Chair. To Phil’s question, and I am relating this to the charter/for-hire industry, the permit is tied to the vessel, and, if someone in the family passes -- I mean, unfortunately, we’ve had some captains at our marina that have passed away, and the family sold the vessel and the permit, and it was just like a regular transfer, and I don’t know why it wouldn’t be the same here.

I mean, I understand what you’re saying, if they don’t do anything with it, but I can’t imagine that somehow that wouldn’t be transferred, in some form or fashion, to either another family member or another someone trying to enter into the fishery.

**CHAIRMAN GUYAS:** Tom.

**DR. TOM FRAZER:** I am not sure who to address the question to, but I’m just curious if anybody knows what percentage of permit holders are multiple entities on the permit. What percentage of the permits that have been issued have multiple entities associated with them? If you could go ahead and find that out and get back to me.

**CHAIRMAN GUYAS:** All right. Any other discussion on this motion? Phil.

**MR. DYSKOW:** Thank you, Madam Chair. I don’t want to beat the
subject to death. However, that is an issue that needs to be carefully defined, whatever it means, because there are people that have a concern with the quota being awarded into perpetuity, and this would, in theory, put a finite date on it, in some cases, but we just need to be careful to define what that sentence means, so we all know, so that, when we vote on this, we know what we’re voting for.

DR. LASSETER: I guess I just want to make sure that I understand. My guess is, if somebody did pass away, whoever their heirs are, they would have access, probably, to their account and vessel, and so it seems like whatever is done would be done the same for both of them, and so I’m not sure if this gets at --

MR. DYKOW: I am not trying to read it one way or the other. I’m just trying to understand what it means. As I understand the way it’s written, this shareholder account can be passed on to a partner, an heir, an assign, a wife, whatever, and it would go on, in theory, in perpetuity, but I just need to understand that, and I don’t have a strong opinion one way or the other, but I want to understand what it’s telling us.

CHAIRMAN GUYAS: I have got Mara and then Roy.

MS. LEVY: Thank you. I don’t really have an opinion about adding an alternative, but I will sort of just echo what Roy said, that, when you’re thinking about what date to pick, this one doesn’t seem to have any real basis for having a date, other than it was at a meeting, and the request to establish a control date is a little bit different than having that be the date that the cutoff actually occurs, meaning, when you publish a control date, you are generally publishing a Federal Register notice, and we’ve kind of already done in that past. I mean, we could always update it, but this isn’t exactly establishing a control date.

CHAIRMAN GUYAS: Roy.

DR. CRABTREE: I think, because the permits are fully transferable, and shares are transferable, if someone whose name is associated with the account passed on, or got out of it, the permit and the shares would be transferred, either to someone new or the remaining entities, and so I think that’s how this would work, unless you start putting restrictions on transfers.

CHAIRMAN GUYAS: John.
MR. JOHN SANCHEZ: As the seconder, obviously, I will speak in support of this. This was arrived at by the AP, and we’ve been discussing about moving forward on this issue, which we’ve been kicking the can for a while, and this may or may not arguably be arbitrary, but it did come from the AP, and it certainly does start to move this process forward, and so I’m going to speak in support of this.

As far as people passing on and these issues, I’m pretty sure it’s like anything else in life, that there’s a value there, and somebody passes on and the heirs will make a decision, a business decision, of, well, I’m not a fisherman, and I’m going to sell these, and then your target audience is the remaining universe of fishermen that will probably purchase these.

CHAIRMAN GUYAS: Kevin.

MR. ANSON: I’m kind of on the fence on this. To what John just said, as far as kicking the can down the road, if adding this will move some votes as to kicking the can or not kicking the can down the road any further, I’m certainly in support of that. That date does seem a little suspect, I guess, just on its merits of having come from the Reef Fish AP on October 2, 2019, because that’s when the Reef Fish AP met, but, in the attempt to try to move things down the road, if that’s what convinces a couple of people to try to move the can, or not the kick the can, I’m in support of it.

I guess, to Phil’s point, as to what does this do, yes, it does have implications relative to who gets what, as far as the long-term ownership, and so, as we pick up that topic, this comes into play, to some degree, as to how many people will be able to keep what was their financial gain or loss, depending upon what we do as far as cutting the tie to the permit requirement, and so I will be in support of this motion, but just consider that.

The date that’s in this alternative or the date that’s in the Alternative 3, I believe, with 2015, all those things come into play, as far as those decisions that you make relative to divestment of shares, if that’s in fact where we go, and so that’s all I have to say. Thank you.

CHAIRMAN GUYAS: Seeing no more hands, I think it’s time to vote on this. All of those in favor of the motion, please raise your hand; all those opposed. The motion passes thirteen to two. Leann.

MS. LEANN BOSARGE: Ava, I was just wondering. The next time
that we see this document -- I am looking at page 8 of 36B, and
the data goes through 2016. Do you think we could maybe -- I
know we’ve been working on it for a while, but could we update
that, and the thing I was looking at and trying to figure out
is, on page 8 -- So, essentially, the number of shareholder
accounts is just under a thousand, looking at that graph on the
left, in 2016, and I know that, right now, in 2020, I can look
at the NMFS website and see that we have 762 Gulf of Mexico reef
fish permits, and so I know that there will have to be some
consolidation of those accounts if we go down this road, which
I’m not saying is a bad thing, but I just wondered what that
picture looks like today.

DR. LASSETER: We will definitely get that done, and we did
provide the same information in the presentation, and so, if you
want to see the more recent years, we can look at the figure
there, but I’m going to make it look more like what’s in the
document, and we’ll get it updated for the next version,
absolutely.

CHAIRMAN GUYAS: All right. Anything else on Action 1? Troy.

MR. WILLIAMSON: Back to Dale’s point about folks who have
invested and bought into this fishery, and there are, without a
doubt, a lot of good-faith participants in this fishery, people
who bought in and people who are fishermen, who actively go out
and fish, but there are also a number of whatever you want to
call them, brokers or whatever, that are also participating in
this fishery, and it’s become, unfortunately, a leasing
business, and, to me, the fallacy of Alternative 3, 4, and 5, is
that you grandfather these folks in.

You are not getting rid of what you’re trying to accomplish here
by getting rid of the leasing of these shares by these brokers,
if you will, and so, to me, the only alternative is Number 2,
and trust me that these people that have these shares have got
lawyers lined up, and they are going to find a way to associate
their shares with a reef fish permit, and so just giving them
another extension just exacerbates the problem, in my view. I
would make a motion that Alternative 2 be the preferred
alternative here.

CHAIRMAN GUYAS: We’ve got that motion on the board now, in
Action 1, that Alternative 2 be the preferred. Is there a second
to this motion? Kevin.

MR. ANSON: I will second for discussion.
CHAIRMAN GUYAS: Okay. Any discussion on this motion? Roy.

DR. CRABTREE: Well, what I seem to get from Troy is that somehow your view is that leasing is the problem, and it’s not clear to me why that would be the case. If you do this, then all of the shareholders who are leasing now will buy a permit and a vessel, and they will pay someone to fish on it, and things will go on.

It does seem to me that what this likely does is reduce the amount of leasing that occurs, which means that it will be more expensive to lease, and so a lot of these smaller players, who don’t have the capital to buy shares, will be driven out of the fishery, because it will be more costly to lease, and there won’t be as much available to lease, which seems to me to be contrary to some of the concerns that I have heard brought up around the table.

It’s just not clear to me, and this is my problem with all of this is the get-go, what is the real problem, and why is it a problem, and then how is this going to fix anything, because I really -- If someone is heavily invested in this fishery, I can’t imagine that many people are going to divest. Most of them are just going to buy a boat, and they’re going to pay someone to fish on the boat, and so we just come in, and we’re causing them to jump through some bureaucratic hoops, because of a perceived issue, and it makes the fishery less efficient and less economically productive, and I don’t think it fixes anything.

CHAIRMAN GUYAS: Mara.

MS. LEVY: I am not going to say that you can’t pick a preferred, but I will just note that this document is pretty incomplete. There is no Chapter 3, the affected environment, and there is no Chapter 4, the effects analysis, and so I know you’ve had a lot of discussion about these, but it might be a little bit premature to pick a preferred at this point. It seems like, if you could nail down exactly what you want here, and staff could actually complete the different sections of the document, then maybe you would have a little bit more information.

CHAIRMAN GUYAS: Troy.

MR. WILLIAMSON: I think Roy had an interesting comment, and I guess my question to you is are you advocating that we do away with the reef fish permit and retain, of course, the VMS and all
the things that go with it? In other words, make them available to all the fishermen out there?

DR. CRABTREE: No, I’m not advocating that at all, and I don’t know how you could have the VMS requirement without the permit. I am just trying to understand what it is you’re trying to do and why. I hear people talk about the in-perpetuity problem. Well, this doesn’t change that. Is that what the problem is? If this is you want to turn this fishery back into a mom-and-pop fishery, where you have loads of vessels, and they’re all small things, I don’t think this is going to get you that at all.

If you want to have more people in the fishery and reduce the size of the entities in it, it seems to me that you would be talking about the share caps. That’s what controls how many entities can own the fishery, and it just seems to me that we’re just not clear about what it is that we’re trying to do and why is it a problem.

If you look at this fishery, it works really well, and they catch all of the fish, and they get it to the dock efficiently, and they never go over their quota. It does most of the things we want. Yes, we hear from people who complain about the cost of leasing, but, you know, this is a business, and there is money to be made in it, and so there’s capital costs to get into the business, but I don’t really think this changes any of that, and so I just -- I think that’s our trouble.

CHAIRMAN GUYAS: Joe.

GENERAL SPRAGGINS: Obviously, Mississippi doesn’t have a big entity with this, but I was listening to it, and I was, obviously, thinking about what happens in the nature of business. If I go and tell this person that is selling these leases that you’ve got to pay another $25,000 or whatever to get you a reef permit, and you’ve got to do it, I’m just going to add that to that person who is buying the lease, and I’m just going to make that person have to pay more for it in the long run, because I’m not going to absorb it. If I’m the one who owns it, I’m going to be the one -- It’s just like anything else in life.

If you tax me, I’m just going to add it to the end of the profit, and I’m going to make it be paid for somehow, someway, and so, if we’re trying to help that person that is doing the lease, that is going out and buying the lease to go and do the fishery, then we’re just costing that person more money, is the way I look at it, but that’s just a point.
CHAIRMAN GUYAS: Tom.

DR. FRAZER: I just want to follow up on a comment that both Roy and Mara made. The document is not mature at this point, but, ultimately, there will be a section on the effects, and I’m wondering if we have the economic tools, analytical tools, to indicate what the consequences would be on lease prices, for example, and I don’t know if we have the tools to do that or not.

DR. LASSETER: I will email an economist and get back with you.

DR. FRAZER: I appreciate that.

CHAIRMAN GUYAS: John.

MR. SANCHEZ: While we’re looking at that, you might as well look at what this is going to do to the cost of the permits, because I will tell you right now that they’re going to go up.

CHAIRMAN GUYAS: Kevin.

MR. ANSON: There is going to be some impacts with whatever decision the council makes, and this is certainly one of those, a biggie, and this is a problem that the council has heard from many fishermen who aren’t fortunate enough to have shares directly that are theirs, and so they have to lease them.

In the business world, sure, it’s a cost for someone to acquire a reef fish permit, and they will add that cost into the cost of doing business. On the flip side of that, the fisherman is going to have to make a decision.

Well, I’m only making seventy-five cents a pound now, and so, if I make fifty cents a pound, I can go catch another fish that’s fifty cents a pound, if it gets to fifty cents a pound, and so that’s a decision that they’re going to have to make, and then we get into issues of is there going to be any net biological loss, because that fisherman who would have brought those fish in now is just going to discard them, and so there are going to be some consequences, unintended, potentially, if we go down this route.

Part of that is -- The mantra is, well, it’s part of the market and let the market decide, and we’ll let the market decide, and we let the market roll right now with an IFQ program, and so we’re trying to address those things that we see are not
correct, and so this is part of the reason why we’ve gotten to this point, is that these are some tough decisions, these are economic decisions, they are financial decisions, and I have heard comments offline that this isn’t about fish, and, no, it’s not necessarily about fish, but every decision we make about managing fish ultimately has impacts on somebody’s finances, and so these are things that we’re just going to have to fight through, and we can do some analysis and try to have some ideas as to what impact that might have, but that’s really what it is.

What it comes down to, to me, is that a fisherman today has to pay $4.50 or $5.00 a pound in order to bring in a fish, and, before the IFQ program, they didn’t. Now, they had to fight, and they got less money at the dock, and so I would be curious to know how much money they’re clearing now versus how much money they were clearing before, when they had an open fishery, and I suspect that, in today’s climate, they’re probably making less money today than they were back then.

CHAIRMAN GUYAS: Roy.

DR. CRABTREE: Well, I think you said an open fishery, and this wasn’t an open fishery before IFQ. You had to have a red snapper license, and there were a very limited number, I think a little over a hundred, and they had a trip limit, and they had all kinds of other constraints on them, and so we’re not talking about an open fishery.

I agree with you that there are unintended consequences of this, but what I’m struggling with is I see no benefit from this. I see we’re just inflicting costs on the industry, with no real benefit or anything good coming out of this, and that’s what I don’t follow with it. It’s just why do this?

CHAIRMAN GUYAS: Leann. Go ahead, Kevin.

MR. ANSON: To that point, just because we have fishermen that are out there actually putting the sweat and time and labor into bringing those fish in, and they’re not realizing full potential, and that’s why.

DR. CRABTREE: I fail to see how requiring the existing shareholders to get a permit changes that. That will be the case afterwards. I mean, that’s my thing. I don’t think -- If your problem is that leasing costs too much, this will make leasing likely cost more, and so it doesn’t fix the problem that you are trying to fix, and, if we do something that has costs and no clear benefit, or the benefit doesn’t really align with
the facts, then it’s arbitrary and capricious, and we’re not
going to be able to get it done, and so I just --

CHAIRMAN GUYAS: One more time.

MR. ANSON: Thank you. It’s kind of to that point. I guess
what I’m hearing you say, Roy, is that, if we don’t require them
to have the permit, and they continue to have the ability to
share and transfer and lease, in order to try to affect or
change that, is then put a divestment of shares in. For those
that want to, they would have to then go and get the permit,
but, if we don’t require it, but then, for those that aren’t
landing those fish -- So we’ve had this in prior iterations of
the documents.

If they aren’t catching those fish and selling those fish
underneath that permit, and they’re being leased another permit,
that you could have a divestment over time of those shares out
of that person, or those persons, that are leasing those fish,
and is that correct?

CHAIRMAN GUYAS: Go ahead, Roy.

DR. CRABTREE: I am having a hard time following your argument.
I mean, so we have people who own shares, and they lease them,
and this won’t force them to divest themselves. I believe they
will lease a vessel with a permit on it and continue to operate,
and so I’m not sure what you’re asking, I guess.

MR. ANSON: That’s essentially what my point, I guess, is. If
we had an action item in either of the documents that addressed
that, for those that are currently leasing those and not
currently fishing them, and it’s to have a requirement in there
that they divest from those over a certain time period.

DR. CRABTREE: Sort of like a cyclical redistribution, like we
looked at with charter boats?

MR. ANSON: Yes.

DR. CRABTREE: It might, but it’s just that I don’t think we
have anything like that anywhere, and we haven’t really looked
at it, and so maybe that’s a way to do something, and I don’t
know.

CHAIRMAN GUYAS: All right. Leann. Thank you for your
patience.
MS. BOSARGE: No problem. I had always kind of leaned a little more towards Alternative 3, which will grandfather some, and that’s when both programs became open to public participation, and, essentially, my rationale for that mainly for those original fishermen that were original shareholders in the program that had a permit, and then we dropped the requirement to have a permit, and maybe some of them got rid of their permits, so that they didn’t have to go back and buy a permit again, and I just feel like we kind of flipped and flopped on those people a couple of times.

I will make a substitute motion, mainly because I want to gauge the council’s appetite for Alternative 3, that, in Action 1, to make Alternative 3 the preferred.

CHAIRMAN GUYAS: All right. While that’s going on the board, is there a second to this motion? Going once, going twice.

MR. DIAZ: I will second for discussion.

CHAIRMAN GUYAS: All right. We’ve got a second from Dale. Is there discussion on the substitute motion? Susan.

MS. BOGGS: I kind of have a general question, because I’m a little bit confused now, based on what Roy said, and Mara, about we don’t have Sections 3 and 4 moving on, and so we’re premature in making motions, and so, if we don’t need to be making motions today, what is it that we need to be doing, because we’ve already had these discussions.

CHAIRMAN GUYAS: Greg.

DR. STUNZ: I want to make a quick comment to that, Susan, and just the preferred and the premature nature of the document. I prefer -- To speak to the motion, Leann, I prefer the original motion, and so I’m speaking in opposition to that motion, but, as far as selecting the preferreds, whether we’re really selecting preferreds or whatever in the status of the document, I think it’s important to get that on the table, because that’s spurring that discussion.

If we weren’t putting up a motion selecting preferreds, we would have no intent of where any of us around this table, and so whether it’s premature or not is kind of irrelevant, and it’s spurring on discussion, and so I support that, but I still speak in favor of the original motion.

CHAIRMAN GUYAS: I mean, the business of the council gets done
in motions, and I will say that. Whether or not the committee
wants to choose preferreds is up to you all, but that’s how we
get things done, and so please make motions if you have a
motion. Susan.

MS. BOGGS: In that case, I will make a substitute. Are we
through with this motion? No, we’re not. Never mind.

CHAIRMAN GUYAS: We can drop a second substitute, if that’s what
you would like to do. Otherwise, we can vote through the series
that we already have. All right. Is there anything on the
substitute motion that is on the board right now to make
Alternative 3 the preferred in Action 1? Okay. Let’s vote on
it. **All in favor of the substitute motion, please raise your
hand; all opposed.** The motion fails one to twelve.

That takes us back to the original motion, and so the original
motion was, in Action 1, to make Alternative 2 the preferred,
and so let’s go ahead and vote on that as well. **All in favor of
the motion, please raise your hands; all opposed.** The motion
passes eight to five. Anything else on Action 1? Susan.

MS. BOGGS: Can I offer my substitute motion now, or make a
different motion for a new action?

CHAIRMAN GUYAS: You can make an actual motion at this point,
yes.

MS. BOGGS: Okay. I would like to make a motion, and I emailed
it to staff, to make Alternative 5 the preferred alternative,
the new Alternative 5, with a control date of October 2. Can we
do that?

CHAIRMAN GUYAS: Yes.

DR. CRABTREE: What we voted on passed, correct? So we’ve
already selected a preferred.

CHAIRMAN GUYAS: At this point, I think we would need a motion
to reconsider, to pull back on the motion that we just make.
The other thing you could do is, if you wanted to roll this out
at Full Council, that would be potentially an option for you.
Anything else on Action 1? Okay. In that case, let’s move on
to Action 2.

DR. LASSETER: I just also wanted to respond to something that
Ms. Boggs said, in terms of what staff was looking for. We were
really looking for what are you trying to do across both of
these amendments, and so I do ask that you also consider what
you’re doing in this amendment, what you want to do, what you
want to achieve, and what you think you want to achieve, what
you want to do, in C, because they will relate. They will be
impacting the same people, and so kind of be thinking about
that, and, if we’re picking preferreds, I’m going to assume that
we should definitely be moving towards a public hearing draft as
well, which would be those Chapters 3 and 4. Let’s discuss
Action 2.

DR. FRAZER: We’re going to go ahead and take a ten-minute
break. Thanks.

(Whereupon, a brief recess was taken.)

CHAIRMAN GUYAS: Ava, when you’re ready, I will turn it back
over to you.

DR. LASSETER: Okay. Thank you. Action 2 of Amendment 36B
starts on page 12, and this action is titled “Share Divestment”,
and the note at the top states that this action is only valid if
an alternative other than the no action, Alternative 1, is
chosen in Action 1, and so, of course, you have to put the
permit requirement in place through the previous action, in
order to validate creating a system of what to do about people
that are unable to meet the requirement.

We have three alternatives here. First, of course, Alternative
1 is always our no action, and Alternative 2 addresses
immediate, short term, and then Alternative 3 is long term.

Alternative 2 states that a shareholder account with shares that
is not associated with a commercial reef fish permit must divest
of shares as needed to meet the requirements set in Action 1, or
the shares will be reclaimed by NMFS, and there is two options
for timelines, within one year following the effective date of
the final rule implementing this amendment or within three years
following the effective date of the final rule implementing this
amendment.

Then Alternative 3 is very similar, but in the event that people
are not able to meet the requirement sometime in the future, and
maybe they have a permit associated with their account for some
years after this requirement goes into place, and then, at a
later time, they do not renew their permit, they sell their
permit or whatnot, and they’re found to be inconsistent with the
requirement.
Alternative 3 states then that, after implementation of this amendment, if a shareholder account no longer has an associated valid or renewable reef fish permit, in other words, the permit is transferred or not renewed, the shareholders must divest of the account’s shares, as needed to meet the requirements set in Action 1, or the shares will be reclaimed by NMFS. There is the similar options there of within one year following the transfer or termination of the permit or within three years following the transfer or termination of the permit. I will pause there for discussion.

CHAIRMAN GUYAS: All right. John.

MR. SANCHEZ: In Alternative 2, I think we had before an option that had five years. In order to have a range, I kind of would like to see an option of maybe 2c, the same language, but adding within five years, so we have a range. I will make a motion.

CHAIRMAN GUYAS: Okay. Would you also want to do that in Alternative 3?

MR. SANCHEZ: Sure.

CHAIRMAN GUYAS: In Action 2, add a new Option 2c and 3c of within five years and then whatever the text is after that.

CHAIRMAN GUYAS: All right, and so we’ve got our motion. In Action 2, add a new Option 2c and 3c. Option 2c would be within five years following the effective date of the final rule implementing this amendment, and Option 3c is within five years upon the transfer or termination of the permit. Is there a second for this motion? It’s seconded by Leann. Is there discussion? Chris.

MR. SCHIEBLE: I agree with it. I think giving a little bit more time it is a good idea. The question I have is I also recall us having a five-year option in here originally, and what happened to it? I don’t remember what happened and why it was removed.

DR. LASSETER: I believe I actually told John that I thought it was five years that was removed, and I think actually an option that was removed was at the time of implementation that did not have a time period of allowance, and so I think this rounds out the range in the other direction. I did speak to John, and we did not have five, but we had just at the time of.

CHAIRMAN GUYAS: Roy, was your hand sort of coming up?
DR. CRABTREE: I have a comment after we vote.

CHAIRMAN GUYAS: Any other discussion on the motion? Is there any opposition to this motion? Seeing none, the motion carries. Roy.

DR. CRABTREE: If I’m a shareholder and I don’t have a permit, and so this goes into effect, and let’s say, for example, we choose the five years, and so then I buy a permit that is transferred to me, and now I’m good, and I turn right around and sell the permit, and now I have five more years to acquire a permit, right?

All you’ve got to do is find someone who is willing to transfer you a permit, and you transfer it back to them, and, I mean, we’re just creating bureaucratic loopholes that accomplish nothing.

CHAIRMAN GUYAS: Leann.

MS. BOSARGE: Roy, I thought about that too, but I think that, the way this document is structured, we’ll have two decision points, and so one decision point is, if we do go forward with this, and we say you have to have a permit to own shares, how long will you have to make that happen once we implement this amendment? That could be one, three, or five years.

Then the second point is, all right, well, if at some point in the future -- If you do that, you’ve got so many years, and say it’s five, but then, in the future, if you sell your permit or you do whatever, that’s a different decision point.

How long will we give you to either get a new permit or, if it’s a situation where it wasn’t renewed or whatever the case may be, and, in my opinion, that would probably be a shorter number of years, and I agree with you. There is an initial requirement to get a permit, but then there’s things in the future, and so that would probably be a shorter time period, in my mind.

CHAIRMAN GUYAS: Chris.

MR. SCHIEBLE: I guess my thought process on it is it’s like a five-year notice. You are giving someone that can’t have the possibility of getting another permit, for whatever reason, five years to straighten out their business.

CHAIRMAN GUYAS: All right. Anything else on Action 2? All
right.

**DR. LASSETER:** Just to check in with the committee and your intent, since you have selected a preferred alternative for Action 1, staff is going to assume that you want us to move forward with a public hearing draft. We were looking for kind of feedback, broadly over 36B and C, kind of in terms of what you wanted to do, and I wasn’t intending to go through the actual actions in 36C, and we do have this discard presentation, and so perhaps we can move on to that, and I will give admin staff a moment to communicate with Dr. McCarthy.

I did want to kind of contextualize for you where we are with this, and so, at your October meeting, you passed a motion to request that the Science Center provide estimates of discards in both weight and number of fish, as well as estimated release mortality for each gear type used to harvest commercial IFQ species for incorporation into Amendment 36B.

We understood that largely to be you’re trying to get a sense of how much quota would even be required to go towards your goal of reducing discards in the red snapper fishery. However, in the discussion, Dr. Stunz also related this to some broader issues, in terms of discards, and so we did want to check in with the committee and ensure if you’re looking for more information than what we’ve brought you today, to speak to other things, and are you looking for more than just red snapper discards, and we’ve brought you red snapper and red grouper, and so I just wanted to raise that issue again, to make sure that we’re clear on what you’re looking for.

**CHAIRMAN GUYAS:** Phil.

**MR. DYSKOW:** Thank you, Madam Chair. Before we get into that, aren’t we going to pick a preferred alternative on Action 2, the thing we’re talking about?

**CHAIRMAN GUYAS:** That is certainly the committee’s prerogative, if they would like to do that, but --

**MR. DYSKOW:** Well, it seems like it’s pretty straightforward, because it’s one year, three years, or five years, and we just pick one and move forward. At least we’ve gotten something accomplished.

**CHAIRMAN GUYAS:** Susan.

**MS. BOGGS:** Back to Ava’s comments. Do you need a motion for
the public draft hearing? I’m saying that in the wrong order, I’m sure, but because it just seems to me that we need to hear from the fishermen what it is they would like to see happen with this document, because picking the preferreds, as I’ve heard today, is a little premature, and so I guess I’m asking, Ava, what would you need from this committee, or Full Council, to move forward with that?

DR. LASSETER: I would understand motions that have selected preferreds in a document that only has Chapters 1 and 2 as direction to us that we need to go ahead and flesh out the rest of the document as a public hearing draft, and so, if that’s okay with Dr. Simmons, I don’t feel that I need a separate motion for that.

CHAIRMAN GUYAS: All right. Well, if someone would like to make a motion to pick a preferred for Action 2, now would be the time. Otherwise, we are going to move on to this discard presentation. Phil.

MR. DYSKOW: I am not trying to drag this out, but could we have some discussion on the three options, to get a sense of where people are, and perhaps that would lead to a motion?

CHAIRMAN GUYAS: Leann.

MS. BOSARGE: Alternative 2, which is, once we put this amendment in place, how long will you have to get that initial permit to go with your shareholder account, if you have one, and you don’t already have a permit, and, to me, that would need to be a longer period of time, that three to five years, and didn’t John just add a five year? I would not feel comfortable with the one year. That’s a pretty quick turnaround to try and find a permit and a boat to put it on, and so I would be more comfortable with the three or five. I’m not real sure -- I’m maybe leaning towards the five at this point, but I would have to think about it a little bit.

CHAIRMAN GUYAS: Troy.

MR. WILLIAMSON: I guess what we’re saying is that Alternative 1 or Alternative 3 don’t contain a date certain for taking action on this share divestment, and it may or may not have a transfer determination, and Alternative 1 is just left up to good discretion of the shareholder, and so we’re looking really at Alternative 2 for a date certain in this issue.

CHAIRMAN GUYAS: Greg.
DR. STUNZ: I’ve got to ask a very naïve question, not having been here early on when the permits, the original permits, were put into place, and I assume -- Maybe this is a question to Roy or someone, but I assume that was to curb effort in the fishery, but we now constrain the effort in the fishery through quota or allocation or whatever.

I guess I’m not just real clear on the need. If Roy is saying there is problems in defining all these issues around holding these permits and then all the issues with bycatch and other things that people that don’t necessarily have that permit, or would like one, what is the value of the permit as it stands today with this IFQ program, and maybe it’s totally obvious, but I’m kind of missing it, if we’re constraining the fishery in other ways.

CHAIRMAN GUYAS: Roy, are you wanting to take that, or Ava?

DR. CRABTREE: You’re talking about the reef fish permit?

DR. STUNZ: Yes, and so the permits that we’re talking about right now, if you don’t have one, if you’re not divesting of shares, and, basically, I’m kind of going back to Action 1, in terms of if we’re constraining that now, with the amount of quota that individuals are allocated, it seems like you could broaden that permit, and it wouldn’t be such an issue, or broaden access to that permit.

DR. CRABTREE: Remember though that it’s a reef fish permit, and so it applies to a lot more than red snapper, and, secondly, the permit is the basis for the requirement to have VMS and all the reporting requirements and things.

They are associated with the permit, and this council decided, I don’t know how many years ago, to put -- I think all of our commercial fisheries are under limited access, and so, if you’re trying to retreat from limited access, that would be a huge shift in -- I mean, if you go back, we were dealing with issues of overcapacity, which I suspect the economic analysis would still show that there’s overcapacity in this fishery, and so I don’t know why you would go down that path.

DR. STUNZ: Well, that’s what I meant, and that’s a reasonable answer, but I guess that the overcapacity now is addressed through the amount of quota that’s available, and so, anyway, I’m just trying to get a handle on the history of exactly that permit, and, as far as the VMS requirement and things, I mean,
if you’re fishing part of that quota, that could be a requirement, to have that type of gear.

**CHAIRMAN GUYAS:** I am going to let Ava jump in.

**DR. LASSETER:** Okay, and so I perhaps should have brought into the overview presentation our goals and objectives on the problem was well, because reducing overcapacity is one of those, and each of the five-year reviews that we’ve had to date did talk about -- It concluded that, while some overcapacity has been reduced, more could be achieved, and capacity is not related to the shares.

It’s how many people are out there chasing how many fish, and so, if you did want to go back and revisit your goals and objectives, we could do that, but it does sound like that kind of an action is not going to be consistent with the current goals, and I’m still trying to get a sense of what is it that you’re trying to do in the program, and that feels like we’re kind of going in another direction, and so maybe we do need a little more discussion overall of what you want the fishery to look like and what is it that you’re trying to achieve.

**DR. STUNZ:** Well, I’m not saying at all what I wanted to look at, but I’m just trying to get a general history of the nature and if those permits were put into place to curb overcapacity, and that is what we’re talking about here, but that’s fine.

**CHAIRMAN GUYAS:** Kevin and then Leann.

**MR. ANSON:** I am just wondering, based on a comment that Dr. Crabtree had earlier about loopholes and such relative to someone acquiring a permit who doesn’t currently have one and then starting all over, I am wondering if we need to make some reference to that, to make it clear that they had to have had the permit prior to a certain date, implementation or something, so that it doesn’t start the clock all over again if they go to acquire a date two years and six months into it, if we choose a three-year option, and then it starts over again after they relinquish that permit. They acquire it and have it for a certain period of time, a month or two, just to show that they had a permit, and that stops the clock, and does that need to be input here, and perhaps Mara can talk to that?

**CHAIRMAN GUYAS:** Mara.

**MS. LEVY:** Well, I think that goes to the Alternative 3 part, which is the after implementation, and so, after implementation,
if someone no longer has a permit, then they have a certain
amount of time to divest, but then, if they don’t have the
permit and they get a new one, and then they get rid of it and
that clock starts over, and, I mean, I think you could
potentially add an alternative that says, as soon as you get rid
of your permit, your shares go away, and so you have to have
divested your shares before you transfer your permit.

That might solve that problem of that, but then you also have to
think about people just trying to reorganize, and so, if you’ve
got folks who want to form a corporation, and they want to put
their shares into that corporation, it’s the same people, but
they can’t do that, because they have to get rid of the shares
before they get rid of the permit, but they can’t transfer the
permit, and do you see what I’m saying? There is certain
situations where something might be unintended if you make that
happen, but that is one way to make sure there’s no continual
buy-sell of permits to restart the clock.

CHAIRMAN GUYAS: Ava.

DR. LASSETER: I wanted to respond to Mr. Williamson’s question
about the different alternatives. For this action, you can
select both Alternative 2 and Alternative 3, and you can select
a different option for each of them, and the idea is that
Alternative 2 is directly tied immediately to when the first
action goes into place.

Alternative 3 is should in the future people do not maintain
consistency with the requirement, and so, for this action, you
can select both 2 and 3 and the same option for the time period
or a different option.

CHAIRMAN GUYAS: Roy.

DR. CRABTREE: Ava, tell me if I’m reading this right, and so my
read is, if you chose Alternative 1 under this action, that
would mean, the day this action becomes effective, any account
that didn’t have a reef fish permit would lose all their shares
immediately.

DR. LASSETER: Honestly, for like NEPA and the design in
Alternative 1, that’s something that we kind of struggled with
in here, when actions are tied together, and so that’s probably
something that we need to work out more as we flesh out the
document.

DR. CRABTREE: Mara is telling me that’s not the way we’ve
written it, but, when I look at it, if we approve Action 1, we’re saying, to maintain shares, you have to have a reef fish permit, and if we, in Action 2, don’t provide for some time period, it seems to me that’s how it would go.

Then it seems to me, in Action 2, if you don’t want people to be able to sort of game the system, you would have to say, if you transfer your reef fish permit, you lose all your shares, which basically means, if you’re intending to get rid of your reef fish permit, you need to sell your shares first, and then you can get rid of your reef fish permit.

That does create a host of problems though for somebody who wants to incorporate, because generally the way that works is they set up a corporation, and then they transfer their permit into a corporation, but it seems like we would have to make some provision in here that would allow you to transfer your shares and your permit simultaneously or to say, and maybe this does that, that, if you transfer your reef fish permit to a corporation, and you’re the sole owner of that corporation, does that mean you can have your shares in a separate account, but you still own a permit?

DR. LASSETER: I’m sorry, and I didn’t quite understand the end part of that, but I did want to add, as far as the understanding of Alternative 1, that that is not how the IPT had originally laid this out, because there was, previously, for each Alternative 2 and 3, an option that the council has removed that would have applied the divestment at the time of implementation of this amendment, and the council discussed that people would need some kind of a grace period, and so we had originally constructed this so that the Alternative 1 did not mean immediate, but, again, how that ties as a no action --

DR. CRABTREE: I get that, but what’s difficult for me to follow is, if you don’t choose some grace period, then there isn’t a grace period, and it seems like Alternative 1 would do that. Now, Mara had some comment that -- What I’m getting at is we’re requiring that every shareholder account has to be associated with permits somehow.

If I own a vessel and a reef fish permit and I own shares, if I incorporate my reef fish permit, and so it’s transferred to a corporation, but, if I’m the owner of that corporation, does that still meet that requirement, because now I own shares in one account, and Mara is telling me no, and I’m trying to understand how that works.
DR. LASSETER: The shareholder account and your permit must have the same entities. If you look at Action 1, there is a sentence at the end of each of the alternatives that defines how this would be operationalized. A shareholder account is considered to be associated with a permit if the permit has the exact same entities listed on both the shareholder account and the permit. Does that get at your point?

DR. CRABTREE: Yes, and that tells me that you could do that, and so what you would have to be able to do then, if you wanted to incorporate, is you would have to be able to transfer all of your shares and your permit simultaneously into the corporation. All right.

CHAIRMAN GUYAS: Mara, did I see your hand? Are you good? Okay. Ed.

MR. SWINDELL: Ava, what if you have an account, and the guy has so many shares, and he gives half of those shares to one permit and half of those shares to another permit, and is that possible?

DR. LASSETER: The shareholder account would be considered associated with a permit if at least one of those permits has the same entities on that permit and that shareholder account. That shareholder may have additional permits, and there would not be an issue, but there just has to at least be one permit for that shareholder to continue to hold shares, and it does have to have a permit that also has the same entities listed on both of them, but, yes, we do have entities that own more than one vessel, and this action would not create a conflict for those people.

CHAIRMAN GUYAS: Susan.

MS. BOGGS: Randy and I tell our daughter not to what-if us to death, but what if, Ava, you have a shareholder that has shares, Susan Boggs, and Susan Boggs owns a permit and owns a boat, but Susan Boggs also has a shareholder account with Susan and Randy Boggs and Susan and Elizabeth Boggs, and they don’t have boats, and they don’t have permits. As long as I’m not exceeding the 6 percent cap, can I not move all of those shares into the Susan Boggs account that owns the permit and the vessel and be legal?

DR. LASSETER: That is exactly what you would need to do, yes.

CHAIRMAN GUYAS: Leann.
MS. BOSARGE: To follow-up on what Susan said, the other two accounts, Susan Boggs and whoever, and then the other Susan Boggs and whoever, those would end up disappearing, and those would be terminated, because they wouldn’t have a permit associated with them, and so, essentially, if this is implemented -- Right now, there is 762 permits, and you’re going to have 762 shareholder accounts, maximum.

CHAIRMAN GUYAS: Phil.

MR. DYSKOW: In the spirit of moving things forward, I would propose a motion under Action 2 to make Alternative 2, Option c, and, in Alternative 3, also Option c, the preferred alternative.

CHAIRMAN GUYAS: All right. Let’s get that on the board. It’s seconded by Dr. Shipp. Is there any discussion on this motion? Leann.

MS. BOSARGE: Phil, any appetite to take these one at a time, because I think they’re kind of two different beasts?

MR. DYSKOW: Leann, I would be perfectly delighted to do them one at a time. If you would like to propose that, I would certainly withdraw my motion and allow that as a substitute.

MS. BOSARGE: Well, I don’t think you want me to make the substitute, because -- Wait. 2c, five years, okay. I am onboard with that one, and so I will make a substitute that -- That would be my substitute, right, because you were looking at both alternatives at the same time, and so that takes the first decision point.

In Action 2, to make Alternative 2, Option 2c, the preferred. Option 2c is the one that John added, within five years following the effective date of the final rule implementing this amendment. That’s, when this originally goes into place, you will have five years to get a permit if you don’t have one currently associated with your shareholder account.

CHAIRMAN GUYAS: All right. Is there a second to that motion? It’s seconded by John Sanchez. Is there discussion? Is there any opposition to this motion? Seeing none, the motion carries.

MS. BOSARGE: For Alternative 3, to me, that’s a little different beast. That’s after you’ve gotten your initial permit to meet this requirement. This is at some point in the future. Two things could happen. You can sell your permit, in which
case you understood, when you sold it, that you had some shares and you were going to have to do something. You either get another permit or you have to sell those shares. If you don’t, they’re going to be taken away from you, or it could be that you don’t renew your permit on time, or you pass away, something like that, and something causes you not to renew that permit.

If you don’t renew your permit on time, which happens, and you’ve got a lot going on, you do have a one-year grace period after the expiration date of your permit before the permit actually terminates, and that is what this action speaks to, after the permit has terminated, and so whether you forgot to renew it, or you passed away, and you’ve got relatives taking care of this, they still have one year after your permit expires to renew it somehow, change the name or do whatever they have to do, and keep it in place.

To me, this ought to be Option 3a. That gives you another year after the permit expires, and so that gives you two years once that permit expires to do something before you lose your shares for not having a permit associated with them, and so I think Option 3a ought to be the preferred there, and that would be my motion.

CHAIRMAN GUYAS: It’s seconded by Phil Dyskow. We’ll get that on the board. The motion is, in Action 2, to make Alternative 3, Option 3a the preferred. Is there any other discussion on this motion? Is there any opposition to this motion? Seeing none, the motion carries.

Unless there is additional discussion about Action 2, I think now is the time to move on to that presentation, and so we’ll give it a minute to get the webinar set up, because Dr. McCarthy is on the webinar.

DISCARD PRESENTATION

MR. KEVIN MCCARTHY: I would like to start out with some clarifications. First of all, it’s not Dr. McCarthy, although my mother would have been very proud. It’s just Kevin, and a couple of acknowledgements. I did about 2 percent of this work that you will see, but Allison Schideler and Steve Smith did the lion’s share of it, with I think some assistance by Serena Atkinson, and so I just wanted to acknowledge them. Also, Vivian Matter provided the recreational discard estimates that you will see in this presentation, and so I’ve got two parts to this.
The first half is I’m going to talk you through the methods that we have developed for calculating commercial discards, and then, in the second half, we’ll look at the results for those calculations for red grouper and red snapper.

One other caveat is the presentation you’re about to see has a little bit of a difference from what was provided to the council last week, and the results are the same, and there’s no major changes in any of -- Well, there’s no changes at all in any of the numbers, but I just cleaned up some of the language and that sort of thing.

The general approach is to calculate a discard rate. For lack of a better term, I am using discards per unit effort, and so that’s discards divided by effort part of this simple equation, and then we expand that by the total effort, and so we’ve got total discards then is that rate times the total effort, and we get the rate, that DPUE thing, from the Reef Fish Observer Program, and we get the total effort from the coastal logbook program, and so those logbooks that are turned in both the commercial fishers.

The data sources, again, are the reef fish observers, and that began in mid-2006, and so right before -- It was about five months before the IFQ began for red snapper, and we use the first full year of data, and so 2007. We ran red grouper to 2017, because that was the terminal year for the last assessment, and so we used the numbers from the last assessment. We ran red snapper through 2018, and those numbers were just calculated back in August for another council request.

Coastal logbook began in 1990. However, the first full year of reporting wasn’t until 1993, and so we’ve got effort data from 1993 to the present. Our first challenge in developing a method was to get the proper effort variables, to identify the proper effort variables, and so we did that by matching observer trips with logbook trips, and so, for any trip that an observer reported, we got the logbook that was reported for that same trip, and so a one-to-one match, and we could identify how are the observers seeing effort and how are the fishermen reporting effort, because we want those to be comparable.

What we did was to consider a number of effort level variables, and we compared them using a paired t-test. We can use this method to look at all the catch dispositions and calculate a number of things, including discards, but we can also calculate landings, and that’s very important for validating this method, and I will talk about that a little bit more in a later slide.
Another issue, another challenge, I suppose is a better way to say it, is that logbook data are reported at the trip level, and so all of the effort and all of the catch for the entire trip, and observer data are reported at the set level, and so, for a longline, for example, one deployment and one retrieval of the gear, as I’m sure you’re all aware, that’s a set. With vertical line, a set is defined -- Vertical lines here are handline and electric or hydraulic reels, bandit rigs, and we combined those together as vertical line. A set here is fishing at a particular location.

For example, they might fish for five minutes and not catch anything and pull in the gear and then move on, and that would be a set, and then they might also be in a good spot, and they’re catching a lot of fish, and they might be there for several hours and then pull in the gear and then move, and so that would be a set. It's not currently by time. It’s amount of fishing in a particular spot.

Our challenge then was to come up with a trip-level observer effort that corresponded to a logbook variable for effort, and so what we want is that denominator of effort, and so effort under discards, being comparable to the total effort, and so that’s what we were after in the first step.

Here, these are just some examples from the vertical line, where we looked at these different effort variables, and we’ve got six of them, I think, and so the first one looked at amount of time fished, and so, for that set time in hours, we looked at what are the observers reporting for the gear being in the water. If the boat was in a spot and they fished for an hour, and then they pulled in the gear and then moved to another spot and fished for another hour, and that was the end of their day, and it wouldn’t be, but let’s say it is for this example, that would be two hours of fishing.

That is opposed to fishing day, where, if they put the gear in the water at 6:00 in the morning and pulled it out at the end of the day, at 6:00 in the evening, that would be a twelve-hour fishing day, and so we would sum that out, if they were out for two days, at twenty-four hours of fishing, whereas, in the first example, that set time -- Maybe they fished for six hours overall, because they spent a lot of time running in between sites or something, and we looked at a number of other ones, but the take-home here is that, for vertical line, the fishing day, where we’re looking at when they put the gear in the water and when they stopped fishing at the end of the day, including all
the run time among sites, that was the value -- That was the variable that most closely matched what the fishers were reporting, and there was no significant difference between what the observers were reporting for a fishing day and what the fishermen were reporting on their logbooks, and so now we’re comparing apples to apples when we do our calculation.

That is just a repeat of vertical line, and we looked at some of the hours fished for the day, first hook in and last hook out, and we multiplied that by the number of days that they were fishing, and that matched up pretty well with what the fishermen were reporting themselves on their logbooks. With bottom longline, the effort is variable there. What was comparable was the number of sets on the trip.

We’ve got our effort variables, and now we wanted to try the method, and what we came up with, what made a lot of sense to us, was, okay, instead of calculating discards first, let’s calculate the landings, because we know what the landings are from the logbooks reports, and so we’ve got the fish divided by the effort, and that was all coming from the observer data, and then we multiply that by the total effort coming from the fishery for a particular gear, and so let’s say vertical line, and so we would have taken total effort from the vertical line fishery and multiplied by the effort that we got by the catch rate, the CPUE, from the observer data, this total catch.

If you go to the next one, you can see how well that worked, and so, here, this is vertical line, and we’re looking at red grouper, and we’ve converted everything to pounds here. In green, we’ve got the logbook reported landings, and, in gold, I guess that is, the calculated landings, using our method, and they match up pretty well. It’s a pretty close match.

Here, this is the same exercising, looking at longline data, still red grouper, and we have reported landings in green and observer landings, or calculated landings from the observer data, I should say, is in gold, and this also matches up pretty well. We have come up with a way to hindcast the analysis in the years prior to having observer data, and so prior to 2007.

For the results of red snapper and red grouper that I’ll be showing you later, I have limited it to the years when we’ve got observer data, which is 2007 forward, but, anyway, these results give us a lot of confidence that our method is working. This is our best way to validate this approach, and so now we can move on and look at discards.
Just a quick summary of the discard calculation, and we used this very simple formula of getting the discard rate and multiplying it by the total effort in some component of the fishery, whether it’s a particular gear type in an area or a gear across the Gulf, and we get the discard rate from the observer program, and we’ve got a method for expanding that set level information up to trip level information with using an effort variable that corresponds well between the two programs, and so we’re not mixing apples and oranges when we’re making this calculation, because would give us a biased results, or an incorrect result, and so the effort measure for the bottom longline is number of sets, and vertical line is the total hours fished per trip, and that includes transit time between locations.

Our estimated landings closely follow the logbook reported landings, and so we’ve got a lot of confidence in this method, and this is now the recommended method of stock assessments coming out SEDAR reviews.

Next, I will get into the results, and so this -- You will see a number of slides that follow this pattern, and this is discards in the vertical line fishery, and we were able to separate it into the eastern and western Gulf, and the east is in blue, and west is in orange, and then the sum of those, and so the total number for the Gulf, is in black. Again, discards in number, and note the scale here, because it differs among some of these slides.

In 2007, and again in 2011, we’ve got the highest numbers of discards from this fishery, at about 200,000, and then, in two or three other years, the lowest amount was about 125,000 for a few years.

This is converting those numbers into pounds, and we were able to do that because we know, from the observer data, the size of a discard, and so we can apply some length-weight relationships and get pounds, and, again, blue is the vertical line, and orange is the west, and the black is the total for the Gulf. 2011, I think it is, is the high year, with about 700,000 pounds of discards, and then a couple of other years, 2007 and 2016, where it’s maybe 250,000 pounds.

Note the change in scale here, and we’re looking at bottom longline now, the discards in numbers, and it’s still the same color scheme. Blue is east, orange is west, and black is the Gulf as a whole. Many fewer discards, not surprisingly, and this is red snapper, and so many fewer from the bottom longline,
and a low in 2009 of something under 5,000 fish, and maybe there’s three-and-half to 4,000 fish, and a high in 2018, with something slightly over 20,000 fish.

Here, we have converted those numbers into pounds, with a low, obviously, still in 2009 of somewhere around 20,000 pounds, and a high in 2018, at a little over 100,000 pounds, maybe 125,000 or 130,000, and so what does all of that mean? Let’s put that into context, and so here they’re compared with the recreational discard estimates coming out of MRIP.

These numbers are using the latest methodology for estimating recreational discards, and this black line is recreational discards in the eastern Gulf, including just private boats and charter boats, and we don’t have any shoreline or headboat in here. In the east, I have combined both gear types, and so vertical line and bottom longline, and that’s on the bottom, and then I have combined those gears in both the eastern and the western Gulf, and that’s the blue line. Discards in numbers, because that’s how we receive the data from MRIP, and so we’re going to get numbers of fish.

If you go to the next slide, this is just a table with the real numbers, rather than just eyeballing that figure, and this is commercial east, both gear types combined, and then recreational, and the commercial account for somewhere between 1.2 and 2.7 percent of the total discards, and so they’re a small fraction of the discards in the east.

If we go to the next slide, here we’ve got the same thing, but this is combining both gears and both regions of the Gulf, and that’s that third column, and I have sort of grayed out the one that we just looked at, and so, in this case, we’re still just comparing that to recreational discards in the east. Again, it’s just private and charter modes, and now we’re looking at something like 1.8 to 4 percent, depending upon the year, of discards that are accounted for by the commercial fishery Gulf-wide.

Those percentages, if we included the western Gulf recreational discards, would be even lower, and the eastern numbers were just east B2, and it would be a much bigger lift to include Texas, for example, but, nevertheless, the message is pretty clear.

Now we’re moving on to red grouper. Here, the estimates for the commercial discards are Gulf-wide. These are the numbers that were used in the last assessment, and so that’s why the terminal year in 2017 here. These are discards in pounds on the left and
discards in numbers of fish on the right, and weight is blue, and number of fish is orange, and so we’re at a high of about 700,000 pounds, or a little under 300,000 fish, in 2011, I think it is, and then a couple of years where it’s around 150,000 pounds, maybe 60,000 fish.

Note the change in scale, again. This is bottom longline, and, not unsurprisingly, there is more fish involved here in red grouper. Again, discards in pounds on the left, and the blue line, and numbers of discards on the right, and the orange line. The highest numbers were in 2008, with a little under 1.2 million pounds, and a bit under 500,000 fish.

The very next year, they reduced the numbers of discards to about 400,000 pounds and a bit under 200,000, maybe 175,000, fish. In 2009, recall it was the year that the -- It was towards the end of May that year, and so that may account for that drop.

Again, comparing that to recreational discards for red grouper, in just the east, just private and charter boats, again the discards are in number of fish, and the numbers combined for the two gears and Gulf-wide. If we go forward one slide and look at these numbers in a table, for most years, the commercial discards accounted for less than 10 percent of the total discards. There is an exception in 2007, where that 25 percent of the discards came from the commercial fishery, but, most of the time, 90 percent or more, the discards came from the recreational fishery, and, again, this is just in the east, and it's just private and charter boats.

Most of the red grouper are coming from the eastern Gulf anyway, and so, if we rolled in the spatial discards from the west, it’s unlikely to change these numbers, but --

Just to summarize, we’ve got estimates from the commercial fishery for the eastern and western Gulf, and vertical line discards account for more than 90 percent of those commercial discards. In most years, the majority of discards for red snapper in the commercial vertical line fishery is coming from the eastern Gulf.

Bottom longline discards, inversely, account for less than 10 percent of the commercial discards, but, still, most years, the majority of discards from the bottom longline fishery are coming from the eastern Gulf of Mexico, and there is, of course, more bottom longline effort in the eastern Gulf, and so that may be part of that story.
The take-home message, I suppose, or one take-home message, is that 96 to 98 percent, depending upon the year, of the discards are accounted for by the recreational fishery, for red snapper anyway, and, if the recreational red snapper discards from the western Gulf were included, that recreational percentage would be even higher.

Summarizing red grouper, we estimated the commercial discards for the entire Gulf of Mexico, and we didn’t divide it up into east and west. The vertical line accounts for about 30 percent of the commercial red grouper discards, except for the period 2009 to 2011, when they were 55 to 60 percent of the commercial discards. Bottom longline, of course, would be the inverse of that, accounting for about 70 percent of the commercial discards, except during that three-year period.

Recreational discards, for most years, are accounting for 90 percent or more of the discarded red grouper. There were four non-consecutive years when that number was a little bit lower, and most particularly in 2007, when approximately 25 percent of the discards were coming from the commercial fishery, and so that, I think, is the end of my presentation, and I am happy to take any questions. I don’t think there’s another slide, other than a do-you-have-questions slide.

There is that little bit at the end there. If you throw in the western Gulf, it might change these percentages a little bit. If you put in the recreational discards in the west, it might change the percentage a little bit, but it won’t change the overall message. I am happy to take any questions.

**CHAIRMAN GUYAS:** All right. Thank you, Mr. McCarthy. We do have a couple of hands in the room. The first person is Greg Stunz.

**DR. STUNZ:** Thank you, Mr. McCarthy, for putting this together. A lot of the council members around this table have been asking for these type of data for quite a while, and it plays not only into the discussion at hand here with these 36C discussions that we’re having, but other broader issues that we’re dealing with, and so I really appreciate that.

One of my questions that I have regards some of the commercial discards, particularly in the bottom longline, and I guess my question is how confident are you in those numbers, given the recent observer, or lack of, I guess, maybe recent observer coverage and that sort of thing?
MR. MCCARTHY: Well, because we’re able to very successfully back-calculate, or calculate, the landings and match those up pretty closely with what the logbook is reporting, that argues against a real problem with the observer coverage. Obviously, we would like to have more. We would like it to be a higher percentage of the number of trips that have an observer on it, but it looks like it’s holding up pretty well, based upon that back-calculation.

We’ve got -- What additional observer coverage would do for us primarily is allow us to reduce the variance of our estimates, and so I didn’t present them for most of these results, but we stick some error bars around our estimates, and it would have been a little crowded in some of these figures, but they were shown when we calculated the landings, and so we could tighten up those error bars if we had higher observer coverage, and that’s always a good thing.

DR. STUNZ: Right, and, to follow up with that, we certainly would support that additional coverage, and the reason I’m asking is, if you go back one slide, to your Slide 22, or the second-slide-to-the-end, where it was talking about the red snapper summary, you probably know that we get a lot of testimony here at the council from the commercial fishery, and, in several instances, we’ve had some from the bottom longline talking about their discard rate, but you have put in there that the bottom longline accounts for less than 10 percent of discards, that 3,400 fish, up to 21,000, but some of the testimony that we get is that they are discarded 2,000 and 3,000 fish per day, and so it seems like that number might be a little low, and that’s why I was asking about the observer coverage, and maybe this is just the select few that are testifying here, but, even just with those individuals, that seems -- My gut feeling is that that number is probably a little low for those bottom longline discards.

MR. MCCARTHY: Well, it’s possibly that something different is going on with the discards than what is going on with the kept fish, but what our experience has been is that the observers are pretty good at seeing the disposition, especially on the bottom longline, because they’re only looking at one piece of gear coming over the rail, as opposed to a vertical line boat, where there are four or maybe six reels that they’re trying to keep track of.

Again, we’re able to pretty closely back-calculate the landings that are reported from the logbooks, and the other thing is that
-- I’m not sure if this is still ongoing, but, after 2009 to
when there was the whole issue of fishing a fishery out -- The
bottom longline fishery out to fifty fathoms in the east,
because of turtle interactions, there was a bump-up in funding,
and so they sent out more observers, and they sort of alternated
years.

They would do two years with increased coverage in the bottom
longline fishery, and then, on the third year, they would move
those folks over to the vertical line fishery, and that pattern
went on for a while, and I’m not clear if it’s still happening,
but there are certainly ways that we could, at least in the
short term, try and address that question.

There are CRP monies available to try and get people out on
vessels, if there is a concern that we’re not really seeing
what’s going on there, but, again, we’re able to get a good
estimate of the landings that matches up pretty well with what’s
reported, and so that certainly gives us confidence that the
method is working. Does that address your question?

DR. STUNZ: Yes. Thank you, Mr. McCarthy.

CHAIRMAN GUYAS: Kevin.

MR. ANSON: Thank you for the presentation, Mr. McCarthy. The
observer data, were you able to match every observer trip with a
logbook trip?

MR. MCCARTHY: We weren’t able to do that. I am going to ask
Steve if he knows off the top of his head what that percentage
was. He said probably half to 70 percent. It can be a
challenge matching up, because there is no single number, ID
number, that is associated with an observer trip versus a
logbook trip, although we’re trying to address that issue moving
forward, but what we would have to do is go back and say, all
right, we’ve got a vessel, and it fished during these -- It had
a trip during these days, and do we have something that matches
up from the logbook with that, and so that proved to be a
challenge and took quite a while -- That was a big chunk of the
time spent trying to develop this method, and so we weren’t able
to get all of them, but we were able to get over half.

MR. ANSON: What did you do with the half that you didn’t match?
Were those just discarded and not use the analysis?

MR. MCCARTHY: Right, and so what we were doing that matching
for was to identify the proper effort variable, and so what we
didn’t want to do was to take a measure of effort that the observers reported and a measure of effort that came through in the logbook and not be certain they weren’t talking about the same thing. We want them to be measuring effort in the same way, and so it wasn’t absolutely necessary that we match up every one, because that was just to determine the proper effort measure, and, once we had that, we were able to then use everything. We could use all of the observer data, because then we’re just getting a rate, and we could use all of the logbook data, because we’re using that as our expansion factor, and so their effort from the logbook -- We used all of it.

MR. ANSON: All right. Thank you.

CHAIRMAN GUYAS: All right. Are there any other questions? Leann.

MS. BOSARGE: On page 17 of your presentation, there is recreational discards in the east, and those are in numbers of fish, and I’m trying to get a handle on how many fish are discarded for every one fish that is landed. Like, in 2018, that’s six-million fish, and do you have any ratios on that? Is it two-to-one, or three-to-one? What is that, because that’s a lot of pounds.

MR. MCCARTHY: I don’t know what those numbers are. The purpose of this was just to come up with the number of commercial discards relative to all -- From all the fishing that’s going on, and so that’s something that I don’t have. I don’t normally work with the recreational data, and so I don’t have a good feel for what that number might be, but we could compile that. If the council is interested in those numbers, we can put those together.

MS. BOSARGE: I would be interested to know what that ratio looks like, and then just an observation that seems kind of strange to me. In 2007, you discarded six-million-and-something fish, according to this presentation, in the recreational sector, and, in 2007, they had a recreational quota of a little over three-million pounds and a six-month season.

Then, in 2017, because I don’t have the data on 2018 in front of me, but, in 2017 and 2018, nine-million fish, six-million fish, and the quota was much higher for them then. They had over an six-million-pound recreational quota and a forty-two or forty-nine-day season, depending on if we’re looking at private angler or charter/for-hire, and so I guess what I’m saying is, with the exception of that nine-million-fish outlier, that 2017 is six-
million fish, and 2018 is six-million fish, with a big change in
quota and a big change in season, and it just seems strange to
me that the discards don’t change as well.

If you can land more fish, you would think you would have lower
discards, but, if you had a shorter season, you would think you
would have more regulatory discards, because you’re fishing
outside the season and you have the discarding, but I am not
seeing a lot of change in the numbers, and that’s kind of what
made me wonder, and they sure do seem high, if you start
multiplying that times an average pound for each fish. That’s a
lot of pounds of fish being discarded. I assume these are the
new FES numbers, or are these the old --

MR. MCCARTHY: These are the new FES numbers, and one of the big
holes in the data that -- I don’t know what the solution to this
is, but one of the things that would be really nice to have from
the recreational fishery that we don’t have right now is how big
are these fish that they’re throwing back, and we know how big
the commercial discards are, because we’ve got observers, and,
in this case, I think there may be some discard size
compositions from the headboat, but not from the private or the
charter, and, as I understand it, and I may be misspeaking here,
and so, if somebody knows different, then please correct me.

You’re right that patterns are maybe not entirely intuitive, and
it could be helpful to know how big these fish are, so we could
understand a little bit more about how the fishery is operating,
when it comes to discards, but these are the latest numbers from
MRIP.

CHAIRMAN GUYAS: I’ve got Kevin and then Susan and then Clay.

MR. ANSON: It might be in the report associated with SEDAR, but
I would be curious to know what the discards were out-of-season
versus in-season for the recreational side, because it could be
interesting to see that change as you talk about a shortening
season and such, and then Clay might be addressing this, but I
did look up on the query on the MRIP website, and the Science
Center and the MRIP numbers are a little off, and they do some
calculations at the Science Center, but it’s roughly, for the
eastern Gulf, 2.1 million fish were estimated to have been
harvested in 2018, and so about three-to-one.

CHAIRMAN GUYAS: Susan.

MS. BOGGS: Thank you, and just a comment to Mr. McCarthy’s
question. The headboats, we don’t have observers onboard, but
we do have dockside intercepts.

MR. MCCARTHY: That would still prevent us from, obviously, getting at the size composition of the discards, and so that’s always a challenge, and we have the advantage in the commercial fishery that we do have some observer coverage and we’re getting those numbers, and so that’s very helpful to the whole assessment process.

CHAIRMAN GUYAS: Go ahead, Clay.

DR. CLAY PORCH: Thank you. It’s been well known for a long time that there tends to be more discards in the recreational fishery than actually landed, and that number of three-to-one has been recognized since at least the 1990s, and it’s been a pretty common feature, and, in fact, in some years, if you go far enough back, it’s higher than three-to-one. There were some years where it was up possibly as high as six or seven-to-one.

A lot of them are regulatory discards because of the minimum size limit, especially when it’s up to sixteen inches, and there are a lot of discards in the closed season, and that’s always been a big factor, when we were trying to compute things like maximum sustainable yield, and you have this big amount of fish that are discarded, and a large fraction, or a substantial fraction, dies, and so this isn’t really a surprise. It’s been a feature of red snapper stock assessments for a very long time.

I would also add there are some bits of information, and we did actually have an observer program, the State of Florida did, on headboats for a little while, and so we had some information there, and, of course, most of the discards are undersized fish on the headboats, and it’s seldom because of a bag limit, for obvious reasons, and that ratio was sometimes as high as six to seven-to-one. Other times, it was two-to-one or three-to-one, but it was a pretty common feature.

CHAIRMAN GUYAS: Okay. Are there other questions for Mr. McCarthy? All right. Seeing none, thank you, Mr. McCarthy, for that presentation. At this point, we’ve got about twenty minutes before we’re scheduled to break for lunch, and so I think now is a good time to circle back and talk about our timeline and where we’re going with these 36 amendments, and I’m going to turn it over to Ava.

DR. LASSETER: Since we did start, as I mentioned before the presentation, since we did start picking preferred alternatives, we’re going to understand that we should move forward with a
public hearing draft for 36B. I guess I would like to circle back to Dr. Stunz a little bit, in terms of the broader discussion about a discard request. I don’t know if you have had a chance to look at the documents, supporting documents, that are in the briefing book. Was there additional information that you were looking for, or were you looking for discards of all IFQ species?

We had understood that this was to contribute to defining how much quota could potentially need to be in a quota bank, and then, finally, I think I would like to kind of request some further discussion on what you’re interested in pursuing in Amendment 36C as well for a few minutes, so that we can get a sense of what our next steps for that document would be.

**DR. STUNZ:** Ava, to that point, I think we’re good for now, and I appreciate that. We wanted these discard numbers for a variety of things in front of this council right now, and I mean, obviously, to me, my personal opinion there is there is a lot of variability in that, and a lot of unknowns, and how certain we are on those numbers is a little questionable, and hopefully we can seek ways, through the Science Center and other things, to increase that observer coverage and get a better handle on exactly what’s going on with the discards, especially when you hear, in our public testimony, that one vessel in one day is discarding some of what they estimate here in that bottom longline fishery, and so, obviously, there is some room for improvement.

I am not faulting anyone. Getting at these discard numbers is obviously a very elusive target, but it also really impacts some of the management decisions we make, but, with all that being said, we certainly need to improve that, but, at some point, we’ve got to go with what we have, and what I saw today was, I guess, pretty reasonable to at least begin to make some future management decisions, and so I would just encourage, as those numbers improve, that we just get updates on what that is, but, at least in my mind, it’s fine for now.

**DR. LASSETER:** Okay, and I guess, maybe to follow-up with the rest of what I was wondering, could we bring up the presentation again, which is the Tab B, Number 5(a), the Amendment 36 presentation? Let’s just start with the final section, which are the last few slides, on Amendment 36C.

As I noted before the break, the current purpose statement in the document states that the purpose of this action is to assist small participants and new entrants to the IFQ programs, to
reduce discards, and to increase access to shares to actively-fishing eligible commercial fishermen. To accomplish this purpose, the document contains actions, the primary one being establishment of the quota bank.

I have discussed the sub-actions, the decision points that would need to be made within that, but it’s still a very broad purpose right now. Small participants, how are we going to define that? New entrants, how are we going to define that? Who would be able to qualify for help to reduce discards? How much quota would need to be there? Can I just kind of throw that out there a little bit and see if there’s any more discussion on what the council is kind of interested in pursuing in regard to this kind of broad purpose statement?

DR. STUNZ: Ava, I would add something in general, and maybe we can just use the quota bank as an example, but it would apply to the whole document. One of the things that I would recommend is I don’t know how far we’re going to get if we try to figure out every single last detail and then have this perfectly designed program that is perfect in places that moves forward, and that is probably not possible.

I would recommend what we do is create a very adaptable program that can change as the needs change, with some guidance and oversight, obviously, of the council. I mean, we don’t want to have something run away from us. What that looks like right now, I don’t know. We need to start talking about that, but we really need to move forward with some of these things.

Using the example of a quota bank, let’s say we set it up, and surely we’re not going to get perfect the first year, or maybe even the second, but, if it was governed by a group of the right folks that could make decisions with our oversight that it could adapt to the certain needs of that, to meet the goals that we want, and so, rather than really get way down in the weeds of focusing on every specific last detail, I would encourage us to set up a really robust structure that could handle the adaptation that we’re certainly going to need as we move forward. Anyway, that’s what I’ve got for now, and I have more if we want to discuss specific aspect of that C component.

CHAIRMAN GUYAS: Mara.

MS. LEVY: Well, I mean, I think the issue is the council has the obligation to at least answer the threshold questions, right, of how much allocation is going in a bank, who is eligible to receive from the bank, how is it going to be
distributed, and these are not questions, and you can’t just set up a quota bank and tell someone else to figure all this stuff out, and so you’ve got a lot of threshold questions that we keep talking about that we don’t really get to any answers, and I think that’s what Ava is looking for.

It's basically your obligation to set this up, and we have to have specific standards, and we can’t just approve something that lets somebody else decide all these policy decisions about how it’s going to operate.

DR. LASSETER: Maybe one broad kind of decision point that I could ask for guidance on is, right now, you have three groups, potential groups, of these entities that you want to help with a quota bank, small participants, new entrants, and some group to reduce discards.

Is the committee still interested in defining all three of these groups, and are you still interested in using a quota bank as the mechanism for helping all three of those groups? Maybe that’s the broadest question, and then, within that, I guess I’ll be speaking in terms of discards, and is this red snapper only, is this going to be eastern Gulf, and I kind of had that idea from your discussions, but that hasn’t been entirely clear, and that might help us start delineating some sub-actions, because we’re going to have to develop actions with a range of alternatives, to kind of move it forward.

CHAIRMAN GUYAS: Dr. Shipp.

DR. SHIPP: I agree with what’s being said, and, to reduce it down, my own opinion is that the quota bank is what we really need to focus on, and we need to start step-by-step. For example, the first step is how is the quota bank going to be funded? Are we going to do a set-aside from the overall quota or what, but I think those kind of specific questions are where we need to go, and I think it would be appropriate for other council members to express their thoughts on what specifics they are most interested in, but, to me, the quota bank and how it’s funded is a primary issue.

CHAIRMAN GUYAS: Troy.

MR. WILLIAMSON: Well, the alternatives that are set forth if you establish a quota bank, and, personally, I am very much in favor of a quota bank, and so you have some very specific alternatives for funding a quota bank, and, now, all three of your objectives for discards, new entrants, and small entrants,
those are admirable, and how you divide that up -- I lean with Greg here.

It's going to be difficult to define those folks, because you're going to have people come in and say that -- Maybe I'm wrong about this, but say you have a corporation that has less than X number of shares, are they a small participant, and yet they have a related account somewhere else, where they have more, and so you've got all of these questions to answer, but that doesn't preclude you from starting something that's beneficial.

You work your work through it, and you manage it, and you don't just stop because there is questions out there. I mean, look at this whole program. If we had the opportunity, we would turn around and do a lot of things differently, but what we're doing is we're addressing these problems as we go along, and so that's my thought.

CHAIRMAN GUYAS:  Phil.

MR. DYSKOW:  Thank you, Madam Chair. Ava, there are other quota banks in existence in the marketplace that have wrestled with these same problems at some level. I think we might look to those working examples to see what we can learn and how we can use that information to craft some of these decisions, but I think, when you look at the quota bank, where can the numbers of fish come from? It has to come from the total quota allocation.

If we allocate 100 percent of the quota, then where is the quota to establish this bank coming from, and so my guess is we have to look at a percentage of the allocated total going into the quota bank, as opposed to being distributed, and that's how we fund the quota bank.

What that number should be, we all have ideas, probably, everything from zero to whatever, but we have to start somewhere, and so I would say, as far as the quota bank, we will establish it by a reduction in the 100 percent allocation of the quota that currently exists, correct?

DR. LASSETER:  Yes, and we do have that in the document, in 36C, as an alternative, yes.

MR. DYSKOW:  Okay, and so now your question is how do we define the three buckets of eligible potential participants in the quota bank program, right? Is that what you're asking us?

DR. LASSETER:  Yes, to get some guidance on some of the broad
characteristics that you want those groups to have.

MR. DYSKOW: I will start with the easy one. New entrants would be someone that doesn’t currently have let’s say red snapper or other eligible IFQ quota, and he’s a non-quota holder. Therefore, he’s a new entrant. He might be an active fisherman, and he might be active in a different category, and he might be -- You name it, but essentially, we can define it very simply, and a new entrant is someone that doesn’t currently possess IFQ quota for these eligible species, and a small participant -- You pick a number. A small participant is defined as X.

DR. LASSETER: I am trying to get admin staff to bring up the section where we have some broad characteristics, and this is exactly what we were trying to get, was which of these -- I think I have a bulleted list in -- If we go down to 2.2 and 2.3, there is a couple of bulleted lists, where we’ve been outlining various ways that you could define “small participant” and “new entrant”, and so which ones of these characteristics resonate, seem important, to you? We have --

MR. DYSKOW: What page are you on?

DR. LASSETER: Right now, she’s on page 14, and I will just say something about the part that was up there for a moment. I have just drawn a blank as to when the council outlined the parameters of what they would see a fishery finance program to be about, but you did agree on some characteristics, and it’s been several years, and I think it was like 2014, on how you would define an entry-level fisherman, which could be your new entrant, or fishermen who fish from small vessels. These were going towards, again, this possible finance program.

These are the ultimate determinations, but are you interested in looking at them in terms of now what I did just hear from Phil, somebody who is not a shareholder? Okay, and so that’s beginning to give us the outlines of how you want us to define one of these groups for a range of alternatives, and so this is getting helpful.

If we scroll down to the next page, page 15, I think there is a bulleted list of potential characteristics of a small participant or new entrant, and this has been in the document for quite a while, and we have broken them down now in terms of groups that are already shareholders, and then the section at the bottom is participants or people without shares, and so that’s getting at what I just heard you say. In this list, which are the ones that you feel are important for outlining,
helping staff to begin outlining, what you want to see to define
these groups?

CHAIRMAN GUYAS: Go ahead, Dale.

MR. DIAZ: I don’t know, and I’m trying to think about this a
little different. If we go down the road of a quota bank, I
could see us getting bogged down with trying to define new
participants and small participants, and that’s something that
takes an extraordinary amount of time.

I mean, if we have a quota bank, I do like the idea of trying to
help with discards, because that helps the fishery, but I would
be more interested in coming up with a fair way to distribute
the quota from the quota bank to people at a very reasonable
price, and then, whatever proceeds come from distributing that
quota to folks that use the system, those proceeds would go back
to the quota bank to help enhance the quota bank, by maybe
buying additional shares or funding research or something that
helps the fishery, but I worry, if they get too bogged down on
small participants, that’s going to be something that might not
necessarily be necessary. How to fairly distribute it is the
more important question, I think.

CHAIRMAN GUYAS: All right. I see Greg and Troy, and we’re
having some good discussion, but we are right up against lunch,
and so we’ll start this now, and then we’ll probably have to
finish it in another committee meeting.

DR. STUNZ: Right, and that’s kind of what I was going to say,
Martha, was that we’re trying to bite off a huge chunk here in
the last fifteen or twenty minutes or whatever we have, and so I
feel like we’ve had the best discussion we’ve had on this
amendment so far, but I agree completely with what Dale said,
and I don’t know if that leads to -- Or even what our options
are of a sub-committee or some type of advisory panel that helps
guide on these really nuanced, smaller questions, but to follow-
up, what I wanted to say --

I agree, Bob, that obviously the first thing is funding this
thing, but probably secondary after that is defining are we the
oversight group, or is there a board that’s going to actually
govern a lot of this, because they could help make some of those
decisions that we define, and I don’t know what that looks like,
but it’s getting down into that -- I think it’s that later two-
point-something section, Ava, about how the distributions
essentially would occur, which would, obviously, be a lot of the
purview of that, and how would revenue coming in be used to
further the mission of that quota bank and so on.

I am throwing a lot of stuff out here just at the eleventh hour, but I don’t know if we’re even going to be able to tackle that around the table like this, or is there an option to form a smaller sub-committee or group, or how would that work to hash through some of these structures, because I feel like what we really need around here is some alternatives that we can actually start dealing with, and I don’t know. Are we individually coming up with those alternatives, or should we ask staff to sort of propose some alternatives? We’re sort of in a difficult situation on a complex topic.

DR. LASSETER: We would provide you with a range of alternatives. If you see in this just list for these characteristics, there is so many ways that you could go about it, and just pulling a couple would give us some way, so that we don’t have twenty alternatives. I’ve got one from Phil that you definitely want to consider new entrants as people that are not shareholders at all, and so that narrows it down somewhat.

Basically, this would be an iterative process, where we need a little guidance from you, and we’ll bring you stuff back, and you will say, no, no, that’s not what we meant, or we want to go this direction or that direction.

Also, what I forgot to bring up before is your more recent guidance has specified a non-NOAA quota bank, non-NMFS quota bank, and we’re envisioning that as some kind of a non-profit that would be set up through a shareholder account, and so, of course, one of our other actions would also -- Part of that account would need to be excluded from the requirement to have a permit, we would assume as well, and so that’s one of the points that I brought up, that these two amendments, B and C, are actually related, because we may be using a shareholder account, or accounts, in new ways through 36C, because you may have accounts that are set up as quota banks, and that is how the Shareholders Alliance quota bank is run, is through a shareholder account, but this is actually great discussion, and it’s giving us some guidance.

CHAIRMAN GUYAS: So many hands, and we have two minutes. I had Troy, and then I see Dr. Shipp, and then I see Phil, and then we’re going to go to lunch. Do you still have something, Troy?

MR. WILLIAMSON: To tag on to what Dale said, he mentioned the cost to the new entrants or the small guys, which brings up a point that I would be in favor of an auction and a quota bank,
rather than a lottery giveaway, and, to follow-up with Dale, again, these monies would come back into a quota bank that we could do these research things or put cameras on boats or fund observers, and there are other quota banks, community-based quota banks, that are able to accomplish this, if we possibly need to really explore those options, so that we can take advantage of them, but just giving this quota back on a lottery basis, another giveaway, doesn’t strike a respondent chord with me.

**CHAIRMAN GUYAS:** Bob.

**DR. SHIPP:** I just wanted to ask if we are going to revisit this after lunch? I think the pump is being primed a little bit, and I would hate to miss the opportunity, and so I will defer my comments until after lunch if you promise me that that’s where we’re going to start.

**DR. FRAZER:** We will allocate additional time for this topic after lunch, Bob.

**CHAIRMAN GUYAS:** With that, do you want to wait until after lunch?

**MR. DYSKOW:** I will just make a quick statement that we can address after lunch if people think it’s relevant. We have to start making some progress on this. We can’t just have the same discussion ad nauseum, meeting after meeting. I would suggest, after lunch, that we craft a motion to establish a quota bank, with the funding of that quota bank coming from a reduction in the allocated quota.

In other words, let’s say we’re going to do this, and then let’s, at the next meeting or meetings, answer all of these unknown questions, but let’s first decide that we’re going to do it, and then we’ll work through the where the and the how and the who, if that’s acceptable, and now I will shut up.

**DR. FRAZER:** All right. We’re going to break for lunch. I will see people back at 1:30.

(Whereupon, the meeting recessed for lunch on January 28, 2020.)

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January 28, 2020

TUESDAY AFTERNOON SESSION
The Reef Fish Management Committee of the Gulf of Mexico Fishery Management Council reconvened at the Hyatt Centric French Quarter, New Orleans, Louisiana, Tuesday afternoon, January 28, 2020, and was called to order by Chairman Martha Guyas.

**DR. FRAZER:** We’ll get started, and I just wanted to acknowledge that there’s a number of past council members in the audience: Jane Black-Lee, Harlon Pearce, and Johnny Greene. It’s good to see those faces, and I look forward to chatting with you at one of the breaks, or even after the meeting here. With that said, if you guys want to pick it back up.

**CHAIRMAN GUYAS:** Okay, and so we are going to talk about 36 some more, and we will, at the most, go until 2:15, and then we’re going to move on. That’s just fair warning. I will turn it over to Dr. Lasseter. She’s got some ideas about how to get us started in a productive discussion.

**DR. LASSETER:** Okay, and so, in August, and I believe that was the meeting that you divided B and C, we brought you a presentation, and I’ve gone ahead and had them bring this up, and I briefly had a discussion with Mr. Dyskow, and, if you want us to rearrange the order of these actions, of course we could do that as well. Let me pause there for a moment.

**CHAIRMAN GUYAS:** Phil.

**MR. DYSKOW:** We can make this easy, Dr. Lasseter. The way you have it laid out is not the problem, and I would recommend that we proceed the way you have it laid out, and this would become the second or third follow-up discussion to date, and so the way I understand this is, in order to take action to establish a quota bank, we have to pick a preferred alternative to 2.1, Action 1.

I would move that we select Alternative 4 as the preferred alternative, which essentially would establish a quota bank, and then we’ll have further discussions as to how we fund it, because the funding as laid out in Alternative 4 is just a starting point.

**CHAIRMAN GUYAS:** Let me jump in for a second here. This is our very, very, very first look at this document, 36C. Go ahead, Ava.
DR. LASSETER: Okay. I guess I was looking down to Mara to see if we wanted to be going towards preferred alternatives yet, when we don’t even have alternatives fleshed out for most of the actions, and I guess that’s my hesitancy. Just let me pause and let her comment.

MS. LEVY: Well, I mean, I think that would be my comment. You have two actions in here that have some alternatives, but you have a whole host of actions that still need decision points and don’t even have alternatives. You will not be able to have a document that says to establish a quota bank, fund it, and then, boom, we’re done.

All of these other decision points have to happen, and so it seems like you should be fleshing out all of the actions and alternatives for all of the decision points before you do preferreds, but, I mean, that’s up to you.

DR. LASSETER: Carrying on with that, I think, because Alternative 4 is there, and that is the direction that you’re interested in taking, eventually, once we’ve developed the actions that support that, then it would be appropriate to pick as preferred. At the moment, you don’t have all the other actions fleshed out to know what this would look like, but we have the first step done here. In the next action, the first part is how do you seed that quota bank.

If we look at that presentation, I had built that off of comments that Dr. Shipp had made, and we developed a slide that looked at what a 20 percent set-aside would look like, in terms of the quota.

I was expecting that this might have been added as an alternative to that action, and that didn’t happen back in the August meeting, I think at the time we divided them, but that might be something that you want to consider, given the discussion earlier today, and this is something that you have seen before, and I could discuss these couple of slides a little bit and then see if this is the direction that you’re wanting to go for a set-aside for the quota bank, if that makes sense.

Again, this is when it was still Amendment 36B, and all of the text was still -- It’s still there, and it’s just been lumped now into C, and so the actions have been reordered, since B has the first part, and this is now Action 2.1, and it would be thresholds of allocation to add to a quota bank.

The understanding is that this action would be applicable, only
applicable, if you did select that Alternative 4 of the previous
action. The alternatives in the document currently specify,
each year on January 1, add to the quota bank the amount of
allocation greater than, and then you provided two alternatives
of the commercial quota at the time each of the respective
programs final approval was taken or the largest commercial
quota between 2007 and 2018. There’s a table in the document
that shows you how much quota this would be for each of those
alternatives.

The next decision point also is are you wanting to put into the
quota bank red snapper only, grouper-tilefish, all grouper-
tilefish categories, or both, because we were not entirely sure
if the purpose of the quota bank was for the reduced discards,
and were you talking red snapper only, or were you talking both
programs, and so these are the alternatives that were in the
document at the time we reviewed it in August, and then we
brought you this slide, again based on an example that Dr. Shipp
had given, that shows what a quota set-aside in terms of a
percentage of the quota would look like.

I believe it was this discussion that began the conversation
about how much quota would we need for addressing those
discards, and then that’s kind of the path we went down for the
discard presentation that you just heard. I did hear this
morning this percentage that you were talking about for a set-
aside, and is this something you want to consider adding to the
document as an alternative?

CHAIRMAN GUYAS: Dr. Shipp.

DR. SHIPP: Most definitely. I think a percentage of the quota
is something that we need to be given to us in the alternatives,
5 percent, 10 percent, 25 percent, whatever, a series of options
taken as a set-aside from the quota, as reflected in the slide
that’s up on the screen right now. I think that’s also what
Phil was mentioning right before lunch, and is that right, Phil?

MR. DYSKOW: Where I’m confused, Ava, and you’ve explained it to
me, and so I must be just extraordinarily dense, is we have to
select Alternative 4 under Action 1 first before any of this
becomes meaningful, and is that correct?

DR. LASSETER: When you say first, you would only select that
once the entire document, ideally, is fleshed out, and even
Chapters 3 and 4 are complete, and then you go through and
select your preferreds, but, yes. In order for this action in
the final document to be applicable, you would be selecting that
Alternative 4. You just don’t need to select it right now in order to discuss it.

MR. DYSKOW: I get it, but it all keys on that. If we don’t select that, none of this makes any sense or has any meaning at all, and so, if we don’t circle back to that today, we have to understand that we’ve got to circle back to that at some point in the not-too-distant future.

CHAIRMAN GUYAS: Roy.

DR. CRABTREE: I think what we’ve got to do is flesh out enough details as to how this would work and what we’re doing so that people are able to analyze it. We seem to just take it as an article of faith that a quota bank will reduce discards, and I don’t see any evidence of that or any analysis that indicates it would, and it’s not clear to me at all how it would, and it seems to me that, ultimately, you will have to have an analysis that shows it really will reduce discards, or you don’t really have a rationale for any of this, but I don’t think anybody can do the analysis of that until they have more details about how the quota bank would work and who would it go to.

CHAIRMAN GUYAS: Greg.

DR. STUNZ: Well, to add to that, since Roy was bringing it up, because it’s kind of a little bit different than how to fund the quota bank, but, Ava, I think one piece that’s missing here under Action 2, and I don’t know if it’s a separate sub-action or however it would work, and I don’t really care, but what I would -- I could make a motion if we need to add it in there, but something that discusses the administrative structure of this quota bank and what does it look like.

Is it NMFS run, or is it a public-private partnership or whatever, and is that governed by a board of people, and what does that generally look like, and to have some actions developed with that, I mean some alternatives developed with that, that would specify it.

We’re talking about, in this document right now, we’re talking about how to fund it, and you already have some actions already about how to distribute it that we could flesh out more and begin to discuss it, but we don’t have anything about how it would be run, and that’s going to be a critical component, and that group, obviously, down the road would give some insight into that as it moved forward.
DR. LASSETER: I think those are all great points that really express that there’s a lot of decision points that need to be fleshed out, absolutely, and so, again, this is before you added the alternative for the non-NOAA quota bank. Previously, the alternative said to establish a NMFS-administered quota bank with the reclaimed shares. The current version of the document, of course, says a non-NOAA quota bank, and we will have to flesh out exactly what that looks like.

I guess I was starting here because this seems to be where we had left off at the morning, as far as how to add quota, and I will also note that the alternatives here -- The amount is based on some period of time that we could use as the rationale, and I have no rationale for 20 percent.

I have no idea if that amount of quota -- I used red snapper as an example here, and is that for all of the share categories, and what are you wanting to use it for, and is that enough quota to address whatever group, and this was an example that Dr. Shipp had brought up in a previous meeting, and so I used that example to make this slide.

The discard presentation, my understanding of what you were looking for there was to determine whether the quantity of -- Whether the amount of discards was an amount of allocation that could be feasibly put into a quota bank or not, and I’m not sure if that was answered satisfactorily for you. Dr. Stunz seemed relatively comfortable, possibly, with the presentation, and that would be kind of a rationale though for an amount to put in.

I don’t know what to do with like 5, 10, 15, and 20 percent, like Dr. Shipp just mentioned, and what would be the rationale for that if we also don’t know how many people are going to need that much quota and how that would be broken up amongst all of those individual entities within each of those groups.

In that sense, these decisions are iterative, and they go back and forth. It’s difficult to decide how much quota you’re going to need in the quota bank until you have decided who are going to be your recipients and how much quota are you going to be providing to them, and so these decisions are related and complex, and staff can start to throw out and bring some alternatives when we narrow down a little bit more, and so a little bit more of refining these characteristics of a small participant, so we can kind of look in the data and see the number of people we’re even talking about there, if that helps.
CHAIRMAN GUYAS: Phil.

MR. DYSKOW: Thank you, Madam Chair. I totally respect Dr. Crabtree’s insightful comments regarding whether or not there would be sufficient impact to discard reduction, but I want to point out that, in addition to discard reduction, we’re also trying to provide a vehicle for small participants and new participants, and so that is just one aspect of what we’re trying to accomplish with a quota bank. The total of those three is what we really want to address and not exclusively the reduction of dead discards.

CHAIRMAN GUYAS: I’ve got Kevin and then Dr. Shipp.

MR. ANSON: Ava, could you refresh my memory as to why the NMFS-sponsored or run quota bank was removed?

DR. LASSETER: Because of a motion you passed. In the discussion, you did not want to do a NMFS quota bank anymore, and I believe I will let Dr. Crabtree continue this as well.

DR. CRABTREE: Well, I mean, unless something changes, I don’t have the capacity or the funding or the staff to run a quota bank, and so I don’t think we can do that.

CHAIRMAN GUYAS: A follow-up, Kevin?

MR. ANSON: I guess, as we talk about all of these decision points and groups and establishing the criteria for those, I would assume that most of that would be through the quota bank, to administer that, but they’re still going to require a substantial amount of data from the agency to help them make those decisions to determine who is eligible and who is not, and so we can decide that, but, if we do establish a lot of criteria that involves data, and they have to show proof, I would assume that a lot of that has to come from the agency, and do they get much documentation that they would be able to provide the paperwork to substantiate their qualifications?

DR. CRABTREE: That would come to you in putting this document together, but then, if you set up a private quota bank, and you give them some amount of fish to then lease out, you’re going to give them guidelines, but it’s going to be, I think, up to them to do it, because they’re a private entity.

CHAIRMAN GUYAS: Bob.

DR. SHIPP: I would just like to reiterate what Phil said.
There are other reasons other than just the discard issue, but I guess I’ve got a question. One of the groups that I think most of us are interested in helping are the commercial guys that are having to pay the high lease fees. I wonder if the data are available for individuals, how many pounds of lease they have had to pay for, because that might give us a base for another group of recipients that are not necessarily new to the fishery or small time, and those are really the ones that are suffering the most.

If the data are available, that could be kind of analogous to when we first set up the IFQ, because the shares were based on their catch records, and so, if we’ve got records of people that are leasing 50,000 or 100,000 pounds a year, those could be criteria that we could use to set this system up, as to who is eligible.

Along the same lines, numbers like that might help us provide the rationale that Ava is talking about for what percentage. If we get a feel, and I think we know what the total amount of the lease is, and it’s 30 or 40 percent of the whole quota is being leased these days, and so those numbers could also be used to generate what percentage from the quota needs to be withheld for the quota bank to function.

Finally, as far as expenses go, the way I visualize a quota bank is they are going to make available quota to fishermen, but at a much-reduced price, and I don’t see them giving it away, and I don’t know, and we can talk about lotteries and auctions and the rest of it, but I think there are a number of ways that we can come up with some estimates on what the appropriate percent of the set-aside should be.

CHAIRMAN GUYAS: Greg.

DR. STUNZ: To Bob’s point, and Roy’s too, to some extent, that’s exactly why I keep bringing up this administrative structure that could handle that. There’s advantages of having this private partnership that’s a non-profit, still governed by us, and maybe some of us would be on that board, or whatever we want to call it, groups that are participating in the fishery and that sort of thing, but they would allow to do that, and the advantage of having that private partnership, I mean the non-profit, is to do things just like you’re talking about, Bob, and set that reduced rate for the leasing.

DR. LASSETER: I am going to build on what Dr. Shipp just said, as far as trying to get a handle on what volume of quota would
be needed based on some defining characteristics of these
groups, and so maybe let’s touch on that a little bit, and then
we’ll see what we can bring you to respond to that.

For reducing discards, I’m thinking we can go back to the
presentations and work on that and come up with some information
to respond to that, and let’s talk a little bit more about the
small participants and the new entrants, and potentially we’ll
look at how we can look at the IFQ online data on people that
are leasing, and I’m going to assume that means people who are
not shareholders, but are landing so much through their vessel
accounts. Who are small participants? Help us narrow this
down, so that we’ll craft a range of alternatives, and here are
some kind of yes or no characteristics that can help us define
that.

MR. DYSKOW: Certainly we can flesh this out further, but, if
you’re looking for a starting point definition, a small
participant would be someone that owns a small amount, or that
controls a small amount, of quota, someone that is desirous of
growing his business in this area, and a new participant would
be someone that doesn’t have quota, and that’s a starting point,
at least.

CHAIRMAN GUYAS: Are we talking about red snapper, or are we
talking about IFQ species, or are we talking about reef fish?

MR. DYSKOW: Well, that’s an interesting point, because we can
pick any of those. Obviously, the 800-pound gorilla in the room
is red snapper, and do we want to expand to these other species
or not, and I don’t have a strong opinion, and I would certainly
be interested in how the rest of our council would feel about
that.

CHAIRMAN GUYAS: Leann.

MS. BOSARGE: I guess I see a quota bank -- When I think about
it, I almost think of it in the realm of actual banking, right,
because it has a lot of similarities. Essentially, what we’re
about to do is write down the underwriting standards of this is
what you’re going to have to do to qualify, just like if you
walked into a bank and you wanted to get a loan, a business loan
or a home loan or whatever, you’re going to have to meet certain
qualifications. You’re going to have to provide certain
paperwork.

To get specific, in that small participants, I don’t think I
would do that as a set number, and I think that ought to
probably be a percentage. That way, it has some flexibility.

We have landings histories, right, and we have a name that goes
with that landings history, correct, and it’s on a permit, and
surely you can associate that with the individual that was
fishing it, right, and so, when I look at it, a small
participant would be somebody that -- Maybe he catches 50,000
pounds of red snapper a year, but the percentage of snapper that
he owns, versus leases, is very small, and that’s why I would
look at a percentage.

I would want to know what that individual’s landings were,
because this is supposed to be for the man on the water, and so,
if he landed 50,000 pounds of snapper last year, he or she, and
I always say he, and that covers everybody, but anyway, if he
landed 50,000 pounds, but he only owns 5,000 pounds, that is a
pretty small participant. He’s having to lease the other 45,000
pounds that he is fishing every year. I am just trying to think
through it, and I would probably do it as a percentage, rather
than a hard number of pounds.

CHAIRMAN GUYAS: Are there other ideas? Are people gravitating
towards what’s been put out there already? Troy.

MR. WILLIAMSON: I was perfectly happy with the examples that
were presented in the document that Ava circulated, and I think,
as Phil says, we can use that as a starting point, if nothing
else, and then we can move on and further refine it. I think
what we’re trying to get to, as we keep reiterating, is that we
want to establish a quota bank, and that seems to be pretty
simple, and we’ve got fifteen minutes to continue to address
this.

If we kick this on down the road, we’re at another meeting, and
we haven’t accomplished what we wanted, and, in the interim, we
can do something like establish a working group to flesh out
these things, like a council AP, and they can come back and make
recommendations to this group as to how they want to or feel
like would be the appropriate methods, and so, at the risk of
being obstinate, I suggest that we go ahead and vote on whether
or not we want that quota bank or not.

DR. LASSETER: I’m sorry, but you have an alternative, and that
part is clear, as far as establishing the quota bank, and that
part is done. It’s the other decision points around it that we
need help with, and I’ve got now three ways to define, ways to
construct, alternatives for what small participants would be,
and so that’s a start. That’s what we kind of want to do for
new entrants, and are small participants the same thing as new
entrants? Now I’m hearing a new category, although that might
also be an overlap, what Dr. Shipp mentioned in terms of people
who are leasing quota, because that seemed to overlap with what
Leann’s definition of a small participant was. This is what
I’ve been looking for, and so this is great. This is very
helpful.

In terms of the discards, I think I’ve touched on that now as
well, that we’re going to go back to that presentation, and so
we can bring some alternatives from that. When you look at
those alternatives, that’s exactly what we want to do, is refine
those, yes you do or don’t like that, and we’ll have to look at
how much quota that would potentially be requiring, in terms of
what you would then want to add alternatives for for putting in
a set-aside, if that sounds good.

MR. WILLIAMSON: To address your question about whether or not
it should just be red snapper or other species, again, I am
happy with your document, and you mentioned not only red
snapper, but a grouper-tilefish complex as well, and so that
would be my preference.

DR. LASSETER: Okay. One question. Are small participants the
same as new entrants? Is that going to be an overlap, or is
there a differentiating characteristic?

CHAIRMAN GUYAS: Bob.

DR. SHIPP: In my mind, a small participant falls under the
definition that Leann gave, and I really agree with that. A
small participant is someone who has a small percentage of
quota, a small number of quota, and it can be somebody that’s
landing a million pounds a year, but only 20,000 pounds of
snapper, and so that would be a small participant, in my mind,
and that would be -- A new participant would be one who had no
quota and wanted to get into the fishery, and so it’s probably
an oversimplification, but that’s the way I view those two
categories.

CHAIRMAN GUYAS: Just to clarify, the new participant could be
leasing, but they just don’t own? Okay. Other thoughts? Ed.

MR. SWINDELL: I agree with you, Dr. Shipp, but, at the point
that the new entrant comes in, he becomes a small participant,
and I don’t know if that’s maybe what it’s really saying, that
suddenly you’re a new entrant, and that’s over with, and now
you’re a small participant, once you receive some quota.
CHAIRMAN GUYAS: Leann.

MS. BOSARGE: Ava, in my mind, to even be able to apply, you have to, at a minimum, show a landings history, right? I just want to get that out there, because we keep talking about these new entrants, and I made a kind of sarcastic comment, but sort of not, at the last meeting that I don’t think we’re looking to pick people up off the side of the road and make fishermen out of them.

There are fishermen out there in the industry now that are on the boats and that are fishing, and I think that -- If the council goes down the road with this quota bank, that’s your target audience, and they have to, at a minimum, show their landings history. Me personally, I would probably be a little bit more of a hardtail about it, and I would have to say that I want to see a little more skin in the game, and I want to see where you’ve actually started buying some, and you actually own a little bit.

It's sort of like, when you go to get a loan at the bank, they want a down payment on it, and you’ve got to have some skin in the game, and I guess, if what you’re giving out is quota, then the down payment would almost be to say, here, I own some already, and I’ve got my skin in the game, which, you know, you still have skin in the game if you’ve got a boat and you’ve got a permit, and so I don’t want to sound like you have no skin in the game, but definitely you have to have landings history. I don’t want somebody that has never been a fisherman, never been on the water, coming in and trying to apply to get quota.

CHAIRMAN GUYAS: Other thoughts? Roy.

DR. CRABTREE: That means though, if I’m truly a new entrant, and I just bought my permit and my boat, I wouldn’t qualify, because I don’t have any landings history, and so it’s kind of a misnomer to say “new entrants”.

MS. BOSARGE: To that point, Martha? I agree. I have never really liked the words “new entrants”, and I always use next generation of fishermen or replacement fishermen. I think your next generation of fishermen are out there on the water and working now. If you establish a quota bank, you’re essentially trying to give them a leg up and help them become the leaders in that fishery.

You’re going to have to underwrite it, and, I mean, you’re going
to have to look at cash flow, and you’re going to have to look
at balance statements, and you’re going to need to look at
credit. I mean, you’re giving away something that needs to be
landed and managed properly and provided to the American public
as a food source, and this is a big undertaking, and it’s a lot
to think about.

CHAIRMAN GUYAS: I’ve got a couple of names here, and then I
think we’re going to move on. I’ve got Greg and Susan and Dale.

DR. STUNZ: I just wanted to remind the committee, and, Ava,
obviously, you know that we received some presentations or
whatever a couple of meetings ago from other quota banks, as you
all well know, and so it’s not like we’re reinventing the wheel
here, to some extent. We’ve got a lot of successful ones that
we can really pattern it out of and then adapt to our specific
needs.

As far as to Leann’s point, I agree with you completely in
principle, Leann, but we probably want to vet that even a little
further, because what if there are some people that are truly
invested, and I don’t know this to be the case, but a deckhand
or something that might inherit some money or whatever, and he
wants to do this, and he’s clearly been in it, but he’s never
had the opportunity or the resources to do that, and I don’t
know, and you want someone that’s vested in the fishery, but you
want to make sure you’re not totally restricting that from those
that are not new.

CHAIRMAN GUYAS: Susan.

MS. BOGGS: Thank you, Madam Chair. Greg just kind of touched
on what I was going to, because, if you have a deckhand that has
fished the boat, and he has an opportunity to go buy a boat and
a permit, and he’s got to buy shares, because he has never owned
those, and, in my mind, he’s a new entrant, and he has an
opportunity to enter into the fishery, and he’s getting started,
and he may have to have a backer to come in and help him borrow
that money that some people do a co-signer at the bank, but, I
mean, I can see that happening very easily.

CHAIRMAN GUYAS: Dale.

MR. DIAZ: I am kind of on the same theme, and I don’t
necessarily agree with Leann, or maybe as hard of a line as
Leann is coming down with. I think a lot of fishermen diversify
and do more than one thing, and, if you had a fisherman that was
doing another fishery, and they wanted to try to establish
themselves in this fishery, as a way of diversifying, I think
that would be reasonable, and so this is kind of what I’m
worried about.

I said earlier that I wanted to try to think about fair ways to
distribute shares, but I think we’re going to get wrapped up on
a whole bunch of things like this that’s going to be really
difficult, and I do like Gregg’s idea of looking at what other
quota banks have done and how have other people handled new
entrants or people getting into the fishery and defining some of
these other things, and so maybe we’ll have to reinvent the
wheel here. Thank you.

DR. LASSETER: I hate to make this even a little more
complicated, but we also want to think about what you’re doing
in 36B and given some of these different types of participation
that you’re talking about.

Right now, you do have some what sounds like we’re calling small
participants who maybe don’t have a permit, because they work on
a boat, and so they work on somebody else’s permitted boat, but
they are starting to buy some shares. When we go to look at
landings histories, I’m assuming we’re going to be looking at
those vessel accounts, what is being landed through that vessel
account, and so that may not be helping those other types of
people.

If you’re going to require the shareholders to have a permit, the
people without a permit that are crew, that are maybe starting
to build up shares, aren’t going to be able to qualify now under
36C, because, under 36B, you’re going to be requiring all of
those -- If you have shares, you’ve got to have a permit, and so
that’s going to now be connected, and so think about that change
in 36B and then how we may want to be looking at these different
types of participation and allowing people to -- If they don’t
have shares, but they have a landings history now, that’s not
going to be true after 36B goes into place, and we’re not going
to be able to look at that, unless you’re wanting to just grab
some of the data now and then apply -- That wouldn’t work
either, but those characteristics, those individuals, later in
the program.

That is a drawback to teasing those two out, and then coming
back again to what is it that you’re trying to accomplish with
that permit requirement, and does that undermine possibly what
you’re maybe trying to do through the quota bank here.

CHAIRMAN GUYAS: We have a lot to think about. At this point, I
think we need to call this discussion done for the day, but
certainly we’ll come back to this, presumably at our next
meeting, and we can flesh out more of 36C. We just didn’t have
a lot of time to spend on it today, since we spent a lot of time
on 36B and did the discard presentation. With that, let’s move
on to our next agenda item, which is Draft Framework Action to
Modify Greater Amberjack, and Dr. Hollensead is going to lead us
through that.

DRAFT FRAMEWORK ACTION TO MODIFY GREATER AMBERJACK RECREATIONAL
MANAGEMENT MEASURES

DR. LISA HOLLENSEAD: Thank you, Madam Chair. The purpose this
presentation is to give sort of a general overview of progress
that has been done so far. In addition, I’ve kind of got to go
through a little bit of the decision tree sort of process that I
went through in the last presentation, just to sort of give sort
of pros and cons of the various management measures that are on
the board still.

Just a quick background, and so, in October of 2019, the council
made a couple of motions, and the first was to develop a
decision support tool, looking specifically at potential zone
management, and the second motion was to include some options
for split season quota for consideration. In terms of some
updated progress, that decision tool has been created, and,
specifically, it looks at zone management options, and I will go
through those options here in a minute.

The tool also allows for setting different seasons within zones,
which is something we haven’t explicitly talked about just yet,
but the tool does allow that for some exploration, if the users
are interested in looking at that. Additionally, there is some
option for Gulf-wide split season quota, and so that was that
other motion, and so the tool will also give information for
that.

Keep in mind that the tool uses sort of the old MRIP, and so
from the Coastal Household Telephone Survey, and, additionally,
there is a number of potential scenarios that are very numerous,
as you might imagine, which is why the tool was developed, and
so that made it very difficult in trying to come up with a
document to try to keep it -- I didn’t want to be too broad, but
I also didn’t want to be too prescriptive.

Because of those considerations, we sort of pulled away from the
document from now, and instead we’re just sort of looking at the
decision tool and the discussions at the committee and council
level to help inform any future document that might come before
the committee.

I also wanted to just touch really quickly on how the 2019/2020
season is shaping up. For this year’s fishing season, the stock
ACT is a little over a million pounds. As Mr. Gerhart mentioned
this morning, it’s more likely than last year that we will have
a spring season opening May 1 of 2020.

Progress has begun on an operational assessment, to be completed
in the first quarter of 2021 for greater amberjack, and, likely,
that operational assessment would aim to incorporate some of the
new MRIP, and so the FES, and so just keep that in mind. The
tool is in sort of the old MRIP. Of course, moving forward,
things will be sort of transitioning over to the MRIP FES.

There is some big decisions still on the table, of course, with
zone management, a potential split season quota, fixed closed
seasons, as well as modifications to those daily bag limits and
possession limits.

To try to sort of parse this out, sort of like what I did last
time, we’re going to go through sort of this thought exercise,
using this decision tree. At the top of the tree is going to be
just the first question, answering about zone management, either
sort of yes or no, and so, if the committee decides not to move
forward with zone management, there are several Gulf-wide
management measures that could be implemented, and those are
listed here.

If the committee decides that, yes, zone management is something
they would be interested in pursuing, there is a whole suite of
considerations there as well. Very broadly, the first sort of
decision trigger would be allocation between the zones and
decline what allocation is going to be between those areas and
potentially different seasons within those, those sorts of
things, and so there’s a lot of things to consider, but, very
broadly, those are some of the ones to think about.

For the process of our exercise, let’s just go ahead and
consider that the committee decides not to go with zone
management, and so what would that look like, and so we would
not have a spatial delineation within the Gulf, and so any
management measure would be implemented Gulf-wide, and so this
is what this would look like.

Potentially, what this might look like in a document, one action
you could have was the establishment of recreational seasonal
quotas with various alternatives. In this case, here’s some reasonable alternatives that you could have. You could have a split right down the middle of 50/50, or you could have a 60/40 full spring or a 70/30 full spring, sort of just based on general historical landings during those time periods.

Again, this is what is currently in the tool, sort of hardwired in the tool, but these are just examples, and these numbers can certainly be tweaked, or other examinations can be made, and this is just sort of a launching point of some of these discussions, since you haven’t seen split season quotas in this framework before.

A second potential Gulf-wide action would be modifying the recreational fixed closed season, and so this language you have seen before, and so these are the various alternatives that have been on the table for a while, and so various combinations of months in the fall and then various days within the spring season in May, and so those are those combinations that you’ve seen.

Moving forward in the document, potentially do some alternative combinations that would sort of look at these different actions together, and so, for example, here, we’ve got the allocation options, and here is our spring and fall, over here in this first column, and then, in this top row here, we’ve got, okay, these are our different sort of fishing seasons, when we would have our fixed closures and things like that, and then we could report back, okay, what do we expect percent of that fall or spring ACT would be, how close are you to reaching that goal, does this achieve the management goals, those sorts of things for consideration, and so that’s how it would sort of look in the document.

Additionally, the other Gulf-wide measure that’s still on the table is the modification to recreational bag limits and possession limits. These alternatives you have seen before, and you’ve seen these already. The last time these were presented, initial analyses indicated that this wouldn’t necessarily greatly reduce harvest, and we’re looking at something like 12 percent or something like that, and so that’s what we discussed last time.

Just to summarize a little bit of these scenarios, these measures, again, would be applied to the entire Gulf. All three management approaches could be selected in some shape or form, but, the minute you start sort of layering these management measures together, things get very complicated very quickly, and
so, obviously, we would try to find the most efficient solution possible to achieve our management goals.

We could still run into the same issue, where one season exceeds the ACT and we would not be able to open the next season, and so that’s what happened to us in the 2018/2019 fishing year. All of these changes could be accomplished within a framework action, and so one of the pros is that this could be implemented fairly quickly. We couldn’t lengthen the season, but a con is that it might restrict access throughout the Gulf, like we’ve had issues with in the past, and some of these measures may not necessarily reduce harvest considerably, such as the daily bag limits.

Again, thinking about our sort of thought exercise and moving down our decision tree, what if the committee had decided that, okay, zone management is something we’re interested in pursuing, and how might the document look moving that forward, and so here’s an example, and it’s just fairly simple, and so here’s just some proposed zones, and, again, nothing is really set in stone, but these are just some launching points, and you could just cut the Gulf right down the middle, sort of a western zone that would be comprised of Texas, Louisiana, and Mississippi and an eastern zone that would be Alabama and Florida.

You could also have a three-zone configuration, where you would retain the western zone, but that eastern zone would be then further split into a northern and southern zone, using the sort of Dixie/Levy County line here in Florida and extended out to the Mississippi/Alabama border.

That’s some of the proposed zones that we’ve got. If zone management is something that the committee is interested in pursuing, the next sort of trigger decision is going to have to be, okay, what’s the allocation between those zones, and so that’s something that has to be figured out.

Again, here’s some just numbers for the purpose of our thought exercise, and so let’s say, in this theoretical dimension that I have created, that this committee has decided that, okay, we’re going to use the average historical landings from 1992 to 2008, because that was before we put a lot of these recent management measures in, and so there we’re going to look at what was the percent of landings across the zones during that time period, or we’re going to use that to inform our allocations moving forward, and so this is what that breakout would look like, and so that’s just an example of sort of the decision-making process that would go about perhaps deciding those sorts of things.
How this might look in an action, it would look something like this, and so you would have an action that would establish recreational fishing zones and allocate the recreational quota, and so those various alternatives would be your two-zone or three-zone alternatives, and then, within that, for each of these alternatives, you must also have some allocation options, sort of justifying how you would break out that quota within those zones, and potentially you could have some different season options, potentially, within there as well.

When we start talking a little bit about these allocations between zones, as we start looking into this document, it would turn more into an amendment rather than a framework action, and so that’s going to take a little bit longer, and so that amendment would have to go out for public comment and those sorts of things, and so it couldn’t be implemented as quickly as the framework action, unlike the Gulf-wide measures that I mentioned earlier.

To summarize that, again, we would have to go back, and we’ve decided to do zones, how many, and those spatial delineations across the Gulf would have to be something that was enforceable and easy for folks on the water to follow.

What potential provisions would be made for moving between those zones, and the data collection and monitoring would need to be sort of at the appropriate regional or spatial scale, in order to monitor those landings, and then this would trigger sort of the second question, as to what would the allocation between those zones be, what sort of time period would you be looking at, and so sort of the thought exercise that I gave a little bit earlier, that time period and then what the breakout might look like, and so those are some things that would have to be considered.

Some of the accountability measures I haven’t really even touched on, but that’s also another suite of decisions that would have to be made, potentially putting in some sort of zone-specific payback provisions or those kinds of things. Again, if you start layering these things, they start to get complicated quickly, and it’s already complicated enough to try to layer some of these things at a Gulf-wide scale, and doing it regionally would also make things very difficult very quickly.

Some of the pros is that zone management could increase accessibility regionally, but some of the cons -- MRIP, like I mentioned before, we’re getting some changes in that. If you
decide to have a zone between the east and the west, you might have a lot more changes in the east relative to the west, for example.

What if the zone exceeds that stock ACT? Another zone may not be able to open, and so that could cause some problems, and then, of course, we’re further dividing the very small amount of data that we have for greater amberjack further, by zones and those sorts of things, and so your forecasting ability, which is not good now, would be hindered even further.

To try to deal with some of this, we have developed a decision tool. Ideally, this is going to be sort of just an easy, back-of-the-napkin kind of calculation, and so a lot of our discussions before had been, well, what if we opened two weeks earlier here, or this here, or a month earlier here, those sorts of decisions, and you can now calculate those more on the fly, so that that would give you -- Hopefully, if you look at various combinations, you’re not having to wait two months for us to come back with something for you, and it will give you all a little bit of ability to look and explore some of those options that you might have and be thinking about.

This will be the first time you’ve sort of seen this tool, and so any feedback you would like to provide or there’s something you would like to see, we can make sure that we get that incorporated for you. Please note that the tool is focused on zone management right now, and it does not currently incorporate those modifications to the bag limits just yet. If there’s not any questions about the presentation, I can move on and show you the tool, but I will be happy to answer any questions now about the presentation.

**CHAIRMAN GUYAS:** Do we have any questions? It doesn’t look like it, and let’s look at the tool. It’s actually pretty interesting.

**DR. HOLLENSEAD:** Okay. The first thing that pops up is it gives sort of a very broad just sort of introduction to the tool, and we wanted the tool to be accessible by multiple users and the public, and so we also encouraged folks from the public also to give us some feedback on the tool through our council website as well, and so that’s what this first pop-up is.

Here’s the tool, and, just to orient you a little bit to how it’s organized, all of the inputs are going to be on this left-hand side here, and so whatever management decision you’re interested in looking at would be as an input on the left, and
then on the right is going to be your output, and so that’s
going to be the result of the management measures that you
previously selected.

In order to orient everybody through the tool, there is this how
to use the decision tool button, and so, when that is clicked, a
little pop-up will show up, sort of giving you the background
of, okay, this is why the tool is here, sort of a justification,
and it also highlights what the current ACT is, and so, if
people are interested in looking at some other allocation
options, they have got the value right there that they can take
that fraction from and move along through that.

When you select “next”, it kind of just walks you through the
tool, and so sort of the first question when we thought about
our decision tree is we come with this first step of are we
interested in zone management or not, and these various buttons
will let you go through and select the various zone options that
I had talked about earlier, and so no zones, two zones, or three
zones. Right now, it is selected at no zones, and so that’s why
you see the map there with the associated selection.

Then we have a -- Like I had presented earlier, we’ve got some
breakdowns. In this case, we have selected the no zones, and so
we’re looking at Gulf-wide seasonal allocations, and so this
breaks up allocations between the fall and the spring. When you
select a zone, it will then show an allocation breakup between
the zones.

Then, moving along, we’ve got these sliders here, and so this
will allow you to select when you are interested in a fishing
season being open, and so, right now, the default is just sort
of set at what we have now, but these can be moved however you
would like, to select the season that you’re interested in
seeing the results for.

Those are your inputs for your first outputs, and it will then
populate these value boxes, and, in these value boxes, and this
is kind of blocked by this information box right now, but it
will give you the total of landings during that time period, in
this first column. In the second column right here, it will
give you the number of days that that is open, in this case for
the fall season and the spring season, and then these far-right
boxes will tell you what percent of that seasonal ACT -- You
know, where are you in terms of that target, and so that will
show up right there.

Next is a plot, and all this is is just sort of a visual of
those other boxes up top, and so what this shows is, okay, the
vertical colored boxes are -- Here’s the harvest that we would
expect to catch in the fall during that time period, and here it
is in the spring, and then here these vertical bars are added up
to our total. These horizontal lines then let you know, okay,
these are your ACTs for your fall, spring, and then a total, and
so it’s just a visualization of the value boxes.

Then, lastly, and, actually, this is sort of where the meat and
potatoes are, actually, and this little table will also pop up,
and this tells you what the daily catch rate is for each of
these months, and so, in this case, we’re looking at the whole
Gulf, but, if we were to select zones, it would break out the
daily catch rates by zone and month, and so this is actually
what’s being totaled, depending on what you put for the season
opening that you are interested in in those sliders, and this is
what is being added up, and I will get into a little bit of
where these data comes from in a minute.

Then, lastly, we’ve got an information box with some caveats
about the tools, and I’m not going to go into all of it too
deeply, but it just lets folks know that there is some
assumptions that this tool makes. For example, this tool
doesn’t take into account any effort overlap between the zones
or anything like that, and there’s also an unknown amount of
error that is unaccounted for in the tool, and so just things
like that.

Once that’s done -- As I mentioned before, these tables right
here, this information is important, these daily landings,
estimated catch rates, and so where do these come from? Up
here, we’ve got our dashboard tab, but we also have an about-
the-data tab that gives a little information on where those data
come from, and so, when the user clicks on this, it kind of just
gives a little bit of rationale as to why the data was selected
the way it was, and so, for example, for greater amberjack, as
we’re well aware, there’s been a lot of changes recently, and so
that really constrains the amount of historical years that we
have.

The last size limit change was back in 2006, and so our
historical landings were sort of constrained to 2006 and
forward, and, also, it mentions that MRIP collects recreational
data in sort of two-month periods, like these waves, and so,
therefore, your estimates for January and February are going to
be the same, and March and April are going to be the same, May
and June, and so forth.
Also, it notes that there have been no recent landings for several months, and so a lot of assumptions have to be made there, and so this table down here breaks down where those data come from and then the rationale for using what was used, and so, for example, if we look at September and October, since 2016, September and October have been open for harvest only in 2018, and so, therefore, these daily catch rates within September and October have just come from 2018 landings, and so that’s a sample size of one, and so you can imagine the error that would be around that, and so that’s something to take into account.

Now that I’ve kind of gone through an overview of the tool, this is how one would use it, and so let’s stick with the simplest example first, and so let’s just say, okay, no zones, and I’m just going to look at a seasonal split quota, and that’s what I’m interested in at the moment.

For the sake of this just tutorial, let’s just go ahead and leave the dates open now, and let’s say I’m just interested in keeping the season that we’ve got currently, and so that would populate my vertical bars here, and then let’s say that I’m interested in changing the quota here, and so, as you can see, the harvest between the fall and the spring isn’t going to change, because I didn’t change the sliders down here, but my target has changed, and so these sliders help populate these vertical bars, and so that gives you an idea of the playing field, and then, when I change the allocations here, I am changing the goalpost, for example, and you can think of it that way, and so these are moving, but the actual vertical bars are not necessarily.

I noticed when I do this, when I keep sort of the season that we have now, and I select sort of a 60 fall and 40 for spring, fall likely would go over, if that was the case, and so that also shows up here on these value boxes, to let me know that I’m at a 150 percent of that full ACT, and so I know that I’ve over, and so that’s an example of how to use the tool.

Similarly, if you were to select on the zones, and so let’s go to two zones, and so you’ll notice my table here, and now I’ve got the daily catch rates by zones as well as month here, and we’ve got the same sort of utility as before, and so we’ve still got the sliders, but now, instead of spring to fall, we are west and east zones, and I can slide these sliders back and forth and get an idea of where I’m going to be, in terms of my landings, as well as my zone allocations, right here.
Similarly, you can do this for the three zones. It just populates you an extra row here, because then we have a western zone and a north and a south, and, again, the same sort of visualizations and slider bars for the dates within those zones, as well as the daily catch rates here that can be added up.

That’s just sort of a general overview of the tool and what it can do. Like I said, it’s mostly very good for sort of really quick, back-of-the-napkin kind of calculations, and the tools are all here though.

If you see an allocation breakdown that I don’t have hardwired in the tool, you can -- All of the information is here for you to figure that out, and so, like I said, you’ve got the stock ACT right here, and that value -- You can take whatever percentage of it you’re interested in and add up the numbers from the tool and see how close you can get, and so you’re not necessarily constrained to these hardwired allocations here, and you can explore those different options, and all of that information should be available to you in the tool as well. With that, I would be happy to take any questions that anybody has on the presentation or the tool.

CHAIRMAN GUYAS: Kevin.

MR. ANSON: Very nice tool, and it has more functions and capabilities, and it looks better each time we see a new tool, and so kudos to staff for doing that. I was just wondering though -- Have you all discussed, or is there a forthcoming version, that will allow selection of seasons, multiple seasons, within each zone, if you choose the multiple zones, like if you want a spring and a fall season? Right now, I can only select a range, and I would like to do one range in the spring and one in the fall and see what the results are, but I can’t do that, unless I’m not doing something right.

DR. HOLLENSEAD: We can put in -- Here’s a two-zone example, and so, if you were interested in, okay, here’s the west zone and here’s my interest for fall, but I also want to put something in for May, we can put those in, and we can easily change the sliders to allow that.

Right now, you can sort of get at that, sort of a workaround, and so you can put in -- If you know this is your zones, you can calculate that out and do like here it is for the fall, and the move it over to May and then add those up, and so you can get to that, but, to make it easier, so you don’t have to do as much away from the tool, we can put in other slider capabilities, so
that you could explore that.

MR. ANSON: Thank you.

CHAIRMAN GUYAS: Other questions or ideas for what future iterations would look like? We have already talked about how the bag limit is not in here at this point, but, yes, I agree that this is really cool, really, really cool. It makes it easy to digest everything and visualize it. Paul.

DR. MICKLE: I will kick off some discussion and see if I can encourage the group to weigh-in a little bit. If you remember, in Galveston, we did talk a good bit about this early document being a little bit down the road, and we had some discussions about the zones and the seasonality and things, and this tool is a really amazing thing, and I think we’ve all been shown the value of it. It’s a lot better than an Excel sheet that we’re kind of messed with in the past, and really user-friendly.

I would like to talk about I guess the seasonality reporting and the timeline issues that we have with getting the data and the carryovers and all those complicated issues, with some of the things that were brought up in Galveston and then shown here today, but, just to kind of deal maybe with that issue of the eastern zone and the western zone and when the data actually gets brought up and sets the TACs, or the ABCs, for the next year.

It seems like, with Texas and Louisiana under their own landings systems, and Mississippi could potentially add this species to their current Tails ‘n Scales system, and there might be, I guess, some optimism there of getting at least a western zone landings for this species, potentially, and I’m not going to speak for any other state, but, just because they have the independent capability of establishing landings with a short timeline, there might be some optimism there on getting those landings, but, again, we’ve changed the fishing year on this species, and we have changed a lot on this species and had some not good management outcomes from -- Remember that we changed the minimum length and tried to extend the season, and that did the exact opposite, and I’m just trying to jog everyone’s memory.

Now we have changed the fishing year, and we’re actually going through to see if that actually plays out and has helped, and Dale and I talk about that here and there, and it seems like we’ve gotten a little bit down the road in some success there, but there is a lot of different ways that we could look at this,
and I appreciate the document, but identifying the timelines could maybe be overcome with some of these zone amendments that we did talk about at the last meeting and showed that there was some opposition, and not opposition, but con to that, but, maybe if we work through that, we can remove that con from potentially Action 2, and so I just wanted to bring that up and maybe spark some conversation. Thank you.

CHAIRMAN GUYAS: Mara.

MS. LEVY: I think, at some point during this meeting, it would be helpful to know whether you want to pursue the zones, as opposed to Gulf-wide, or stick with the Gulf-wide stuff, and, I mean, the tool is great, but a caveat is that you can monkey with it all you want.

Right now, if you put in what we already have, everybody gets to fish in May, and everybody gets to fish during our current fall season, but we all know that that’s not necessarily the reality, depending on what year it is, and so one year it didn’t work, and this year it looks like it’s going to work, and so I guess I would just caution that changing the things in the tool and it telling you that, yes, you’re going to be able to do this, knowing that there’s so much uncertainty, because of the data limitations that Lisa talked about.

I think the thing we talked about at the last meeting was that these are -- The zones are sort of an alternative to doing more things Gulf-wide, and so, if you’re going to pick zones, and you really want to go down the zone road, then it’s not necessary to look at a split between the seasons, in terms of the quota, because you’re going to look at the zones.

Now, whether you want to do that within a zone, yes, that’s part of the zone thing, but you wouldn’t do it Gulf-wide if you’re going to have zones. Right now, what we were sort of struggling with in the document was how do we articulate all these different alternatives to the same problem, and so we were trying to come up with a first action that has you pick. Are you doing zones, are you doing split quota between the Gulf-wide seasons, are you going to modify the Gulf-wide closures to get what you want, because those are all alternatives that address the same problem.

The issue we were having is, in the zone alternative, you’ve got a lot of decision points that you need to make if you pick the zone alternative, and so it would be a lot easier, if you know you want to do that, that we just focus on that, or, if you just
want to just focus on tweaking the Gulf-wide stuff, that we
focus on that. I’m not saying it’s impossible to have them all
in the same document, but I’m just saying that it started
getting really complicated.

CHAIRMAN GUYAS: Roy.

DR. CRABTREE: Well, it seems to me that, given that it does
appear that there will be a May season this year, and that we
have a new assessment coming down the pike, and we know we have
all of these changes in the recreational catch estimates
occurring, it seems to me that the best thing we could do right
now is just stay put on amberjack and wait until we get the new
assessment and then come back to it at that point.

CHAIRMAN GUYAS: I’ve got Chris and then Susan.

MR. SCHIEBLE: First of all, I would like to thank staff for
taking the time to put this decision tool together. I guess,
when I asked for it, I was envisioning pivot tables and Excel
sheets and crazy stuff like that, and this is probably the most
user-friendly decision tool that I’ve seen for any of the stuff
we’ve dealt with, and so thank you on that part.

In some respects, I also agree with Dr. Crabtree. We’re coming
up on an assessment, and we may make some decisions after that
that are probably a little more educated than if we do a knee-
jerky reaction now. We’ve got a potential for a spring season
here, and so there’s some charter captains in the east that are
probably able to book some trips because of that, but then they
don’t know for sure if next year they’re going to have a spring
season again also, and this could go the other way.

Maybe splitting these between zones would fix that, and maybe
not, and we’re not sure, but I think a stock assessment would
help with this, and so, in some ways, I am inclined to see if
this management works, and it’s only been two years now under
this system, and we’ve had it one way and now the other way, and
so maybe the third year will help.

CHAIRMAN GUYAS: Susan.

MS. BOGGS: Thank you. I agree with what Roy just said, and I
believe that I expressed this at the last council meeting. This
is only the second year that we’ve had the start date of August
1 with the fall season and spring season. Again, it worked one
year, or it didn’t work the first year, and it appears it’s
going to do what we wanted it to do this year, and it concerns
me that we’re looking at a decision tool that -- Dr. Hollensead, 
thank you very much, and it’s wonderful, but it’s with MRIP 
data, but we’re setting seasons to FES data. Again, it’s apples 
and oranges.

The zone management, I still do not think it works for the issue 
that seems to be the biggest issue, in my mind, which is 
Alabama, Panama City, Destin, because we’re still all in that 
same zone together, and it doesn’t seem like that will do 
anything to resolve what seems to be the biggest thing that 
we’re hearing at the podium on Wednesday afternoons. Thank you.

CHAIRMAN GUYAS: I guess let me clarify one thing that I think 
you said. Right now, I think the data in this tool and what’s 
being used to track the quota is all the same version of MRIP, 
and we haven’t gone to FES yet with this fishery, or they’re at 
least back-calculating it, and so it is, right now, apples to 
apples. After we have the assessment, then it’s going to be -- 
We will have to adjust.

MS. BOGGS: Okay. My apologies. I misunderstood what was said 
then.

CHAIRMAN GUYAS: Other thoughts on amberjack? Leann, I see your 
hand going up.

MS. BOSARGE: Well, except for LA Creel, right, LA Creel and 
Texas, and so there’s three currencies right now.

CHAIRMAN GUYAS: Well, and we have the Gulf Reef Fish Survey on 
top of that, but that’s not been used to track. Kevin.

MR. ANSON: Picking up on what Susan just commented on, and 
comments by a couple of folks around the table, if we’re going 
to wait and see how this season goes, I think part of the 
discussion that goes on in between meetings, not only among 
council members, but certainly among members in the audience and 
those back in their respective ports, are how this potential 
change could benefit me, and so I’m wondering, since we have 
some time, if we are going to wait to do anything relative to 
amberjack at this time, is how difficult would it be, because 
having additional zones with all the things Mara pointed out, 
with all the decision points, every zone you create, extra 
zones, you have the same type of decision points, and so it’s an 
iteration, but having extra zones provides more flexibility for 
those particular folks, and so would it be possible, or does it 
need a motion, if staff could go and create a zone that would 
probably separate out the Panhandle and make a fourth zone, and
so it’s an Alabama thing, and I’m just wondering if that’s possible, and that would kind of help and, again, provide some information, and then people can look at what would a season length look like off of Alabama, if you did a split season, or just a single season, or vice versa for the Panhandle folks. They can look at how their season would look, and I’m just wondering if that’s something that could be done in the interim.

CHAIRMAN GUYAS: I am going to kick that, I think, to Dr. Hollensead, if you heard that. I feel like we’ve had this discussion in that past, about trying to break it out more or less state by state.

DR. HOLLENSEAD: I am going to defer to John, actually, on that one.

DR. JOHN FROESCHKE: Well, I mean, if you look at the MRIP data, for example, it is available on a state-by-state, and so I suspect it’s possible, although, to the extent that the variance and difficulties predict this is a problem, the more you slice it, that probably grows exponentially more difficult.

CHAIRMAN GUYAS: Susan.

MS. BOGGS: Of course, if you have one zone that goes over, it’s going to affect the next zone, and you’re just creating a snowball effect, in my opinion.

CHAIRMAN GUYAS: J.D.

MR. J.D. DUGAS: Kevin, to that point, would that be more state management?

MR. ANSON: Well, I believe that comment was brought up at the last meeting, and certainly one could look at it that way, depending upon if it was state-specific zones, but I was just trying to look at the issue that Alabama has relative to those folks in the Panhandle, and where most of the greater amberjack are caught, and trying to slice that just a little bit more. Again, the needs are different, and so I was just trying to look specifically into that particular part of the fishery.

CHAIRMAN GUYAS: Okay. Well, without any motions, are there other suggestions for the tool or stuff you would like to see the next time we see this? Otherwise, I think we’re going to move on. I would encourage folks in the back of the room to mess around with this tool if amberjack is of interest to you, and certainly let us know your thoughts in public testimony, if
that’s one of the things you’re going to testify on.

If there’s nothing else on amberjack, let’s move on to our next agenda item, and that’s going to be the SSC Report on Lane Snapper FES-Adjusted Catch Recommendations. Mr. Gregory.

**SSC REPORT: LANE SNAPPER FES-ADJUSTED CATCH RECOMMENDATIONS**

**MR. DOUGLAS GREGORY:** Good afternoon, Madam Chair, committee, and council. I will be brief with this one, if we could put page 7 on the screen of the SSC presentation. The lane snapper assessment is an update of SEDAR 49, and it was first presented in 2017 as a data-limited assessment. The SSC, at the time, approved the methodology and confirmed the assessment was best available information for a data-limited assessment.

In September of last year, we were presented an update of that assessment, and we have two motions up there that the SSC passed at our January meeting, but, in September, we approved the update assessment, with the same data-limited approach, but it was with APAIS data, and, after the SSC meeting, someone determined that it would probably be better for the SSC to look at the assessment with FES-updated data, and that’s what we did in January, and that’s what you see here.

Basically, the SSC is comfortable with the data-limited assessment approach and is comfortable, for the most part, with whichever data you want to use, FES or APAIS, and there are a couple of people on the SSC that were concerned about the FES data, because of the extreme variability in the early years, and not FES currently, but the back-calculations, the calibrations going back historically, but they were a minority.

One thing I will point out -- One of the things that caused the concern is, with the APAIS data, we estimated the OFL of 600,000 pounds. With the FES data, it was just a little bit over a million pounds.

Now, we’re going to look at this again in March, because the Science Center has determined that they need to refine the discard information and build that into the assessment, and so I don’t want to focus on this too much, these numbers, but we’ll come back in March with some refined FES data through this data-limited model, and, again, I don’t anticipate any concerns with this from the SSC, as far as the methodology, or even the data at that point. I would be glad to answer any questions.

**CHAIRMAN GUYAS:** Are there questions for Doug? Leann.
MS. BOSARGE: So, Doug, you all will look at this again, kind of like another version of it, at your March meeting, you said?

MR. GREGORY: Right, and the only thing that will change will be the numbers, the FES numbers. The discard information needs to be refined. That’s something that was discovered after our last meeting.

MS. BOSARGE: Okay, and so --

MR. GREGORY: So it’s an iterative process at this point with this assessment, but it’s the first successful data-limited assessment we have worked with, and so I think it’s going well.

CHAIRMAN GUYAS: Sue.

MS. GERHART: Just to let you know, in relation to what Mr. Gregory is saying, we realized that was shown to the SSC included the dead discards as well as the landed fish, and so that’s what he is talking about when he is saying there is a new iteration to look at.

I was able to work with some of the people at the Science Center and get those adjustments up, and, obviously, they do have to go back to the SSC, but we do have those values, and I think there is a slide that staff has that they can show that shows those values.

MR. GREGORY: Are you talking about the values of just the dead discards?

MS. GERHART: No, these would be adjustments to the OFL and the ABC values that were shown to the SSC, adjusted to remove the discards.

MR. GREGORY: No, we haven’t seen that.

MS. GERHART: No, the SSC has not seen that. What I’m saying is we’ve had the Science Center review those, and those will go to the SSC in March, before the next council meeting, and this is what they will see, but we wanted to show them to the council already.

This is put together by Nancie Cummings, who was the analyst that did the assessment, and the first row that you see there shows what was presented to the SSC at their January meeting. What she did was look at what the proportion of the values were
attributable to landed fish versus the discards, and it’s 96 percent of those numbers were landed fish, as opposed to discards, and that’s based on a three-year average from 2016 through 2018 on what those were, and so, just to make the adjustment, those values were taken and multiplied by 0.96, and then the new numbers without the dead discards included are on the bottom row there.

What you can see is, because 96 percent of those fish were landed fish, there isn’t very much difference between what the SSC saw and what the new estimates will be, and so, again, the SSC will have to approve this, obviously, but we wanted you guys to see that it’s not that much different when they will see it in March.

**CHAIRMAN GUYAS:** Paul.

**DR. MICKLE:** Since this hasn’t gone through the SSC, or at least the scalar there, why those years 2016 through 2018? Isn’t there more, or is there not, to create that scalar?

**MS. GERHART:** I think they looked at the whole time series, but it was pretty consistent, and I think they just chose the final three-year average as just a standard way to do it.

**CHAIRMAN GUYAS:** Leann.

**MS. BOSARGE:** Since the SSC will -- Since this is going to be updated and sent to the SSC again, will some of their other questions be able to be addressed when they look at it again? I think one of their questions was, with the data-limited assessments, you sort of pick a range of years, somewhere in the history of the fishery, that you think is most appropriate, as to the fishery was, I guess, in a good position right there, and that’s -- I don’t know how to describe how you picked those years, but the SSC had a question about, well, you used the same number of years as you did in the last assessment, but did you go back and make sure that that was still the best set of years to use, once you had these new FES numbers? Was that still the correct series to use, and will the assessment scientists look at that before they bring it back to you?

**MR. GREGORY:** Probably not, because that would require an SSC discussion, and that was a reference period of years where we thought the fishery was stable, and that’s where we’re looking at catches, using catches, to set ABCs, or ACLs, and the discussion at the meeting was that beyond the scope of this particular update, and, if the SSC really wants to go back and
reevaluate that, that would be a different effort. I have a
question, Susan. You said discards, but what we’re going to see
in March will have landed catch plus dead discards, and are you
saying that all discards are going to be removed?

CHAIRMAN GUYAS: Go ahead, Sue.

MS. GERHART: I’m sorry. What you saw before was landed catch
plus dead discards. That is what is on the top row there. That
includes dead discards. What you’re going to see in March is
just landed catch, which is the bottom row there.

Just to be clear, the reasoning for that is we don’t track dead
discards when we track the quota, and so the OFL and the ABC are
the basis for the ACL that the council sets, and that needs to
be in landed catch, because that’s what we track for our quota
monitoring, and so we can’t use an ACL that includes dead
discards, because we have no way to track those.

CHAIRMAN GUYAS: Go ahead, Dr. Simmons.

EXECUTIVE DIRECTOR SIMMONS: Thank you, Madam Chair. I just
wanted to point out the reason we had asked for the lane snapper
assessment at that time -- We hadn’t received the white paper
regarding the recreational surveys and the best practices moving
forward, regarding the MRIP-FES data, and so that’s why that
change was made. Once that white paper came out, we asked,
again, the Science Center to update that assessment with MRIP-
FES data, because that paper was now out, and so that’s why that
decision was made.

CHAIRMAN GUYAS: All right. Anything else on lane snapper for
now? It looks like we’ll be chewing on this again in April,
after the March SSC meeting, but this is kind of a preview of
what this is going to be. Okay. Let’s go ahead and move on to
our next item, which is the Options Paper for Amendment 53.
Before we actually get into the document, we’ll go into the SSC
report, and Doug is already up there, and so go ahead when
you’re ready.

DRAFT OPTIONS PAPER FOR AMENDMENT 53: RED GROUPER ALLOCATIONS
AND CATCH LEVELS

MR. GREGORY: Again, in September, the SSC approved SEDAR 61 for
the red grouper stock assessment as being the best available
data with no fishing, and the population was not overfished.
This was the first Gulf assessment where we completely used FES
data, or Fishing Effort Survey, landings, including historical
calibrated data for the full assessment.

The important part here is that the assessment decision was to assume that the 2018 red tide event was as detrimental to the population as the 2005, and I will come back to that later, when I refer to the interim assessment that was presented to us.

Even though the assessment was in FES data, we were still using let’s say the 76 percent commercial and 24 percent recreational to establish OFL and ABC, and we estimated those could be about 5.3 and 4.9 million pounds, and that changes when you change the allocation between the two sectors, because it changes the selectivity, the recreational selectivity. Even though it has a larger size limit overall, it selects for and takes more smaller fish than the commercial sector.

Another thing that became important in this motion was the -- I guess it was the determination by National Marine Fisheries Service that the ACL monitoring system was going to be used to provide the landings for the commercial and recreational sectors for calculations like this.

For the recreational sector, there’s kind of three sets of data. There is the MRIP data that exists on the website in D.C., where they don’t really try to fill in the blanks with estimated weights, and there is the assessment data, where the assessment scientists have a method of filling in the weights, so they can do the assessment, and then there’s the ACL monitoring database that does things slightly different.

The SSC took a look at this and passed this motion, that the methodology for doing this was okay with them, and it was up to the council to determine what series of years they want to look at, as far as using the FES data for the allocation, and this table shows those numbers, and you will see that these numbers for OFL and ABC are less than the ones that we calculated in September using the 76/24 percent allocation. For some reason inexplicable to me, no matter what year range you use, you come up with similar numbers, and it would be highly, I think, irregular if that happens with other species.

Now I want to touch on the interim analysis real quick. This is something that NMFS has been working on, the Center has been working on, for a couple of years, and it’s still a work in progress, and so we don’t really want to emphasize it, but it was done to -- The stock assessment ended in 2017, and there was this question about the 2018 red tide event, and so this interim analysis was done using the bottom longline index updated
through 2019, to include 2018 and 2019, to kind of see if our projections that we made in September were in the right ballpark, and the interim assessment has reinforced that, and so it does seem that the 2018 red tide was pretty substantial, that it had a pretty substantial impact on the red grouper population.

That, I think, ends the red grouper presentation from the SSC. Then, later, I only have one more thing to talk about, economic reports that were presented to us.

CHAIRMAN GUYAS: Okay. Are there questions for Doug on red grouper?

MR. GREGORY: Thank you.

CHAIRMAN GUYAS: Thanks, Doug. Before we get into the main document, we’re going to take a break.

DR. FRAZER: We’ll take fifteen minutes.

(Whereupon, a brief recess was taken.)

CHAIRMAN GUYAS: I am going to turn it over to Dr. Freeman to kick us off for red grouper.

DR. MATT FREEMAN: Great. I will start with the action guide for this item. Staff will present a draft options paper for an amendment to modify the red grouper allocations and catch levels, and the committee should discuss the draft purpose and need, as well as the draft options, and provide guidance to staff on further development. The timeline and next steps are dependent on the committee’s recommendations.

In addition, the SSC representative will review the SSC’s deliberations on the updated projections for red grouper using the updated weight estimation procedures for the MRIP FES data from the NMFS ACL monitoring database. These data have been determined to be the best scientific information available by the Southeast Fisheries Science Center. The SSC reviewed the method by which the OFL and ABC values were determined for each of the options for time series in Amendment 53, and these decisions are reflected in the SSC summary report and in Amendment 53.

If we go to page 4 of the document, to the purpose and need, 1.2, just as a refresher, for the committee, there was a discussion at the October council meeting where the council
discussed the implications of the FES-adjusted MRIP recreational data on allocation.

Given that Reef Fish Amendment 30B used the SEDAR 12 2006 stock assessment and MRFSS data for the recreational sector in determining sector allocations, the council requested the SSC review red grouper projections for OFL and ABC using best available landings data, and they directed staff to begin work on a plan amendment.

First, we’ll take a look at the daft purpose and need. I will read through those, and then I will pause for a moment and get feedback from the committee on the wording. The purpose of this document is to revise the red grouper allocation between the commercial and recreational sectors using the best scientific information available and to modify the total and sector annual catch limits based on results of the SEDAR 61 2019 stock assessment and subsequent OFL and ABC recommendations from the SSC.

The need of the document is to use the best scientific information available for Gulf red grouper sector allocations and annual catch limits, ensuring that the historical participation by the recreational and commercial sectors are accurately reflected and that recreational catch levels are consistent with the data used to monitor recreational landings and trigger accountability measures. Again, I will pause there for a second and see if anyone has any feedback or comments on those.

CHAIRMAN GUYAS: All right. It doesn’t look like anybody has anything just yet.

DR. FREEMAN: All right. Terrific. Then we’ll go ahead to Action 1, and so Action 1 has four alternatives currently for the committee to review. Alternative 1 is no action, and so, here, we would retain the allocation established in Reef Fish Amendment 30B, which uses the MRFSS data for the years 1986 through 2005, and these, again, allocations were derived from the average landings for those years. The allocations for red grouper are 76 percent commercial and 24 percent recreational.

Alternatives 2 through 4 are using the FES-adjusted MRIP data, based on the Southeast Fisheries Science Center annual catch limit monitoring datasets, and so, in the case of Alternative 2, we would revise the allocation based on the years 1986 through 2005, and so we would still look at these same years as was used in Reef Fish Amendment 30B, but, again, using the FES-adjusted
MRIP data. The resulting allocations would be 59.3 percent commercial and 40.7 percent recreational.

Alternative 3, again, would use the MRIP FES data, in this case looking at landings from the years 1986 through 2009, and 2009, in this case, being right before the commercial IFQ program went into place, and the resulting allocations in this case would be 60.5 percent commercial and 39.5 percent recreational.

Alternative 4 would use the average landings, again using the MRIP FES data, in this case for the years 1986 through 2018, 2018 being the most current landings that we have. The resulting allocations would be 59.7 percent commercial and 40.3 percent recreational, and so I will pause there and see if there’s any discussion.

CHAIRMAN GUYAS: Any thoughts on this action, the suite of alternatives that we have here? This is our first look, really, at this document, and so now is the time to provide input, if you would like to see additional alternatives or anything like that. Kevin.

MR. ANSON: Well, for the purpose of the document, I guess I would be interested in looking at a different time series, one perhaps that is more recent, and we can capture, maybe, some more of the changes in the fishery that reflect what’s going on today. I would make a motion to add an Alternative 5 that would look at the time series from 2009 through 2018.

CHAIRMAN GUYAS: All right, and so we’ve got I think what your motion is, Kevin, up on the board now. That would be, in Action 1, add a new Alternative 5, and that would revise the allocation of ABC between the recreational and commercial sectors as the average landings, using MRIP FES data, during the years 2009 through 2018, based on the Southeast Fisheries Science Center ACL monitoring datasets.

MR. ANSON: Yes.

CHAIRMAN GUYAS: Is there a second to this motion? It’s seconded by Dr. Shipp. Is there discussion? Troy.

MR. WILLIAMSON: Do we know what those percentages would be?

CHAIRMAN GUYAS: That’s a good question.

DR. FREEMAN: I could have that in time for Full Council. I have the data, but I just don’t have them calculated at the
moment.

CHAIRMAN GUYAS: Dale.

MR. DIAZ: Could you all refresh my memory? When we got the stock assessment back, what did they say, that they would give us some numbers that, with the FES, the new allocation would be a certain percentage, and what was that percentage?

DR. FREEMAN: I apologize, but can you ask that question one more time?

MR. DIAZ: When we got the stock assessment back, it said in there that the numbers would be -- Tom has got them right here. It’s 59 and --

CHAIRMAN GUYAS: It’s within Alternative 2, I think is what you’re thinking of, and so, if you take the current time series and plug in the new series of data for that time series, that’s what you get.

MR. DIAZ: Okay. Thank you.

CHAIRMAN GUYAS: Leann.

MS. BOSARGE: Kevin, what’s your rationale for 2009? Why that starting point? You said more recent, but how did you pick 2009?

MR. ANSON: We have one alternative that has 2009 as the ending of it, and, other than that, I don’t know of any -- I mean, it could be 2010 or 2011, but I’m just trying to capture a relatively lengthy period of time, but one that’s more recent, and so trying to get close to ten years, but the oil spill in there, which, although it’s a Florida thing, and it may not affect it as much as maybe the northern Gulf, but that’s all.

CHAIRMAN GUYAS: Just to add to the discussion, again, 2009 was the last year before the commercial IFQ program started, and so I think that goes a little bit to Kevin’s comment and Leann’s question.

CHAIRMAN GUYAS: Leann.

MS. BOSARGE: Essentially, you’re going to use a time period that is after the IFQ started, which was a system that does not allow any overages.
CHAIRMAN GUYAS: Kevin.

MR. ANSON: Based on that, and based on conversation that the council has had relative to other discussion on allocation and implications of the IFQ programs, I would withdraw my motion, and I apologize for the time, if the seconder will agree.

CHAIRMAN GUYAS: All right. The motion is withdrawn. Is there other discussion or questions? Dale.

MR. DIAZ: When I was reading through this -- I mean, what I had hoped, as we go through these, as we get these stock assessments, I had hoped that we would have -- That we could kind of have a standard way that we did all of them, but just, after looking at this one, I mean, I don’t know that that’s going to be possible, because there is so much difference, when you look at each different fish that we manage.

Some of them is going to have IFQs, and the IFQs start at different times, and someone is not going to have IFQs. Some of them, there is overages with IFQs, and some of them there is overage without IFQs, and, I mean, there is just so many variables that is going to go in there, and doing it a standard way is probably not going to work.

Normally, I think, when I look at these, I would prefer the longest time series that I could look at, but you’ve got the complicating factor of the IFQ in here. Right now, I think Alternative 2, because it brings us back very close, identically, to where they said we were at when they gave us the stock assessment, probably makes the most sense to me right now, but I do think it’s going to be more complicated than I was hoping it was going to be.

CHAIRMAN GUYAS: I guess the one things that’s interesting to me is that, I guess if you’re trying to figure out between Alternatives 2, 3, and 4, they’re all pretty -- The end result is pretty similar, and so that’s kind of interesting and a different story than when we talked about red snapper last time, or even when we did like the state allocations for red snapper. Other thoughts on this action? Leann.

MS. BOSARGE: The SSC has -- They blessed the stock assessment as the best scientific information available, and they have asked though to please review FES numbers and state survey numbers and see an in-depth methodology of FES and explain the differences.
The South Atlantic SSC went through that exercise and blessed the FES numbers as the best science available, that those were the best scientific numbers to use. Our SSC has not gone through that exercise yet. I understand that they blessed the stock assessment that used FES, but they had no say-so over that, and so when will our SSC go through the same exercise as the South Atlantic SSC and bless these FES numbers that we’re going to use for allocation as the best scientific information available?

CHAIRMAN GUYAS: Dr. Simmons.

EXECUTIVE DIRECTOR SIMMONS: Thank you, Madam Chair. We are currently working on that. Right now, we have dates in April, and it looks like April 14th and 15th. I wanted to thank Dr. Richard Cody and his staff for saying that they would be able to work with us to get this workshop together in short order, as well as Dr. Porch’s staff and those folks at the Regional Office, and so that’s the dates that we’re looking at, and that will just be for the MRIP FES data.

We were not intending to have the terms of reference, I guess, and kind of blessing of the BSIA process that the South Atlantic Council went through, and this was going to be more of an educational-type workshop, because the SSC -- Well, it was just going to be more of an educational workshop, and that’s the process we were thinking this was going to be.

CHAIRMAN GUYAS: Roy.

DR. CRABTREE: I would say, Leann, given that the SSC accepted this assessment as the best scientific information available, it seems to me that is endorsing that the assessment was based on the best available estimates of the landings, and so I don’t think you can parse it that finely, at least it doesn’t seem to me.

CHAIRMAN GUYAS: Leann.

MS. BOSARGE: I think we have to, because, when you get to red snapper, and when you have an allocation decision to use, you’re going to have FES numbers that get plugged into a stock assessment, but, for all practical purposes, the rest of the management is going to be in five state surveys with a different set of numbers, and so you’ll be managing with one set of numbers and using a different set of numbers in a stock assessment, and so which one is the best? At some point, we have to make a determination, certainly before we get down the
red snapper road, and figure out which numbers are the best ones to use when we start looking at allocations, because they are light years apart.

CHAIRMAN GUYAS: Roy, to that point, and then Mara.

DR. CRABTREE: Well, you’re going to have calibrations that will enable you to convert back and forth from them, and, as I understand it, the assessment is going to use the FES estimates, and so it does seem to me that the allocations will fall out from the FES estimates, and we’re still going to be using the FES estimates to manage the for-hire fishery, and so the private/for-hire split will be based on FES, and then the amount of fish that is then left for the private sector will be divvied among the states, according to the proportions that the council selected in Amendment 50, but then each state’s poundage will be converted into their state currency units, using the calibration.

You have got statistically-valid surveys that give you estimates of the catch, and they’re giving you different estimates, and I am not prepared to offer a judgment on which ones are the best, but I think that’s how it will come out, but that’s a different situation than what we have here.

CHAIRMAN GUYAS: Leann, to that point?

MS. BOSARAGE: Yes, to that point. When we looked at allocations on a state-by-state basis, we had a couple of states that don’t use FES, and we used landings from LA Creel as the basis for an allocation, and we used Texas Parks and Wildlife landings as the basis for an allocation, and we didn’t adjust those to FES numbers. Those are the landings that we used.

Those are the landings that are showing up on the website as the landings for the fishery, and so why are we going to use some other set of landings as the basis for allocation? What are the landings?

DR. CRABTREE: Well, I mean, we haven’t gotten to red snapper and deciding what the basis of the allocation is going to be. You may decide to redo the whole allocation and not use landings at all, and I don’t know what you’re going to use on it, but, in this case, we have a time period that we’ve chosen and landings, and I am just laying out to you, and Clay can correct me if I’m getting anything wrong, but how I think it will be done with the red snapper assessment. If you want to try and do it some other way, you will have to figure out what that is, and we’ll see if
that makes sense when we get there.

MS. BOSARGE: I think the way to go about that is not me trying to debate it at this table, and that’s why I said when will the SSC have their meeting, the same way the South Atlantic did, and look at FES numbers and look at the differences and decide which one is more accurate and which one is the best, and I understand the Science Center said this is the best scientific information available, and I understand that they conduct the stock assessment, but then we send everything through our SSC, and they’re the one that vets it, and so when will our SSC vet it?

CHAIRMAN GUYAS: Mara, do you want to jump in, or Dr. Simmons?

Dr. Simmons.

EXECUTIVE DIRECTOR SIMMONS: I will try to answer. Right now, we have the dates for our SSC to look at this, April 14th and 15th, and we have not developed the agenda completely. We are working with lots of different folks, S&T, the Regional Office, and the Science Center, to work that out.

I spoke to several SSC members after the last meeting, and my understanding was that, yes, everyone wants to understand a lot more about these calibrations, but a lot of concerns -- Well, several people voiced higher concerns about the earlier calibrations, like the 1986 to 1990 calibrations, and I think that’s one of the things we were planning to focus on during this workshop.

The other thing that I think the council asked us to work on regarding this was to facilitate an in-person workshop for the second set of the white paper, that Option 1b that takes the MRIP FES and then the states’ calibration efforts, specifically I think for red snapper, and when that workshop was going to happen, and I don’t know if you want to ask Dr. Richard Cody to come up and talk about that, but I know he has been working with the states on that, and I think they’re planning to have a workshop in the spring.

CHAIRMAN GUYAS: Come on up, Richard.

DR. RICHARD CODY: The plan is to, when we have calibrations ready, to have a workshop, and, right now, we have a workshop for the Mid-Atlantic to take care of, and we have a workshop for the Gulf Council as well to take care of, in terms of the FES comparisons, and so it’s most likely that it will occur after those, and so I’m thinking, at best, at the end of April, but more likely May, at this point, just because of resources, at
this point. That workshop would really focus on development of
the calibrations, how they came out, and then the options that
were presented, as Carrie said, in the white paper.

CHAIRMAN GUYAS: Thank you, Dr. Cody. All right. Let me circle
back to Mara, I guess. I know you had your hand up a long time
ago.

MS. LEVY: That’s okay. I just -- I mean, I think the SSC
definitely has a role to look at this stuff and provide
recommendations about what the SSC believes is the best
scientific information available, but I just wanted to be clear
that, ultimately, it’s the agency’s determination as to what the
best scientific information available is, taking into account
all the information they have, including about what the SSC
says.

CHAIRMAN GUYAS: Kevin.

MR. ANSON: I’m just curious then. I mean, there’s been several
state marine fisheries directors that have written letters
voicing concern about FES, specific potentially to one species,
but from North Carolina, Georgia, Florida, and I believe
Mississippi also wrote a letter, and I’m just wondering if the
agency has responded to each of those letters, or their
concerns, and tried to allay some of the fears that the
directors had and as they kind of take those numbers and try to
apply them in the real-world situations and how many trips that
takes?

DR. CODY: Several of those letters were part of the reason why
the South Atlantic workshop occurred in the first place, and so
I feel like those have been addressed in the SSC’s endorsement
of the FES. With Mississippi and Florida -- Well, Florida,
obviously, was one of the South Atlantic Council letter writers,
but we have approached the states to look at ways of better
explaining the differences between the surveys. We are working
on that, and it takes two to get that done, and so we are
working on that.

CHAIRMAN GUYAS: Leann.

MS. BOSARGE: Well, it would be my opinion that this premature
until the SSC goes through that exercise and it comes from our
SSC that they believe that FES landings numbers are the best
scientific information available to use for management, quota
monitoring, and everything else.
Otherwise, we’re going to have allocation decisions that are probably going to be vastly and drastically different, and we’re going to have landings numbers on a website that are light years different than landings numbers that we actually used to calculate allocations, and that, from a fisherman’s perspective, doesn’t make any sense.

CHAIRMAN GUYAS: All right. Anything else on Action 1? We will, obviously, come back to this at another meeting, and, of course, after we hear what happens at that workshop, and we can move into Action 2.

DR. FREEMAN: Okay, and so Action 2 has three alternatives. Alternative 1 would be no action, where we would maintain the current OFL, ABC, ACLs, and ACTs with current commercial and recreational buffers between the respective catch limits. The commercial buffer is 5 percent, and the recreational buffer is 8 percent.

You will notice that there is a divider there, where it shows the current numbers, and then there is the second row that shows MRIP FES equivalent, in essence for analysis later, that we could look at the recreational ACL in equivalent MRIP FES terms, and the 1.00 for the recreational ACL would still remain on the books in that case, but the 2.10 is what we would consider for the purposes of analysis.

In Alternative 2, we would revise OFL and ABC, as recommended by the SSC and consistent with the allocations selected in Action 1. In this case, the total ACL equals ABC, and we would maintain the current buffer between the ACL and ACT for each sector, and so the commercial buffer would be 5 percent, and the recreational buffer would be 8 percent.

Here, we have three rows currently, depending on which time series is selected from Action 1, and so, in this case, we have Alternative 2, which was the 1986 through 2005, using the MRIP FES data, that 59.3 commercial and 40.7 percent recreational. Alternative 3 was the 60.5 percent commercial and 39.5 percent recreational, and Alternative 4 was the 59.7 percent commercial and 40.3 percent recreational. Let me pause there, before I go in Alternative 3, and I know there’s a lot potentially going in that table, and see if there’s any questions before I proceed to the next alternative.

CHAIRMAN GUYAS: Dale.

MR. DIAZ: The commercial sector is managed under an IFQ, but we
have a 5 percent buffer, because there are situations, after
their ACL is caught up, that they could land additional fish,
through -- I think the terms is “aggregations”, whenever they
catch multiple species, and so there’s a way for that to happen,
where they could actually catch some after the quota is done.

Normally, I think what I would like us to do is I would like us
to apply our ACL/ACT control rule, which is the next
alternative, but I have no way of knowing, historically, what
that percentage could potentially be from them catching extra
red grouper in the multispecies category, and so, anyway, when I
was reading through the document, that question kept popping
into my mind, and I don’t know if you can speak to that any.

DR. FREEMAN: I haven’t worked specifically on much of the
multiuse documents, but I could look into that for you.

CHAIRMAN GUYAS: Anything else on Alternative 2? Okay. Let’s
go to Alternative 3 then. Dale has already teed that up for us
a little bit.

DR. FREEMAN: All right. Perfect. Alternative 3 would revise
the OFL and ABC, as recommended by the SSC and consistent with
allocations selected in Action 1. Again, the total ACL equals
the ABC, and we would apply the ACL/ACT control rule to revise
the buffer between the ACL and ACT for each sector. In this
case, the commercial buffer would be zero percent, and the
recreational buffer would be 9 percent. Again, I will pause
there for any questions.

CHAIRMAN GUYAS: Roy.

DR. CRABTREE: I think the problem with Alternative 3 is that it
has to do with gag multiuse quota, and the formula for gag
multiuse quota is that it’s equal to the red grouper commercial
ACL minus the red grouper commercial quota, which is the ACT,
divided by the gag commercial quota, and so, if you set the
buffer for the commercial guys equal to zero, then that comes to
zero, and I think the grouper fishermen want to have some gag
multiuse quota, and so I would suggest that we add an
Alternative 4 that is basically the same as Alternative 3, but
it sets the commercial buffer at 5 percent, which is what it is
now, and that would allow for us to have gag multiuse, and you
could keep the same recreational buffer at 9 percent.

I will make a motion that we add an Alternative 4, which would
basically reflect the same language as Alternative 3, except
specify that the control rule -- Where it says “apply the
ACL/ACT control rule to revise the buffer between the ACL and the ACT”, instead of saying “for each sector”, say “for the recreational sector”. Set the commercial buffer at 5 percent, and the recreational buffer remains 9 percent. If I get a second --

UNIDENTIFIED: Second.

DR. CRABTREE: Then, when we go out, we will hear from the fishermen, but my understanding is they would like to maintain gag multiuse quota in the IFQ fishery, and so this would enable us to do that.

CHAIRMAN GUYAS: Before we talk about this more, I want to read this motion and make sure that we’ve got the wording right here. In Action 2, to add an Alternative 4 to revise the OFL and ABC as recommended by the SSC and consistent with the allocation selected in Action 1. The total ACL equals the ABC. Apply the ACL/ACT control rule to revise the buffer between the ACL and ACT for the recreational sector and set the commercial buffer at 5 percent and the recreational buffer at 9 percent. Is there other discussion on this? Is there any opposition to this motion? Seeing none, the motion carries.

Anything else on Action 2? If there is nothing else on Action 2, then any last thoughts on red grouper? Otherwise, we will move on to our next agenda item. I don’t see anybody, and so we’re going to shuffle around a little bit here. Doug has a flight tomorrow, and so I think next what we’ll do is finish up the SSC report. Do you want to come on up to the podium?

SSC JANUARY 2020 MEETING SUMMARY REPORT

MR. GREGORY: Thank you, Madam Chair. Could we put the last slide up of the SSC presentation? We were given a presentation by Dr. Chris Liese, an economist with the Southeast Fisheries Center on some new standardized economic reports that he has developed for the Gulf of Mexico reef fish, Gulf of Mexico king mackerel, and South Atlantic snapper grouper fisheries.

The Center had done these in the past with the shrimp fishery, but never for the other fisheries, and so this basically is -- They sample 10 to 30 percent of a segment of a fishery by asking the people, when they fill out a logbook, to also provide economic data during the year, and they collect it at the end of the year.

These are stylized financial statements for the industry, and
they’re not really based on single species though, but they’re
generally on the vessel itself, as an operating unit, and it
includes all species that vessel has captured. These are on the
website under the SSC materials for the January meeting.

The interesting thing with these is the net revenues, which is
basically profit, in the Gulf of Mexico turned out to be about
30 percent of their gross revenues, whereas, in the South
Atlantic region, net revenues was about 2 to 5 percent of the
gross revenues.

Now, there could be a number of factors involved, the amount of
productivity or area fished, but the economists from the SSC
really thought, and they had this conversation, and they’re
speculating this is really due to the IFQ program in the reef
fish fishery, because most of the king mackerel fishermen are
also in the reef fish fishery, and so this seemed to reinforce
the theory about IFQs providing greater profitability for a
fishery, and so that was an exciting point, and so you may want
to take a look at some of those reports.

They are available, and I’m sure staff can provide them, and so
that concludes the SSC report. There are some other, more minor
things that we’ll be dealing with in the future, one of which is
the workshop being scheduled for April or May. Any questions?

CHAIRMAN GUYAS: Questions for Doug?

MR. GREGORY: Well, thank you.

CHAIRMAN GUYAS: Thank you.

MR. GREGORY: It’s a pleasure to be back and see everybody
again.

DR. FRAZER: All right, and so we’re a little bit ahead of
schedule. Normally, I would just move into a different
committee, or a different part of the agenda, but we’ve got some
presentations that are scheduled, and I don’t think we have the
presenters necessarily, and so I would like to take a five to
ten minute break, but, if I could meet with each of the state
reps, maybe we’ll see if we can work through the state
presentations. Let’s take a five to ten-minute break, and then
we’ll reconvene, and we’ll have a plan.

(Whereupon, a brief recess was taken.)

DR. FRAZER: All right, and so I think we’re going to try to
keep big chunks of our schedule intact for tomorrow as-is, but, in the interim, what I would like to do, to round out this day, is to revisit lane snapper. We’ll get Ryan to come up and talk a little bit about that, and we’ll give a brief update on where we are with regard to red snapper sector allocation, Amendment 52, and then we’ll knock off a couple of Other Business items. Chris wanted to talk about carryover, and Roy can provide us an update on TED regulations for skimmer trawls, and so I think that will give us enough information to work through the day, and so, with that said, if you want to hit lane snapper, Martha.

CHAIRMAN GUYAS: Ryan.

LANE SNAPPER DISCUSSION

MR. RYAN RINDONE: Dr. Frazer, exactly what was it that you wanted me to lead with on this?

CHAIRMAN GUYAS: Let me help. There was a suggestion that perhaps the committee would want to -- Since we’re expecting the OFL and ABC to be pretty similar, and we kind of got a preview of that here earlier in the committee, the question was posed whether the committee would want to initiate work on an amendment to modify the OFL and ABCs for lane snapper at this meeting, and so then, at the next meeting, after those new catch level recommendations have been reviewed by the SSC, we can jump right in and get started on that, and so I’m just putting that out there, if anyone would like to make a motion to start a new document for lane snapper. Sue is nodding her head, yes, that this is a good idea, but she’s not someone who can make a motion on this committee, and so we need someone who can. Roy.

DR. CRABTREE: I had one fisherman talk to me during the break, and you may recall that last year we had a two or three-week closure of recreational lane snapper at the end of the year, and the concern was could we get this done in time to avoid that. To do that, we need to bring this back in at the next meeting, basically read to go, and hopefully take final action on it.

I will make a motion to direct staff to prepare a framework action to adjust lane snapper catch levels and bring it to us at our next meeting.

DR. SHIPP: I will second it.

CHAIRMAN GUYAS: All right. It’s seconded by Dr. Shipp. Let’s get that motion on the board. Any discussion on this motion? Is there any opposition to this motion? Seeing none, the motion
carries.

All right. That’s my first item to cover. Next, we’ll go back to the actual agenda and just, I think very quickly, get an update on Draft Amendment 52, red snapper sector allocations, and I will turn that over to Dr. Freeman.

**DRAFT AMENDMENT 52: RED SNAPPER ALLOCATIONS**

**DR. FREEMAN:** The document, as directed by the council at the August meeting, no further development has taken place. At the August council meeting, the council simply asked to bring back the current document at the January 2020 meeting, and so, if the committee has direction for staff at this point regarding the development of the document, that would be helpful.

**CHAIRMAN GUYAS:** Dale.

**MR. DIAZ:** I don’t know about development of the document, and Dr. Shipp was the one I think made the motion to hold it off until January, and I believe what his rationale was, and what I thought the rationale was, is we needed some more information to really get into this document, and I really don’t see us being able to meaningfully develop this document until after we get the stock assessment. I think we should put off work on this document until we get the red snapper stock assessment.

**CHAIRMAN GUYAS:** Dr. Shipp.

**DR. SHIPP:** Dale is right, and I don’t think anything much has changed since the last meeting, and so I concur.

**CHAIRMAN GUYAS:** Dr. Crabtree.

**DR. CRABTREE:** Can someone refresh my memory as to when we expect that we will get the red snapper stock assessment?

**MR. RINDONE:** The council has requested a research track for red snapper to begin in 2021, and, based on our initial estimates of how long it will take to work through, an anticipated scope of work for that research track, it should take eighteen months to maybe twenty or twenty-two months, and it just depends on the data that are presented and the work that needs to be done to resolve some of the many outstanding issues that the analytical teams of the last several years have accumulated over time.

After that, an operational assessment, including the most recent data, should be able to be done relatively quickly, like within
a few months or so, and the operational assessment is the item
that yields the management advice, and then that will be
reviewed by the SSC.

CHAIRMAN GUYAS: When does that actually start, and when do we
think it will end?

MR. RINDONE: You guys should expect -- At least what we’re
estimating right now is the culmination of that effort in 2023,
with the completion of the operational assessment, and so that
2023 would be the soonest you would be taking management action,
under our current SEDAR schedule.

CHAIRMAN GUYAS: Clay.

DR. PORCH: I would just modify that by saying that’s really on
the outside. That’s if there is some unexpected information
that becomes available. I mean, the main change will be the
Great Red Snapper Count, and, in principle, that should be
relatively easy to incorporate that information, if we’re
getting what we expect to get, and that is total abundance
estimates, and so I would actually say that’s sort of a
pessimistic picture, that we would only have assessment advice
in 2023.

CHAIRMAN GUYAS: Sometimes it’s nice to take that approach and
then feel really good when it comes early, because that often
doesn’t happen with SEDAR. Anything else on this? Kevin.

MR. ANSON: When will the results of the report be issued
publicly from the Great Snapper Count?

CHAIRMAN GUYAS: Dr. Stunz.

DR. STUNZ: That’s this spring.

CHAIRMAN GUYAS: Okay. Dale, go ahead.

MR. DIAZ: I just want to clarify what I was thinking. I mean,
I think us seeing what that FES has on snapper is very
important, and, to my knowledge, we’re not going to see that
until we get the next stock assessment. If we happen to see
those numbers before that, then I would be open to taking this
up before that, but I made that statement based on that’s when I
think we’re going to see those numbers, and so I just wanted to
clarify that.

CHAIRMAN GUYAS: Susan.
MS. BOGGS: I am curious, I guess, about gray triggerfish. I know we were supposed to get it, I thought, at this meeting, and it’s now being delayed, but now I see it down here in 2023.

MR. RINDONE: I updated this planning schedule that we use for you guys on the 23rd, and we’re not the SEDAR Committee here, but I guess we could touch on this quickly. I added gray triggerfish research track on there, because discussions during the assessment webinars for the current gray triggerfish assessment have several times remarked on the need for a research track assessment to address several of the concerns that have come up during the assessment webinars, and, just in trying to plan ahead and anticipate needs, I have put a research track assessment on there for 2023 and 2024.

We haven’t discussed this, and we haven’t brought it up to the SEDAR Steering Committee, and, again, largely we use this calendar that you see in front of you for our own planning purposes and to try to tell the SEDAR Steering Committee the things that we would like to get, but, ultimately, the assessment schedule is determined by the SEDAR Steering Committee.

CHAIRMAN GUYAS: The current assessment is still in process?

MR. RINDONE: The current assessment is still in progress, and it should be delivered to the council around the end of February, and it will be reviewed by our SSC in March, at the SSC’s March 11 and 12 meeting in Tampa.

CHAIRMAN GUYAS: Go ahead, Susan.

MS. BOGGS: So that means we’ll see it the last week of March?

MR. RINDONE: Yes. If everything stays on track, yes.

CHAIRMAN GUYAS: Okay, and so let’s circle back to red snapper allocations, and I think a motion would be helpful here. There’s been some discussion of postponing work on this until an assessment is released, but I don’t think that’s reflective of, I guess, the motion that we had previously on this, which was to bring it back at this meeting, because we were waiting on the GAO report, and I think the idea was that we would have new FES information by this time, which neither of those things have materialized. Dr. Shipp.

DR. SHIPP: I will move that we delay consideration of Draft
Amendment 52, red snapper, until the appropriate data are available.

CHAIRMAN GUYAS: Is there a second for this motion? It’s seconded by Dale. By “appropriate data”, people are thinking either an assessment or FES estimates? It might be helpful to just reiterate that and get a little clarity here. The amendment is Amendment 52, and so delay consideration of Amendment 52 until the appropriate data are available. Roy.

DR. CRABTREE: Well, we started out until the next stock assessment. “Appropriate data” is pretty arguable as to what the means.

DR. SHIPP: That’s why I used it.

DR. CRABTREE: We have the FES landings now. Do you mean until we have the next assessment completed?

DR. SHIPP: I forget what we were missing last time. Dale, can you refresh my memory? There were two items, it seems like, that we were missing last time.

CHAIRMAN GUYAS: Tom.

DR. FRAZER: I do think there are two things. I mean, I think we are missing an assessment, right, or the FES data, but, importantly, we’re also missing an allocation policy. We don’t have that yet, which complicates this effort, I guess, moving forward, and so, again, we have the GAO --

DR. SHIPP: The GAO was one of them, yes.

DR. FRAZER: Yes, exactly.

DR. SHIPP: We’re waiting for that report.

CHAIRMAN GUYAS: Is there any other discussion on this motion? Does everybody understand what we’re sort of doing here? Mara.

MS. LEVY: I mean, you can pass the motion, but I guess who is going to decide? I mean, you can decide to bring this back anytime you want, but, if you’re expecting some outside person, like staff, to decide to bring it back, then that’s not going to tell them when to do it, and that’s just my comment.

CHAIRMAN GUYAS: Paul.
DR. MICKLE: I think I would like to make a substitute motion. The motion would be to delay consideration of Amendment 52 until the red snapper stock assessment is complete. What SEDAR would it be, potentially?

MR. RINDONE: We don’t have a number for it, but I think that provides enough direction to staff.

DR. MICKLE: Yes, and so staff needs exactly when it needs to be brought up, and that’s just, for clarity, when it should be brought up. Leave the data stuff out. When that’s done, it comes back, and then we can decide from that point on.

MR. RINDONE: So, in staff’s interpretation, a stock assessment is complete will be that the SSC has also reviewed it and provided catch recommendations.

CHAIRMAN GUYAS: While we’re getting that on the board, is there a second for this motion?

DR. SHIPP: I will second it.

CHAIRMAN GUYAS: It’s seconded by Dr. Shipp, and so our substitute is to delay consideration of Amendment 52 until the red snapper stock assessment is complete. Any other discussion on this? Greg.

DR. STUNZ: Just a quick question, and maybe Clay or someone can answer this, but I was hoping that we were going to deal with this sooner that, and that snapper assessment kept getting delayed further and further, and so it’s putting us further down the line. I like Bob’s motion, and I don’t know if I’m going to support this second one or not, but I am wondering what -- Versus the FES report and the GAO report that we’re waiting on -- I think that’s what we were waiting on, versus the assessment.

What are we going to get out of the assessment that would not be captured by the other two documents, or this will have updated time series with catches or something? I am trying to see how that’s going to be useful in what we’re trying to accomplish in 52. I mean, obviously, I know what you get out of a stock assessment, but how will that help us shed light, in addition to the FES and GAO report?

CHAIRMAN GUYAS: Clay.

DR. PORCH: I am not sure who he was asking.
DR. STUNZ: I said Clay, Dr. Porch.

DR. PORCH: I wasn’t sure if you were referring to that particular point, but the main thing that could happen with the assessment is that the OFL and ABC advice could be higher or lower in the past, depending on the outcome of the Great Red Snapper Count.

That wouldn’t necessarily have direct bearing on the allocation issue. It might have indirect, in the fact that either -- If the quota goes up, it might be easier, or more palatable, to reallocate, and, if quota goes down, less so, and I don’t know, but it wouldn’t have a direct implication.

CHAIRMAN GUYAS: All right. Any other discussion? Is there any opposition to this motion? I guess raise your hand, in case there are. I see some of these, but no hands going up, and so I think that means that the motion carries.

Okay. That will then take us to Other Business, and we’ve got one item for Reef Fish, and that is the Status of Carryover. Chris, this was your item.

OTHER BUSINESS
STATUS OF CARRYOVER

MR. SCHIEBLE: I just kind of wanted to prompt a discussion of this. Back, I believe at the June meeting, we had a public hearing draft of the generic amendment to the fishery management plan which included reef fish, coastal migratory pelagics, coral, coral reef, spiny lobster in the Gulf of Mexico.

We put up a motion that was to postpone further discussion of the carryover of the unharvested quota document until National Marine Fisheries Service conducts the interim stock procedure, and we have seen some of that today with the red grouper, and so my thought was we could bring the discussion back up on this topic, to maybe consider a motion to add it to the agenda for the next meeting, and perhaps consider a motion to maybe look at this document with less inclusiveness, not so much in the document, and that seems to be bogging it down, but maybe specifically more for red snapper and separate out the coral and spiny lobster and coastal migratory pelagics from the document and make it a red snapper only consideration for a carryover provision. I would like to hear some comments on those thoughts, if possible, and then I can make a motion if I need to.
CHAIRMAN GUYAS: I think part of the reason why carryover got set aside is because we were -- The Science Center was working on interim analyses, and so I don’t know if it makes sense to maybe get an update on that right now, and I’m trying to think how all these things fit together at this point. Clay, do you have any updates on that, the interim analysis process that you guys were working on?

DR. PORCH: As I showed you that last schedule, depending on the species, some of them we can do routinely in January, and we just need to know which ones you’re interested in seeing, and obviously it’s January now, and so maybe it would have to spill into February, and anything, for instance, where we’re using the bottom longline -- We can look at that list of species that I gave in that presentation, and then a few species might have to wait until May or June, just because it takes a while to process the information from our survey data, but, yes, as soon as we get the green light that you want to see interim analyses for particular species, then we can start that process going.

CHAIRMAN GUYAS: Dale.

MR. DIAZ: I certainly don’t mind if we address carryover again, but I do remember, when we addressed it last time, and maybe Dr. Crabtree can help with some of this, is it seems like we started talking about there would have to be some paybacks involved, and that didn’t seem like that was all that palatable, and there might have been a discussion about if there was -- I can’t remember, and there was two reasons that made it not palatable.

There was something else about if the ACL was exceeded, even if it was no fault of maybe some of the states, and I don’t remember, and there was a couple of reasons why we put it to the side, because I had high hopes for carryover when I first heard about it, but, the more we talked about it, the less appealing it seemed, but, if there’s a way to dust it off and use it -- I mean, I could see where, for the State of Florida this year, it would be very good if you all could carry over that 25 percent that you did not harvest, and so, I mean -- But I don’t know if we can get past the obstacles. I will have to go back and read the minutes and see what the other reasons were, but, if we want to talk about it, I’m certainly open to talking about it.

CHAIRMAN GUYAS: Chris.

MR. SCHIEBLE: The SSC gave us I guess a PowerPoint presentation, and, at the end, they had their recommendations for it, and they said that they recommend the simulation
analysis as best available science, and then the second point they made was, if a payback, in case of a quota overage, or carryover, in case of a quota underage, is handled in a one-on-one fashion in the short term, there is little effect on rebuilding trajectories, and so they presented that to us, which seems to be, as long as you have a carryover and a payback in a one-to-one ratio with the stock, it should work.

While going into state management coming up this year for red snapper, with a payback kind of carryover provision written into the document, but yet, as a point you just made, Dale, states that did not go over this year, perhaps they have an underage next year, but they can’t capitalize on that, or utilize it.

CHAIRMAN GUYAS: Yes, and I think, the way -- John, go ahead.

DR. FROESCHKE: Just a little more information. The discussions that were had -- If you think about, in the event that what was harvested was less, that carryover could be carried over, but the OFL for the following year remains unchanged, and so, no matter how much -- Even if you caught nothing, you still couldn’t add that to the next year, only up to the point which you matched the OFL, and we generally have fairly small buffers between the ABC and the OFL, for stocks like red snapper and others, and so the potential to carry over is somewhat limited.

However, on the other side, if you go over, the payback is one-to-one, and that’s almost unbounded, and so, if you go over, you’ve got to pay back every single pound, and so it could be that you end up paying back more pounds than you gain on the years that you’re under.

CHAIRMAN GUYAS: Chris.

MR. SCHIEBLE: From what I remember in the example, it showed that 400,000 pounds, in the case of the current allocation, was the maximum, and it was 2.58 percent of that 400,000 pounds, which is like right around 200,000 pounds or something like that, and it was the maximum you could carry over in a carryover year divided among all five states, if all five states underfished, correct?

DR. FROESCHKE: Yes, that’s essentially the effect, and I don’t recall the numbers, but yes.

CHAIRMAN GUYAS: Roy.

DR. CRABTREE: I would recommend to you, right now, that you not
get into an issue of carryover for red snapper. We’ve got to
get through these calibration issues, and I believe that that is
going to raise a lot of issues for us to deal with, and I don’t
think we’re going to have productive discussion of carryover
until we resolve the calibration issues satisfactorily, and so,
if we can get through that, then fine. Then come back to
carryover, but I think that is the main task we’ve got to deal
with.

In the very near future, I expect that the final rule for
Amendment 50 is going to publish, or file, very soon, and we had
a lot of comments and things that we had to deal with with
respect to calibrations and all, and we have responded to those,
but I think that’s the number-one task we have before us with
state management of red snapper right now.

I expect that we may have the calibration models completed by
our March meeting, which I think is the last week in March, and
so we may have them then. If not, we’ll have them at the June
meeting, but we’re going to have those pretty soon, and we’re
going to need to come in and do some type of framework action to
implement the new poundages that go to the states that are
calibrated into the state currencies, and I don’t have any
insights as to what the calibration models would be or what
they’re going to look like, but I suspect, like most things,
there will be some issues we have to deal with, and so I would
like us to get through those, and then, after that, we can come
back and deal with carryover issues.

CHAIRMAN GUYAS: In the original, original version of that
carryover document, we had some options for commercial
carryovers too, and then it seems like we streamlined that
document and pulled the commercial stuff out, to make it focus
on recreational, didn’t we, and we said we would come back to
the commercial stuff at some point, and are we ever going to
revisit the commercial carryover?

MR. RINDONE: Yes, you guys pulled the commercial portion of it,
mostly because of the IFQ programs, and because of how any
carryover for those programs would have to be handled within the
way the programs are currently structured, and so there was some
separate, yet not insignificant, hurdles that would have to be
dealt with on that front, and so you guys thought it best to
parse it out.

MS. BOSARGE: So are we ever going to revisit it and parse it
out and see if we -- Because we don’t really have an issue with
overages in those IFQ species, and so you don’t have this idea
that you’re going to underfish one year and, more than likely, overfish the next year, if you look at past history, and so that’s not too much of an issue, and so I would like to revisit it at some point, for the fish we’re leaving on the table.

MR. RINDONE: We could have a historical review, I guess, of the landings from the commercial sector as they relate to the ACLs, and then you guys could determine if you want to initiate a document or not, but, right now, we don’t have a document for that.

CHAIRMAN GUYAS: I think, if there is any interest in resurrecting any parts of that carryover amendment, we probably need a motion. Leann.

MS. BOSARGE: I am not going to make a motion to initiate a document, but I’m simply going to make a motion to have staff have an agenda item at an upcoming meeting, hopefully the next one, but I will leave it up to you to schedule, that evaluates possible carryovers in our commercial fisheries, carryovers for uncaught quota.

CHAIRMAN GUYAS: Is there a second for this motion? It’s seconded by Paul. Okay. Is there any discussion on this motion?

MS. BOSARGE: Well, we need the word “commercial” in there somewhere.

CHAIRMAN GUYAS: Yes, we do. Direct staff to have an agenda item at an upcoming meeting that evaluates possible carryover of uncaught commercial quota. Does that work, Leann?

MS. BOSARGE: Sure.

CHAIRMAN GUYAS: Okay. All right. Is there discussion on this? Mara.

MS. LEVY: It’s a question, because I can’t remember. We took out the IFQ species, right, out of the carryover document, but, the ones that had no allocations, were those still in there, the ones that have just a total ACL?

CHAIRMAN GUYAS: I can’t remember.

MR. RINDONE: No, and we had removed those as well, because, for those species -- I guess, at the time anyway, those species were not meeting or exceeding their ACL, which was one of the -- I’ve
got the carryover document in front of me, and that was one of
the rules that we had established, and so we had looked at
different things as kind of qualifying criteria, you know is the
stock under a rebuilding plan, is it overfished, has it had an
ACL closure, is there a peer-reviewed stock assessment, and is
it managed by apportionment with the South Atlantic Council,
because we have a few species that fall under that umbrella.

For our species with stock ACLs, where they don’t have sector
allocations, until lane snapper very recently, we weren’t in a
situation with those stocks where they were having an ACL
closure that was causing their fishing season to end prior to
the end of the calendar year, and so those were not included in
the document, for that reason.

MS. LEVY: I will take your word for it, but it seems like they
could have still been included, but it just wouldn’t have
applied until they actually had a closure, and so I can’t
remember -- We totally took them out, and we didn’t just say
that it wouldn’t apply unless they had a closure, and the reason
I’m asking is because those were partly commercial, and so I
didn’t want it to make it seem like we just chopped the
document. I know we got rid of the IFQ for certain reasons, but
I didn’t want to make it seem like we just chopped commercial
out, if that’s not what we did.

MR. RINDONE: In Action 1, which is eligibility for carryover
provision for managed reef fish and CMP stocks in the Gulf, no
action, of course, is not to do anything, and the only other
alternative is Preferred Alternative 2, which was establish a
carryover provision for managed reef fish and CMP stocks and
carryover provisions applied to stocks and stock complexes with
sector allocations. Unused portions of sector ACLs for species
managed under a catch share program are excluded from carryover
provisions. Carryover provisions would not apply to the unused
portion of ACL for -- Then we get into the options. The only
commercial component that would be included under the current
way that the document is written is kingfish, king mackerel.

CHAIRMAN GUYAS: Okay, and so we have this document up now. I
don’t know if we really want to go through it, but I think it’s
just since you were reading from it, but are there questions? I
think I kind of want to go back to the motion that was on the
board, if we could do that. Anything else on this motion? Okay. Is there any opposition to this motion? Seeing none, the
motion carries. Dr. Simmons.

DR. SIMMONS: Thank you, Madam Chair. I was wondering if we
could go back to what Dr. Crabtree mentioned earlier about -- I think he said in April, at our April council meeting, some calibrations will be available, and maybe -- We’ve got all these different efforts going on, and maybe I’m getting confused, but could you remind us again, and is that the Option 1b that we’re referring to in the white paper, or is this a different effort, and what exactly are we going to be talking about on the agenda again, please?

DR. CRABTREE: Well, I don’t know about the option one, because I don’t remember that, but we expect to get the calibration models in March sometime, and is Richard still here? Presumably, once we get those, we’ll talk about them.

DR. CODY: We expect to have the calibration models in March, but, again, we wanted to have an evaluation workshop after that to go over them, because, basically, we have Florida and Mississippi taking the lead on their calibrations, and we’re working with Alabama, and Louisiana has theirs already done, and so we need some time to evaluate the calibrations.

CHAIRMAN GUYAS: Dr. Simmons.

EXECUTIVE DIRECTOR SIMMONS: So these would be -- We would need to discuss these at the March meeting, or we would wait until the workshop, your workshop at the end of April, which is after our council meeting, to discuss them?

DR. CODY: That would be our preference, to wait until our workshop, but we could still present what we have at that time. I mean, that’s possible. Does that make sense?

CHAIRMAN GUYAS: Tom.

DR. FRAZER: Thanks, Richard, for giving it your best effort. This is what I think is happening here. The calibration efforts are underway, and we’re shooting for March, and, giving it a best effort, we might get there.

There’s no promises, and we have a separate workshop in April that has to do specifically with the FES numbers, and so, at some point, if the calibration numbers are available in March, we might include them in the discussions at the workshop in April, but that’s not the primary focus of the workshop as it exists now, and so it’s possible that, as a Full Council, that we would see those numbers, those calibration numbers, at the June council meeting. That’s how I see things, and is that correct with you, Richard?
DR. CODY: Certainly we would be ready by the June council meeting. The issue is that we need time to review those calibrations, once they are available. We can have them produced, I think, and that’s reasonable to have them produced by March, but we are working with the states, and they are working with us, and so there are some things at play here, uncertainties.

CHAIRMAN GUYAS: Paul.

DR. MICKLE: Richard, you may have approached this before, but is the review process -- Is it internal to NOAA, or is the SSC brought in at any point to review the calibrations of each state to FES? Is that my understanding? Leann was asking as well.

DR. CODY: Well, certainly the SSCs can request reviews of the calibrations. I mean, we would do a peer review with consultant support and that type of thing ahead of time, and so that would be an option for the SSCs to review.

CHAIRMAN GUYAS: Leann.

MS. BOSARGE: I would, obviously, definitely want the SSC to review it, and I’m glad that we’re finding calibrations, and that’s great, and so we’re going to calibrate -- For example, I’m from Mississippi, and you’re going to take Mississippi landings for red snapper, at some poundage, and find a calibration formula that will equate that to FES landings, which are a different poundage?

DR. CODY: That’s right. It’s basically a simple ratio-based approach.

MS. BOSARGE: Okay, and, at some point in the future, we’re going to have to determine which one of those landings systems is more accurate, because it is two sets of pounds of dead fish, and we need to figure out which set is closer to the truth.

DR. CODY: That really is a separate question, because you will have to do comparisons with both surveys, the MRIP surveys versus the state surveys, and look at the differences between the two. The calibrations will tell you, basically, here’s a correction factor to put them in the same currency as the other. That’s what it’s going to tell you, but you are right, and we want to pursue looking at differences between the surveys.

MS. BOSARGE: Well, and I guess that’s been my beef, if you
don’t mind, Madam Chairman, is that you have two sets of numbers for pounds of dead fish, and now that’s starting to have repercussions, and nobody has really sat down and determined which set is more accurate, and that’s what I need somebody to do before we start making too many decisions on these things.

**DR. CODY:** Well, that is a good question, but it’s a very difficult question to determine. I mean, I think that it’s going to take some time before we have the information we need to be able to say here are some reasons for the differences between the two surveys and which one is more accurate.

**CHAIRMAN GUYAS:** I’ve got Mara and then Paul.

**MS. LEVY:** I mean, I don’t know if you’re ever going to know which is, quote, more accurate, but, again, I will just say that, ultimately, the agency is deciding what the best scientific information available is, and, at this point in time, there hasn’t been any determination, other than it’s MRIP, which uses FES, and so I totally understand what you’re saying, but you might not get to the point where there is a determination that X is more, quote, accurate than Y. They’re just different surveys, right, and they’re doing a calibration so that you can look at them and evaluate them in the same currency, but I guess we’ll just have to wait and see what comes of the rest of it.

**CHAIRMAN GUYAS:** Paul.

**DR. MICKLE:** I have a different point, but, after what Ms. Levy said, I kind of want to address that, but I won’t. Back to the -- I am optimistic that -- The consultants that were available when we went through the initial certification for Tails ‘n Scales were quite useful, and they were very knowledgeable about survey statistics, and I’m optimistic that they will be able to address the calibration from an independent point of view and provide that outside opinion of really how the calibrations can be statistically done in a way where they will be weighting a ratio base to identify really which numbers can be most accurate of the sector and the fishery, but I know it’s dictated to be stamping best available science by the agency, but it seems -- I don’t want to say to be a conflict of interest, but the MRIP numbers come from NOAA, and they’re going to stamp the MRIP -- They have, to this point, stamped it as best available science, and it just doesn’t really -- I don’t know. That’s all.

**CHAIRMAN GUYAS:** Let me see if I can put the struggle that I think people around the table are having into some different words. So we’ve got a number of different data collection
systems that have all been certified, their methodology has been
certified, but only one of those has been deemed the best
scientific information available, and it’s not entirely clearly
why. Richard.

DR. CODY: Well, we know that the FES has been calibrated, fully
calibrated, all the way back in the time series, and we have
that. That’s the difference here. We don’t have calibrations
for the state surveys. We will have something pretty soon.

The FES-based approaches, the calibrations, have been reviewed
by the NAS and also review panels that included council SSC
members as well as CIE members as well, and so there’s that, and
so there are lots of factors to take into consideration when
you’re talking about best scientific information available.

The thing about the state surveys is that they were designed to
improve precision, to end up with more precise estimates, and,
to Mara’s point, that doesn’t tell you a whole lot about
accuracy.

It tells you that something is more precise, and so there are
questions to be considered here, and the fact of the matter is
we have six different watches telling time in the Gulf, and so
there are a lot of questions, I think, that we’ll be able to get
a little bit further along when we have the calibrations, and I
think we’ll be in a much better position at that point to look
at the differences between the surveys, which we would hope to
do, in collaboration with the states.

CHAIRMAN GUYAS: Okay. I think we’ve beat up this topic.

DR. FRAZER: Are you done with your committee, Martha?

MR. SCHIEBLE: I don’t know if I’m sorry that I opened that can
of worms or not, but, after hearing Dr. Crabtree speak to the
effect that we need to see what comes of this before we start
talking about overages and underages and having a carryover
provision, I can understand where he’s coming from, and so maybe
it would be good to continue to table this until maybe two
meetings from now, but I would like to revisit it as soon as
possible, I think, as we go into state management, especially
for red snapper. We need to have some sort of carryover in
place as soon as possible.

CHAIRMAN GUYAS: All right, and so, if you do want to do it,
come back to it in two meetings, a motion I think would help,
but that’s your call. That’s just commercial, and I think
Chris’s issue is red snapper.

MR. SCHIEBLE: I can, but I’m not assured that they’re going to be ready to go in two meetings. I don’t know what their timeline is exactly. Richard said they have to have their public meeting for this first, and I don’t know what their timeline is, and maybe I will just revisit this at the next meeting and then put a motion up, and you can hear me do this all over again.

CHAIRMAN GUYAS: Awesome. Okay. I think that means that we have completed our Other Business, and, unless there is any other business for Reef Fish, I will turn it back over to you, Tom, or we’ll adjourn Reef Fish and come back tomorrow morning and do the state presentations.

DR. FRAZER: That’s correct. Roy, do you feel like giving an update on the TED regulations for skimmer trawls?

UPDATE ON TED REGULATIONS FOR SKIMMER TRAWLS

DR. CRABTREE: Certainly. It would be a pleasure to talk about something else. Shortly before Christmas, NMFS published a final rule establishing a turtle excluder device requirement for skimmer trawls. This was a final rule. Previously, skimmer trawl vessels had been exempted from the TED requirement, and they had been under tow time restrictions of fifty-five minutes in the summer and seventy-five minutes the rest of the year.

We published a proposed rule back in December of 2016, and we proposed to require TEDs to be used in all skimmer trawl vessels greater than twenty-six feet and also on wing net vessels and pusher-head nets. After reviewing the public comment, in the final rule, we made some changes to the requirements, and we are now going to require skimmer trawl vessels over forty feet to use TEDs, and we dropped the requirement for pusher-heads and wing nets.

We dropped the requirement for those vessels because, based on the comments we got, we decided it was likely that TEDs would not work in wing nets. They often anchor and fish in the current, and it’s not clear there is always enough current to keep the net open, and there were concerns about the nets revolving and things.

That requirement will go in place and become effective on April 1, 2021, and so over a year from now, and that’s to give the industry time to equip their vessels and buy TEDs. These TEDs
are designed to be able to kick out smaller turtles, particularly smaller Kemp’s ridley, which is what we’ve observed often being taken in skimmer trawl vessels, and so it has some changes in the flap mesh requirements and the bar spacing on the skimmer trawl TEDs. It’s three inches, as opposed to four inches, on the TEDs generally used in the otter trawl fishery. I think that’s most of what I wanted to update you all on, and I can try to address any questions that you may have.

DR. FRAZER: Thank you, Dr. Crabtree. Any questions? Okay. Seeing none, we’re going to adjourn until 8:30 tomorrow morning. Enjoy some New Orleans cuisine.

(Whereupon, the meeting recessed on January 28, 2020.)

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January 29, 2020

WEDNESDAY MORNING SESSION

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The Reef Fish Management Committee of the Gulf of Mexico Fishery Management Council reconvened at the Hyatt Centric French Quarter, New Orleans, Louisiana, Wednesday morning, January 29, 2020, and was called to order by Chairman Martha Guyas.

CHAIRMAN GUYAS: Okay, everybody. We are getting started. We have one item of Reef Fish business to take care of today, and that is the State Management Performance Reports on the 2019 Private Angling Red Snapper Fishing Seasons. Our first presentation is the Florida presentation, and Beverly Sauls is going to give that.

STATE MANAGEMENT PERFORMANCE REPORTS ON THE 2019 PRIVATE ANGLING RED SNAPPER FISHING SEASON

FLORIDA

MS. BEVERLY SAULS: Thanks for having me. I’m going to talk about how our State of Florida monitors our recreational catch limit for red snapper in the Gulf of Mexico since we were issued our own portion of the ACL a couple of years ago.

Just real quick, the recreational fishery in Florida is a very large dispersed fishery, and we have a very high participation rate in the private recreational sector. There are many access points spread over a very large geographic area, and so we do

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our best to design surveys that will appropriately sample and
measure all of that dynamic fishery.

There are two requirements in our state in order to harvest red
snapper. You have to have a valid saltwater recreational
fishing license, unless you fall under an exemption, but you’re
also required to sign-up for our Gulf Reef Fish Survey, which I
will talk about in the next few slides. It is an open-access
fishery, and we currently have over 600,000 people who are
signed up for the survey.

Our survey was designed to improve data for both stock
assessment and fisheries management. We conduct it year-round,
on a monthly basis, and it measures effort, landings, and
discards, and discards are also a very important component of
our recreational fishery.

It generates separate effort estimates, and so the survey
actually estimates effort in state waters and the EEZ across
three large geographic areas in Florida, the Panhandle, which is
at the top of the figure, and you can fish for red snapper in
the EEZ as well as in state waters in this area, and red snapper
are abundant in both regions. In the Big Bend and the
Southwestern Peninsula, you really need to be farther offshore
in the EEZ to target red snapper recreationally.

For the past two years, the State of Florida has been managing
the recreational landings, or the recreational fishery, in state
and federal waters under an exempted fishing permit that was
issued by NOAA Fisheries. Essentially, Florida was given a
portion of the Gulf-wide recreational ACL to manage through
recreational seasons, and we manage that ACL for our private
boat sector, which operates in state and federal waters, as well
as charter boats that are operating in state waters only without
a federal permit.

In the first year, our annual catch limit was close to 1.8
million pounds, and there was a payback provision in the EFP,
and we did go slightly over that ACL the first year of the EFP,
and so our ACL was reduced to about 1.7 million pounds in 2019.
As a result, we did set a more conservative season in the second
year of the EFP, and so the first year was a forty-day season
that ran from June to July, and then, the second year, we’ve
reduced it to thirty-two days, June to July.

The way that we set the season was through the data that we
collected through the Gulf Reef Fish Survey. Real quick, I just
want to give you an overview of how the survey in Florida works.
The methods were peer reviewed and certified by NOAA Fisheries as a statistically-valid survey method, and we are currently in the process of developing a calibration for our survey, so that the data can be used in federal stock assessments.

It consists of two components, a mail survey of anglers who are signed up for the survey, and, as I mentioned earlier, that’s required in order to legally harvest red snapper on the Gulf coast of Florida from a recreational boat.

I want to make a point that our mail survey is separate from the MRIP Fishing Effort Survey, and so it’s a completely separate survey run by the state, and it was specifically designed to directly estimate private boat angler trips that are targeting reef fishes on the Gulf coast of Florida.

We also, in our design, took into account all of the diversity in our fishery, and we wanted to rally be able to account for potential differences in avidity and non-response bias in the mail survey, and so we actually sampled fourteen different groups of anglers in this monthly survey across three different regions of the state, which have been sub-divided by counties that are close to the Gulf of Mexico versus counties that are farther away, and it also includes a group of anglers from Georgia and Alabama who are signed up for the survey that fish in Florida, and we lump all of the other states across the U.S. in a separate strata, and we even stratify by households in Florida that have a registered recreational fishing boat versus not.

The main point I just wanted to make there is that we have really designed the survey to try and capture all of the diversity in the fishery and account for as much non-response bias as we possibly can through the survey design.

The second component of the survey is intercept data that are collected in the field, at boat ramps and fishing access points, and we actually incorporate MRIP Access Point Angler Intercept data that are collected through the MRIP program into our Gulf Reef Fish Survey estimates, and so we work collaboratively with NOAA to draw our sample for supplemental reef fish assignments, along with the MRIP assignments, so that the sample weights are compatible, and all of that data can be combined, and so we are somewhat dependent on MRIP data for our estimates, but I did want to clarify, because I get a lot of questions about is it a supplemental survey or a separate survey, and it is a separate survey, and it is using data from the MRIP Angler Intercept Survey.
The point I wanted to make here is that, through the mail survey, we can actually estimate landings and effort separately for weekends and weekdays across the months of the survey, and then that is helping us to provide good guidance to our fisheries managers who are trying to decide how long to set our seasons for, so that they keep the harvest within that ACL, and so we actually calculate a mean daily harvest rate from that estimate, and so that’s been very helpful for giving good scientific advice to our commission.

I wanted to talk first about the timeliness of our group’s estimates, and so the effort estimates are produced about forty-five days after the end of a fishing month, and so our June estimates are available by mid-August, and our July estimates are available by mid-September.

However, we are reliant upon that MRIP data to generate our landings estimates, and, because their survey is conducted on a two-month wave, the June data actually are available about the same time that we’re producing our effort estimates for the Gulf Reef Fish Survey, and so that works out well, but, because July is the first month of a two-month wave, we don’t receive those data until mid-October, and that’s getting pretty late in the season for our commission to consider whether or not to reopen the fishery, and we really need to give them advice no later than September.

What we’ve developed is this kind of interim method for calculating an estimate, where we take our effort estimates from June and July and multiply it times the CPUE from June, since we don’t have July catch data yet.

How that works is, in 2019, we checked our season, and we developed our June estimate in August, and about 50 percent of our ACL had been caught in that first month of the open season, and we then developed our interim estimate for the commission in mid-September, which indicated that landings through July were about 75 percent of the ACL, and so, at that point, we felt fairly confident that there was enough of our catch limit left over that we could have a fall season, and so the commission went with a very conservative six-day season over just weekend days in October.

The weather in 2019 was a bit of a challenge for our anglers, and it was harder for them to get out in June and July, and we had a hurricane that formed in the Gulf, right over the Panhandle, at the end of our season in July, and so that
effectively cut the season short, and then we had another storm when we reopened the season in October, and so, at that point, the commission decided to reopen the season again in November for an additional weekend, to make up for that last storm.

At this time, we have landings through October, which still indicate that we’re at about 76 percent of the catch limit, and those last two days in November, and we won’t have those data until mid-February, but we don’t expect that to add a lot to the total landings for this year.

Just to show you what our landings looked like in the first year, we had great weather, and, as I mentioned earlier, we did exceed the ACL by a bit, a little bit, but it was because there was just really great weather, and people were able to get out and fish in force, especially during that first month in June.

The blue bar is June, and the orange is July. The first column, the large peaks are the EEZ, and so you can really see that the majority of our landings are coming from the EEZ, and so, by having this state-managed season, where we’re able to keep the EEZ open for longer, it’s providing a lot more opportunities throughout our coast to participate in the recreational red snapper fishery, and so that’s been a benefit of this.

You can see that the private boat landings in state waters are smaller, and that’s because those landings are really mostly coming from one area in the Panhandle, and so, by having the EEZ open, it gives more anglers in different parts of the state opportunities to participate, and then the last columns are our state charter boats that are operating in state waters without a federal permit. You can see that they are contributing a very small portion of our total catch, and that’s, again, because that’s mostly happening in one area in the Panhandle.

Then, lastly, I just wanted to mention that we are also developing methods to give better in-season advice to our managers, even before our Gulf Reef Fish Survey estimates are available, and so we’re using the intercept data that we collect through the Gulf Reef Fish Survey, before we even have the MRIP data available, as an index of fishing effort and catch in-season, and we can have those data ready and available to analyze a week after the end of a month.

When we tried this in 2019, and this is basically a linear regression of the data that comes in from the field, regressed against our final group’s estimates, and, when we tried this for June, our estimates for GRFS and the predictions were pretty
close, and it fell apart a little bit in July, but we think
that, as we accumulate more data over these more consistent
fishing seasons, we’ll be able to better predict in-season what
the fishing effort and landings are and give some more timely
advice to our commission, so they don’t have to wait until
October to potentially open the season.

In conclusion, I just wanted to say that the state management
experiment under this EFP has been a success in Florida, and we
are giving our anglers more opportunities to participate in the
fishery, by having a longer season, and we have adapted quickly
to this kind of new method of managing fisheries with ACLs, and
it definitely was a learning process that first year, but I do
feel like we have adapted well to this, and the data that we’re
collecting through the Gulf Reef Fish Survey is really giving us
great insight into how to better manage this recreational
fishery. We’re learning so much about how effort responds to
the season timing and length, and I think we’re going to dial
that in really well, and so, with that -- I didn’t know if you
wanted to take questions or wait until the other talks.

CHAIRMAN GUYAS: I think, if folks have questions now, we can do
that. Does anybody have questions for Beverly? Leann.

MS. BOSARGE: Thanks. It was a very interesting presentation.
You said that, for your effort survey, you’re dividing it up
into fourteen groups, and could you just kind of tell me a
little more about what those are and how that helps?

MS. SAULS: That was an important point that I wanted to make,
is that, when we went into this design process, we actually had
a series of workshops held across the Gulf, with all the states
involved, and we got a lot of great input from MRIP staff and
from their consultants, and there were people from the
commission and council who were also participating in that and
giving their input on what their data needs were, as well as the
Science Center and the Regional Office, and so this has been a
multiyear process just to develop this survey, but what we
really wanted to do was try and capture all of the regional and
spatial -- The spatial and temporal diversity of recreational
fishing effort in our state.

We were able to get passed through our commission requirement
that you sign up for the survey, and, through that, we know
people’s physical address, whether they live in the state or
whether they live in another state, and, if they do live in the
state, whether they live in a coastal county or a county farther
away from the Gulf of Mexico.
You would expect people who live close to the coast to fish more often, and even people who have a boat would, obviously, fish even more often, and so we wanted to separately survey those groups, to capture all of that variability in the survey and account for any differences. For example, if people who live farther away are less likely to return the survey, we need to account for their different response rates in our survey method, so that we’re not over or underestimating their effort, and so that was the thought process that went into designing this.

CHAIRMAN GUYAS: Phil.

MR. DYSKOW: Thank you, Madam Chair. On behalf of all recreational anglers, particularly the red snapper fishermen that reside in Florida, I would like to thank FWC for the outstanding program you have put together, the flexibility you have given it, and the enhanced fishing opportunities that recreational anglers enjoy today. My question was, of the 600,000 people that have signed up for your Gulf Reef Survey, how many of those are from outside of Florida, Georgia and Alabama, for example? Is it a big number?

MS. SAULS: I don’t know the numbers offhand, but, yes, it is a large portion of the people in our survey, and it accounts for quite a significant amount of fishing effort, especially the Georgia/Alabama group, because they are closer.

MR. DYSKOW: Could you guess?

MS. SAULS: The numbers? I really can’t. I can get you that number though, if you would like to know.

CHAIRMAN GUYAS: Anything else for Beverly? All right. Thank you so much.

MS. SAULS: Thank you.

CHAIRMAN GUYAS: All right. Next, we have Kevin.

ALABAMA

MR. ANSON: I am going to talk to you about our red snapper reporting program and participation in the EFP. Just some background, and obviously most of the people in here know much of the background, but Alabama, as well as the other Gulf states, received the exempted fishing permit from NOAA to manage the recreational red snapper, private recreational red snapper,
component in 2018 and 2019.

Each state was given a specific state ACL, or catch limit, and Alabama utilized a mandatory reporting program that we call Snapper Check to estimate red snapper landings during the season, and landings estimates were available to management each week to monitor those landings, and decisions related to the fishing season closure, or extensions, were made using the in-season landing estimates.

A brief history of Snapper Check is we began Snapper Check in 2014, and it’s a mandatory reporting program for all recreational vessels landing red snapper in Alabama, and so that includes private recreational vessels as well as charter boats, state and federally-permitted vessels, and the requirement is that the landing report is to be submitted prior to landing those fish onshore.

It was anticipated that not every trip would be reported, and so we needed some method to try to determine the ratio or the number of reports that were not being submitted to us, and so we incorporated a capture-recapture survey methodology. Basically, the captures are the reports, those reports submitted by the anglers, and there only needs to be one person on the vessel reporting that snapper trip, but that would constitute the capture. The recapture would be through a dockside survey that our staff conduct.

We send them out to various locations, through a probability proportional to size sampling program, and that is run through the MRIP staff. They provide us those locations of sites that we’ve already identified, based on a level of red snapper fishing activity, and there is a program that randomly selects the assignment based on the level of expected red snapper fishing effort, and then there’s weights assigned to those assignments that we use and apply to the reports, to generate the final estimates.

We have the capture report, and we have the recaptures through our dockside sampling, where we interview anglers from vessels, and, in each of those instances, they provide the same information, and so essentially, on the report, the anglers are to provide their vessel ID and the date and time that they are submitting the report. If that’s done electronically, the date and the time is automatically captured at the time they hit the submit button, but we do offer paper reporting, and so they write out the date and the time that they’re submitting the report there.
Then the number of anglers, the number of fish that have been harvested, kept, and then the number of dead discards are what we capture. Again, that goes to the dockside survey, and we capture the same information, and we utilize the information collected in those two different venues, and we try to match that, to determine the proportion of vessels that are not reporting, essentially.

We use some criteria, and so it’s the vessel, the date, the time, the number of anglers, the number of harvested fish, and then the time within a three-and-a-half-hour window before the interview was conducted or after the interview was conducted.

We chose that time window because, for one reason, not everybody reports when they’re supposed to, and it’s just like people when they’re going down a highway. A lot of people will speed, and so they will slow down when they see the enforcement, but, anyway, we chose three-and-a-half hours because we felt like someone wouldn’t be able to come back onshore and unload their fish and go back offshore and go fishing again and come back within a three-and-a-half-hour time period.

We wanted to make sure that we didn’t account for trips that were being -- You know, two trips in one day on the same vessel, and we didn’t want to give it credit or penalize it, necessarily, and so that’s why we created the three-and-a-half-hour window. Anyways, we also get mean weight from landed red snapper, from those dockside validations, or samples.

Here is a summary of the actual reported information, and this is directly from anglers. This is the trip reports, and so we have the two modes, the state-licensed-only charter vessels and then the private vessels. You can see in each year, 2018 and 2019, the results of those.

The landing reports, I have an asterisk there to remind me that, when we receive a report, it’s angler-provided information, but we have the vessel registration number, and what we do is, internally, we’ll compare that against federally-permitted charter boat vessels that are on record through the SERO Office, and you can download or get their information off their website, and then our state license sales that we do, and so we combine those two into one and match their database, if you will, or file registry of charter boats, and then we send those reports through that, and, if they match the vessel registration number that’s on the charter boat list to the report, the vessel number that’s on the report, then that trip report, no matter what it
was reported as, will be qualified or determined as a charter trip.

There might be instances where a charter vessel goes out on a private trip and reports it as a private trip, but that’s going to be changed to a charter trip if they show up on that charter boat list, and so I just wanted to make sure that that was in there. That’s one of the processing things that we do with the reports.

You can see the numbers there for 2018 and 2019, and it was a substantial increase in the number of reports from 2018 to 2019, and then the number of anglers that were summed from those reports in both years, and the number of red snapper that were reported to be harvested are also provided in those years, and you can see the inferences there.

This is information from the dockside sampling summary, and so this just summarized, aggregated information from our dockside surveys. There were forty-eight surveys conducted in 2018 and seventy-seven conducted in 2019, but you can see the number of vessels that were surveyed, and part of the increase that you will see there for the private vessels was that we had more sampling. More dockside samples were conducted in 2019, and that ties in with the number of days that we had in the season, partly, or mostly, due to the reason, and you can see the number of fish that were weighed and then the mean weight.

Here’s combining that information together, and so I talked a little bit about the matching process, and so, basically, we’re using the inverse of the proportion of fish, in this case, if you’re trying to determine the final weight, the number of fish that were identified from our dockside samples to the number of fish that were reported, the inverse of that, to determine the final number, if you will, of the report.

So, if we had surveyed, or counted, a hundred fish, and we received reports from those matched vessels that indicated there were fifty fish, it would be 100 divided by fifty, which would be two, and then it’s one divided by two, and it would be half.

One thing that I wanted to point out here is the mean weight. If people noticed on the previous slide, it was around seven-and-a-half pounds for the private recs. You can see it’s 8.1 here in 2018, and that has to do with the weighting that goes on with those samples.

There is weight supplied not only at the interview site level,
but it’s also weighting applied based on the number of interviews that you actually collect there and then the number of fish that are actually sampled, and so there is a change that goes on from the raw mean weight that you would just take from your samples to what the final weights would be from the probability of proportional size weighting, but the final weight is there, and we exceeded 2018’s EFP by 2,007 pounds, but we remained under 2019’s EFP ACL for Alabama.

Then the PSEs are also provided there, which match up fairly closely to what you would see for MRIP numbers, and there is a challenge with trying to get interviews, dockside interviews, from the state charter boats. They are relatively small in number and more difficult to try to interview, and so you have small levels of interviews for those, and the variances are high.

Data concerns, having angler-provided information is a concern, and trying to validate that information is a concern among folks in these types of surveys, and the capture-recapture survey method attempts to measure the rate of non-reporting, or non-response, to adjust for that, and our assumption with that is that the rates of non-reports from those public sites that we’re able to access and interview and develop that ratio, or that adjustment ratio, would be the same as private access anglers, and so we attempt to, with this, or with these tables, just provide some information as to how that reporting goes on, because that is one of the questions that we ask on the report, is whether or not they’re accessing a private access site or a public access site.

That table on the top-right there provides the reporting rates that we have estimated, and so you can see there was an increase in reporting rate for private vessels, from 38 percent to 51 percent, over the time period, and then that table at the bottom is the proportion of landing reports by reported access type, and you can see the numbers there for private and public, for both years, and the percentages are provided at the bottom of that, and you can see that the percentages of the reports that we’re receiving from private and public access sites are staying consistent, and they have stayed that way. Since 2014 we’ve asked that question, and so they’ve been relatively stable at that mid-thirties for private access versus the public access, and so it’s private access being in the mid-thirties and public access being around 60 to 64 percent.

Another thing to look at here is to see if we’re capturing or with those two different -- Private access versus public access
locations and their reporting rates in the level reporting. This provides a summary, again, of the number of reports that were submitted by private and public access and then the mean reports that were submitted by each unique vessel ID, and so you can see that they were very similar in 2018, around 2.1 trips, reported trips, per vessel, and then, of those vessels that were interviewed at the public access sites, you see the total number of reports that that accounts for, and then you can see this 2.79 trips from those survey vessels, and so you can see the survey vessels are reporting at a higher rate than just the general population of those anglers that are submitting landing reports, and that occurs, again, in 2019.

It was a little bit higher average number of trips from those survey vessels than the general population of those just submitting reports, and so there might be a couple of reasons why that is occurring.

One of those just might be the presence of the samplers being in the field, which would then encourage folks to report, but then those folks that are also taking more trips just may have a higher chance of being surveyed too, and so, anyways, that’s just, again, some data just to provide of some things to look at to kind of get an idea as to the quality of the data that we’re receiving.

The season projections, we have determined, essentially, as Beverly described it, as basically dividing the catch limit by what we felt like was the anticipated daily landings that would occur during the season, and so we used 2017 Snapper Check data to determine the 2018 season length, and there was a couple of things going on with the 2017 data.

There were two federal seasons that were announced in 2017. As you all recall, we had the first season that was announced prior to June 1 for just three days, and then, on June 15, we had another announcement that allowed another thirty-nine days, and so everybody got geared up for that first three days, and you can see there, on the graphic there, the actual reports and estimated vessel trips that were collected for 2017, and the blue line there in the shaded area is that for the first season, the first three days, plotted against the wave height.

The wave height, I will talk about a little bit later, plays an important role on how much participation goes on, but the orange-shaded area represents that second season average number of vessels that went out on each of those federal days there, and so you can see there’s a significant difference, or drop-
off, in the effort that occurred in that second season versus the first season, the first three days. Mean daily landings from the second federal season was 18,000 pounds per day, combined, for private and state landings.

We applied the 10 percent buffer to the 984,000 pounds that was issued to Alabama under the EFP, and we applied that average second season harvest rate, and we assumed that, if people knew they had an extended season, that the effort level would be at that lower rate and not necessarily every day at that higher rate, is what our assumption was, and so, using that daily landings into our available ACL, we came up with a forty-seven-day season.

We set the season primarily around Friday through Sunday weekends, and we did have a length of time there for the week of the 4th of July, where we included some weekdays around the 4th, and that is what we went with.

The assumption rate that we used was underestimated. The mean daily landings for 2018 were nearly two-times higher than 2017, and so we ended up with, as Beverly noted in her presentation, that our weather, the seas, wave conditions, were much better in 2018, and it allowed opportunities for many more people to go, and it allowed opportunities for higher catch rates, bigger fish, and they went farther offshore than they did in 2017, and so we had a higher daily harvest rate, and so that prompted us, as we were monitoring the season each week -- We had to close the season early. In fact, it was nineteen days less than we had anticipated for the 2018 season, and we did exceed the catch limit, as I noted earlier, by 2,007 pounds.

2019, we had to determine that season as well, and so, although we had a bump of 93,000 pounds in that, due to the stock assessment and incorporating the new ABC or ACL increases, we had to still account for those good days and estimate, or assume, what the weather would be for the 2018 season.

We did that, and we announced the initial season as twenty-six days, with three-day, again, weekend seasons, Friday, Saturday, Sunday, allowing just for the July 4th, and not the weekdays during July 4th, and we didn’t have a lot of participation during the weekdays for that week, and so we decided to use those days, or use those pounds, and add them to just the weekends.

Then we, again, monitored the landings each week, and the sea conditions turned out to be much higher in 2019, during that season, versus 2018, and you can see -- Provided there is a 1.76
feet for each day of the federal season, or the EFP season, that
was open in Alabama in 2018, and then, in 2019, it was 2.77, and
so it’s a foot higher, and it makes a big difference, and it
would prompt a lot of those that are in smaller vessels, the
twenty to twenty-five-foot vessels, to reconsider, or really
choose their days, and so we didn’t have as much effort going on
during that initial twenty-six-day season, and so we didn’t have
as much catch, as much landings, and so we ended up extending
the season a couple more times, and it ended up being ten
additional days were added into the season in the August,
September, and October, and we ended up being 17,000 pounds
lower than our ACL.

You can see the graphic there, and it provides all the two
seasons during 2017, in blue and orange, and then the gray is
2018, and then in 2019 is the red, and, again, just to kind of
show you -- If you squint really hard, and I apologize for the
small graphic, but we had real windy days on a few of those
first days of the season, the twenty-six-day season, where we
had some tropical storms come through, although we did have some
landings, and that’s one of the issues, is trying to get people
to report on time.

We have a lot of reporting that occurred outside of the actual
season, and we’ll have reports submitted on Monday, Tuesday, and
Wednesday as well, but we account for those. Those are added to
our landings, and it might be just folks that just decided to
report, and they forget to report, and they’re sitting there at
the office, and I forgot to report, and they go report.

Looking ahead, in 2020, if it’s approved by the Secretary, we’ll
go forward with state management, as we did under the EFPs, for
the private recreational sector. Alabama will receive an
increase in the 2020 catch limit of approximately 41,000 pounds,
and that’s due to a percentage change, percentage difference,
from the EFPs to the Amendment 50, and we’ll operate just as we
did during the 2018 and 2019 seasons, with a sixteen-inch total
length, a two-fish per person daily bag limit.

We have not yet determined the 2020 season length, but, based on
the information that we have, and based on the capacity of the
fishery on very good days, or very calm days, to go out there
and catch a lot of fish, it will probably be close to a thirty-
day time window, just, again, so we can account for a very high
fishing effort, like we saw during 2018.

Just to let everybody know, as of September 1 of last year, we
did incorporate a reef fish endorsement for all recreational
reef fish fishermen that are coming back to Alabama. If you’re in possession of reef fish, you’re required to have this endorsement, and it’s required for private anglers, or charter boats, both federally-permitted charter boats and state charter boats and that are commercial anglers that are bringing in Gulf reef fish as well.

Down the road, we hope to be able to use that database of anglers, or contacts, to conduct additional surveys for effort or those types of things, preferences, and that is it.

CHAIRMAN GUYAS: All right. Thank you, Kevin. Are there questions for Kevin? Dale.

MR. DIAZ: Kevin, great presentation. I really like the way that you all look at how much effort rated to sea conditions, and I don’t remember seeing that before, and I think that’s very interesting, that you all do that, and I want to commend you all for setting up a good program. I did notice, on 2019, it looked like you had some effort in ten-foot seas.

MR. ANSON: I commented to that a little bit, and we receive reports throughout the season. The electronic reporting app that you can use is open from the day before, essentially, the season is open until a couple of days after the season is closed, and so, on a day that’s not an open season, those weekdays, because we have primarily weekend seasons, and so, on Monday, Tuesday, Wednesday, and Thursday, you can still get on the app and report, and so we believe that those reports are being submitted primarily from folks that just forget.

They take a trip during the weekend, and they don’t report like they’re supposed to, again, prior to landing, so that we can make sure that we have the best data, but they’re still reporting on that day, and so you can get into a situation on a Friday, where it’s four-foot seas, but, as the storm event comes, you can be in a ten-foot seas on Sunday, and you report on Sunday for your trip on Friday.

CHAIRMAN GUYAS: Susan.

MS. BOGGS: Thank you, Kevin, for the presentation. I just wanted to clarify that, when you’re talking about your landings estimate, and you have the vessel type as charter-state, is that just state boats only, or does that include federally-permitted charter boats as well?

MR. ANSON: Those are state-permitted charter vessels only, and
so the federally-permitted vessels are also supposed to acquire
a state charter boat license, but, if they have a federal
permit, or if there’s a federal permit associated with that
vessel registration number, then those are excluded from these
calculations, but we do collect trip reports, and we do develop
estimates for federally-permitted vessels, not only charter
vessels, but headboats as well.

CHAIRMAN GUYAS: Leann.

MS. BOSARGE: Thanks, Kevin. I really enjoyed that. Thanks for
giving us so much of the data. You know I love the data. I was
wondering, with the system you have currently, do you have the
ability to know the addresses, sort of like what Florida was
speaking to?

Is it somebody that’s from out-of-state or in-state that’s
fishing, and are they from the coast or off the coast, and I ask
that because you have a good bit of tourism in your state, and
you’re really close to Florida, and I’m sure a lot of that
tourism probably goes out on some of the charter boats, maybe
even the federally-permitted ones, which is not really what you
want to collect, but do you have that ability, or will you have
that ability, with the new endorsement, so that, if you wanted
to parse things out into the buckets and apply different effort
methodologies to those, you could?

MR. ANSON: I think we will once everybody really fully
participates. We’ll have a better understanding as to where the
effort is coming from. Currently, we require the vessel
registration number to be reported, and so, on those state-
registered vessels, you can determine, based on the number of
vessel trips, and anglers, because they provide anglers, you can
kind of determine, at least from the state of registration, what
proportion of those anglers are out-of-state, potentially out-
of-state, but you don’t know for sure until you make that
contact and ask that specific question. In the future, we can
determine zone or area strata, just like Beverly described, as
far as coastal in-state, non-coastal in-state, and then out-of-
state as well.

CHAIRMAN GUYAS: Chris.

MR. SCHIEBLE: Thank you, Kevin. That was a good presentation.
You know, reporting rates are like the holy grail of any survey.
At LA Creel, we try to achieve as much compliance as possible
for that, and have you had a chance, since the season closed
now, to brainstorm or speculate on ways of increasing compliance
on the reporting rate for next season?

MR. ANSON: Just, like we have with every year, we try to
brainstorm and make sure that we hit as many of the places that
the fishermen would go to get their information, and so we’ve
tried to incorporate local media, of course, and newspapers or
websites and try to go to the fishing shows, and there is
popular podcasts that a lot of anglers utilize. Of course,
they’re on the website, and we try to encourage folks to
register there for notifications, because we’ll push out
species-specific notifications if they want.

Enforcement, though, is another tool in the toolbox to encourage
folks, and having an active presence to monitor those folks and
ensure that they’re reporting during the season is another tool,
but those are things we are continually looking at. 51 percent,
I think we’re turning the corner, so to speak, and that
percentage change we saw from 2018 to 2019, that dramatic shift
to 51 percent, is the highest reporting rate that we’ve had
since 2014 for the private recs.

I think, if we can get to 70, because we have a lot of
transients, if you will, or out-of-state folks, that do come
down to Alabama and fish, and it is very hard to access those
folks, or get information in front of them, when they’re up in
Birmingham, or they’re in another state and such, and they’re
just thinking about red snapper during their one-week vacation,
and so that’s something that we will continue to strive for, and
it’s always a challenge.

CHAIRMAN GUYAS: All right. Any other questions for Kevin? All
right. Thanks, Kevin.

MR. ANSON: Thank you.

CHAIRMAN GUYAS: Next up is Carly Somerset from Mississippi.

MISSISSIPPI

MS. CARLY SOMERSET: Thank you. Good morning, council and
council staff. This will be a brief summary of the 2019
Mississippi red snapper EFP season. I have information for 2018
here as well, but we’re presenting 2019, because they are very
consistent and similar. If you have any questions at the end, I
will be happy to answer them, and Matt Hill and Trevor Moncrief
are also here, if you have any specific questions to one of us.

Here's an overview. In accordance with the approved EFP,
Mississippi submitted bi-weekly reports to NOAA, including the following weekly and overall metrics, and I will note that -- So these are what are reported on the Tails 'n Scales app.

It’s total trips, number of fish, and we were able to send preliminary essentially raw data, and then the finalized estimates were sent at the end of the season. So it was total trips, number of fish, number of discards, and this is total discards, number of anglers, and then angler success, average anglers per vessel, average weight of fish, and biomass harvested, and so, in addition to these in-season reports, we submitted a finalized estimate, through the annual report to NOAA, on December of 2019, and we did this as well in 2018.

Our 2019 EFP season, private recreational ran from May 24 to July 7, and we had a closure from July 8 to July 28. 2018 was similar to 2019. We had a two-week closure. In 2019, we had a three-week closure, and then we reopened on July 29 and ran through August 25, and then we went from August 31 through September 2, and we wanted to include Labor Day, if at all possible, and then we had some inclement weather, and so we were open September 6 through September 8. Then our state for-hire ran from May 25 to June 12.

The private recreational season length was seventy-nine days, again similar to 2018, very consistent, and the state for-hire was twenty days, and the federal for-hire season was sixty-two days, and, obviously, their season and quota was regulated by NOAA, but we do keep track of them in Tails 'n Scales.

Our 2019 EFP season results, the private recreational component of the ACL estimated harvest was 147,748, and that was 99.5 percent, and the state for-hire estimated harvest was 2,531 pounds, which is 95.8 percent. The total of the ACL was 151,584 pounds, and, of that, Mississippi estimated harvest was 150,279 pounds, which was 99.1 percent of the ACL.

Just to show you our trip compliance rates, because they steadily increase every year, and now they are very close to 100 percent, and we have remained that way, and so, starting in 2015, which was the first year of Tails 'n Scales, we started around 50 percent compliance, but, as you can see, we are, in 2019, above 90 percent for private recreational, and our charter captains -- It is a small fleet, but they are near 100 percent every year for the last -- Since 2017. That was all I had, and I’m happy to take any questions.

CHAIRMAN GUYAS: Thanks, Carly. Are there questions? Dale.
MR. DIAZ: Carly, thank you for your presentation. What kind of things has Mississippi done to -- By the way, I want to commend, before I even say this -- I know Matt and Trevor is in the audience, and yourself, and the whole finfish staff put a lot of hard work into this program, and it’s a high-quality program, and so thank you all for your efforts in building this very good program. What kind of things have you all done to get the compliance rate to continually go up since 2015?

MS. SOMERSET: In 2015, because that was an initial year -- Obviously, starting out, you always have some things to work through, but we did our best, by getting out press releases, and, obviously, we conduct other surveys, and so going down to the dock, and we had business cards that we could hand out when we saw anglers, at every opportunity, and we have banners similar to -- I believe Kevin showed one of Snapper Check, and so we put those out at the ramps with the highest pressure, the ones that we know red snapper anglers will leave from.

We have continued to do that every year, and we also had cellphones that they could call if they had questions, and so we put the website and the numbers, and we published those on the press releases, the banners, the business cards, and so it was a lot of individual one-on-one discussion, which I think spread throughout the whole community, and then we tried to do some news, TV, anything we could possibly do to continue to get the information out, and, once anglers became used to reporting, and knew that it would give them more opportunities and flexibility to harvest red snapper, they were happy to do so, and so I think that’s why our compliance has stayed very high and consistent, is because they are happy with the program.

CHAIRMAN GUYAS: Paul.

DR. MICKLE: Thank you, Carly. We appreciate it. I need to add that it’s also the collaboration with marine patrol and our other office of allowing that compliance. To go along with the science of validating, we’re also enforcing our trip numbers. If you don’t have a trip number, or if you’re in non-compliance, they ticket you, and they take your fish.

CHAIRMAN GUYAS: Leann and then Chris.

MS. BOSARGE: Excellent presentation, and I just wanted to say thanks to all the staff, and I know you work hard, and you love our anglers, and they are calling you personally, and you’re making sure that they get the information they need, and you
love our commissioners too, who have put a lot of pressure on you all to make sure that this is the best program it can be.

I wanted to follow-up on what Dr. Mickle said. I think that is one of the unique aspects of our program in Mississippi, is that, similar to sort of like the commercial IFQ program, you have a hail-out, almost, and that’s that trip authorization number that you have to get before you leave to go snapper fishing, and what that does is it allows for even more on-the-water enforcement, which improves your compliance, and so, if you were boarded offshore, and you had a snapper on the boat, and you didn’t get that trip authorization number, then you’re in violation, and so I think that on-the-water enforcement piece really does help complement our compliance rate, and so thank you all very much to everybody.

CHAIRMAN GUYAS: To that point, Paul?

DR. MICKLE: Sure. Just to that point of -- Well, not really to that point. Do you want me to wait?

CHAIRMAN GUYAS: Let me go to Chris first then.

MR. SCHIEBLE: Thank you. Good presentation. Can you offer any insight as to what you suspect how you’ll run the 2020 season under the first year of state management?

MS. SOMERSET: Sure, and that’s a great question. I would go back to what I said earlier, is I think the anglers like consistency, and so they know when to plan trips, and we do have anglers that come from other areas of the state, from more northern, and they’re not on the coast, and they come specifically to fish for red snapper, and so I would say that the main goal for us is to provide consistency within season and also as much as we possibly can of starting at a similar time each year.

We do like to include the major holidays, because that’s when a lot of people like to fish, and we do -- In 2018, we had the two-week closure, and, in 2019, we had the three-week closure, and so anglers have come to expect that, but we do look at -- Obviously, we have projections, as well as in-season projections, and there are times when it gets really hot, and it starts to taper off, and I think we can work all of that into a season that allows anglers a lot of flexibility and opportunity to fish, and I think they’re happy with that, and it’s also a pretty long season, which they also like, and seven days a week, and so as much as possible.
CHAIRMAN GUYAS: Paul.

DR. MICKLE: Thank you, Carly, for the presentation, and we appreciate it. Would you mind going back to Slide 4? This is approaching the point of what we discussed yesterday a little bit about calibration, and I’m glad it came out today with the presentation here, of how unique Tails ‘n Scales is and how unique the Mississippi fishery is for red snapper, but just to look at the MRIP, just to do a quick comparison of how calibration really is unique for Mississippi, and it may go down a different road or not, and we don’t know yet, because calibrations haven’t been completed, but, when you think about the difference in landings between MRIP and Tails ‘n Scales for 2019, it’s a 534 percent difference.

There is obviously a large disparity in landings, and, if you look at MRIP, in 2018 to 2019, during the EFP, the difference in landings, just within MRIP in those two years, is a 233 percent difference in landings, when the EFPs were essentially almost the same amount of poundage, the same percentage in the EFP.

The point I’m trying to make is -- Here, we have -- Well, we don’t have 2018 presented here in this slide, but our landings were very similar between years when you look at Tails ‘n Scales, but, to the point of calibration and how different calibration may end up being for the State of Mississippi, is the assumptions.

When you look at MRIP, and you look at Tails ‘n Scales, if you can establish assumptions on effort, such as things as effort, as well as landings, if you can assume that there are a similar number of fishing days from year to year, and if you make that assumption of effort, calibration, in my mind, can be quite successful, which I think that’s going to be the hardest part, maybe, is for folks of establishing best available science and stamping calibration as complete, is that agreeing on what assumptions are realistic and what assumptions are not, but I just wanted to make that point, of how unique Mississippi was and just the large disparity in these programs that have been presented. Thank you.

CHAIRMAN GUYAS: Ed.

MR. SWINDELL: You got compliments for your presentation, and I will give you another one. It was very good. I am interested in the number of vessels that actually are in the state for-hire and for the private rec, and do you have a -- You should have a
good handle then of, from the way that you’re doing your
program, as to how many vessels you actually have participating
in the red snapper fishery.

MS. SOMERSET: Right, and so we do, because they all are
registered in the system, and I will answer, and, if Matt or
Trevor want to add anything, but we have about 5,000 anglers
registered in the system, and that is more than the number of
people who take trips, because we encourage anyone who thinks
they may go fishing, or the intention to fish for red snapper,
that they register, because we don’t want them to go out there
and decide to fish for snapper, and it was an excellent point
that Paul and Leann made about marine patrol.

They do enforce it very heavily now, and so there are a lot of
people registered, and we are able to keep track of those who
take trips, because it’s all in Tails ‘n Scales. The private
recreational is obviously much higher for us than the state for-
hire vessels, and so our state for-hire, as well as our federal
for-hire is -- It’s a very small fleet.

Private recreational has been pretty consistent over the years,
as far as the number of trips or those who fish, and state for-
hire has increased slightly every year, and so it’s hard to --
It’s been hard to project the amount that they will harvest,
because of the effort increase. More vessels have started
taking clients from 2017 to now, but we can keep track of all
that, but it’s just -- It’s small, but it is increasing, and so
I believe 2018 was about ten to fifteen vessels for state for-
hire, and that has increased to about twenty to twenty-five.
Some are part-time, and so do it more or less full-time. Does
that answer your question?

MR. SWINDELL: Well, not entirely. I am still trying to reach
also the recreational number of vessels that are actually going
out into the -- The state waters for red snapper are much
further offshore.

MS. SOMERSET: Right, and so, off the top of my head, I don’t
have the exact number, but I can get it for you, and we are able
to -- We can also look at that, because we have the artificial
reefs, and so we know where anglers more or less are fishing,
and we don’t specifically ask them where, unless they are
intercepted dockside.

CHAIRMAN GUYAS: All right. Thank you, Carly. Let’s move on to
Louisiana, and Jason Adriance is here. Dr. Simmons.
EXECUTIVE DIRECTOR SIMMONS: Thank you, Madam Chair. I just wanted to mention, since Ms. Somerset just finished her presentation, that we had a lot of highly-qualified candidates that applied for the fisheries outreach position, but I’m happy to say that we extended the offer to Ms. Carly Somerset, and so, the next time you see her, she’ll be working for the Gulf Council, and so thank you, Mississippi DMR.

LOUISIANA

MR. JASON ADRIANCE: Thank you, Madam Chair and committee members. I am here to give you an update on our 2019 EFP season. Our season opened on May 24, which was the Friday before Memorial Day, and we opened for a weekend-only season, Friday, Saturday, and Sunday, and that season included the 4th of July and the Mondays of Memorial Day and Labor Day.

We closed just after Labor Day, on September 3, and we got our landings estimates in and realized that we still had sufficient fish in the water to continue, and we reopened on September 27, again for weekends only, and we did add -- During the course of that, we added the Monday of Veteran’s Day as a weekend day, and landings were still lagging, and so we opened on a daily basis, seven days a week, beginning on November 28, and so Thanksgiving Day, and we ended up with 109 total days for red snapper fishing in 2019 in the EEZ.

Our private recreational harvest ended up being 848,340 pounds, and state charter was 52,667. Federal charter harvest was estimated at about 102,562 pounds.

Our average annual weights are there, and it was 7.4 pounds for private recreational and 8.65 for charter, and that is lower than last year. The charter is about a pound lower, and about six-tenths of a pound for the private recreational from last year. However, we did end up with a blip there at the end of the season, and we ended up almost 32,000 pounds over, and so we will have a payback next year.

This is a busy slide, but these are the weekly -- With LA Creel, you may know that we look at our landings on a weekly basis, and so this is looking at those landings weekly, and you have it in front of you, and I’m not going to spend too much time on it, but that final estimate was about 104 percent of our allocation, and you can see the variation from week to week that we get.

This is going to projections, and we generally come to our commission at the beginning of the year with some projections,
or we look at some projections, and they just -- The minute folks start fishing, they are useless. We can look at our landing rates from previous years, and we can factor that in, but each year ends up being unique, whether it’s -- You heard a lot about weather, and we had weather issues this year as well, and last year was a little calmer, and so that was -- We had a lot more days over two feet as well.

That kind of bears out. You run these projections based on what you typically see in the summer, and then weather blows in just in time for the weekend, and no one goes out fishing, and your projections, like I said, are useless, but we did end up, as I mentioned, a little bit over.

This is just a graphic in comparison to previous years. 2018 and 2019 are similar, because we’ve been operating under the EFP and the same conditions. The previous years don’t really compare as well, because we didn’t have a way to parse out federal charter, and we weren’t under the EFP, and we didn’t necessarily have EEZ access. Except, in 2017, there was the thirty-nine-day season.

Most of you are aware of this, and bag limit is not an issue with red snapper. The average catch rates there per angler, private or charter, don’t change a whole heck of a lot from year to year.

This is just looking at effort on a monthly basis, and you can see the peaks are obviously the summer months, and there’s no surprise there, and you can get an idea of the amount of trips, and, obviously, we’re not Florida. We don’t get the quantity of trips, but it’s still almost 21,000 trips there in July.

If you break that down -- With LA Creel, and I know a lot of you are aware, we look at landings on a weekly basis, and so, when we’re looking at these things, we’re not really looking at daily catch rates, but we’re trying to look at what’s going to happen in that week, and especially since the snapper season has been a weekend-only season for most of this year, and we’re trying to gauge what’s going to happen on a weekly basis, but you can see some of the variation from week to week here.

You can see when the season opened, and effort kind of tracked up, with maybe the exception of some weather weeks in there, and the 4th of July weekend was a pretty week. The amberjack opening was a pretty big week, and then we tailed off and ended up actually that little spike there when we went back to open every day.
This is we had voluntary electronic reporting for the two years of the EFP, and this is -- Once again, I’m sorry, and it’s squeezing a lot of -- We were open a lot of weeks, and so it’s trying to squeeze a lot onto one slide, but that highlighted red week is where we ended in 2018, and the numbers -- If you add up 2019 through that Week 32, there are fairly comparable to what happened in 2018. There just wasn’t a whole lot of voluntary effort, and we have actually partnered with LSU, and we did some attitudinal surveys to try to get at this, and there was some interesting results.

You had a -- I want to say it was about 80 percent of folks that said that they would love to voluntarily report their red snapper catch, and then you get to what people actually do, and there is very little reporting. I think that’s it, and I will be happy to answer anything that I didn’t cover.


MR. SCHIEBLE: I asked you for landings of amberjack before we came to the meeting, just to see how our fall season went, and the landings were less for those as well, compared to last year in that same period of time, and can you speculate as to what you think may have happened this fall overall with fishing during that same time period? Our snapper landings were protracted, as well as the reduction in amberjack landings during the same time.

MR. ADRIANCE: I briefly touched on weather, and that was, I think, a big issue this year. Also, once we get out towards the end of the summer, folks are getting ready for hunting season, and so that’s going on, and we had two football teams that were doing very well, and folks were interested in those games, and one happened to win the National Championship, and kids are back in school, and so all of this is going on, and I think it plays a big factor in what’s going on effort-wise.

CHAIRMAN GUYAS: Leann.

MS. BOSARGE: I was interested a little bit more in the electronic reporting piece that you were talking about, and so electronic reporting kind of covers a lot of ground, and I was just wondering how you all structured that and what type of electronic reporting it was, and just kudos to -- I have gotten two emails from you all, asking me if I have fished, and I don’t even live in your state, and so you’re doing a great job. Thanks.
MR. ADRIANCE: Sure. That voluntary system is strictly app or desktop or website-based. It offers folks that have our recreational offshore landing permit an opportunity to enroll to voluntarily report their report their red snapper catch, and it allows them to declare a trip. We have some general locations, as far as grids, off the coast, and we’ll ask them if they’re fishing over natural bottom, artificial reef, or a standing platform, and number of red snapper kept, number of red snapper discarded.

With it, and I don’t know if it has to do with it being voluntary or just in general folks not wanting to bother with it, but, as you saw, there was very little folks interested in actually doing it.

CHAIRMAN GUYAS: Any other questions for Jason? Troy.

MR. WILLIAMSON: Good presentation. Which team won?

MR. SWINDELL: That’s the same team that beat Texas A&M.

MR. ANSON: Ed, could you be more specific? I think there were quite a few teams that beat Texas A&M.

CHAIRMAN GUYAS: Okay. I think we’re done now. Thank you, Jason.

MR. ADRIANCE: Thank you.

CHAIRMAN GUYAS: Last, but not least, Texas. Lance is going to give the presentation from Texas.

TEXAS

MR. ROBINSON: How do you follow that? I appreciate the opportunity to come and give you a little update on the Texas EFP seasons. You have heard a lot of the background and how we got here, and I’m not going to belabor that point, but, in Texas, we did look at a simulation model that was used to project the 2019 federal season in Texas, and the number there is we projected out about ninety-seven days. I’m going to get into a little more detail on that as we go through the presentation.

One thing that we have done a little differently perhaps in Texas is that we have tried to maintain the historical state season that we have, and so, the allocation that Texas receives,
we automatically take off the top a projected number of pounds
that would be needed to allow that state season to occur, and so
whatever is left over is what is used to calculate for that
federal season.

As we look at making these projections and this simulation,
there are a number of things that come into play, and you’ve
heard some of it already touched on in some of the other
presentations, but there’s a lot of uncertainties as you project
out what that season might look like and the length it might be.

You are relying on, oftentimes, data that occurred in the past,
yet you’re making some assumptions that, for instance, latent
demand for that fishery is going to remain the same as it has in
the past or whatever you’re using in your projection, and you’re
also basing it on that the angler behavior is not going to
change from one year to the next, and then, obviously, weight
ranges could go up or down, because we’re using, in our case,
2018 weight ranges to project out.

Then, as you have heard in a common theme here, weather plays a
significant role, even in a state-to-state situation and whether
or not you have fishable days or not.

To give you a little bit of methodology, and some of you have
heard this before, but just as a reminder, the Texas creel
program, harvest program, is an annual program, and it is
conducted monthly along the coast, and we have eight major bay
systems along the Texas coast, and we do onsite trip-specific
intercept surveys for effort expansion and landings expansions,
and we use a roving survey that we count empty trailers, or
empty wet-slips, at marinas that are surveyed for fishing
activity throughout the season. Then the results of those
onsite surveys are then expanded, based on that relative
pressure at the site that is generated from the roving surveys.

Survey design, in Texas, we have two seasons, six-month seasons,
and this primarily is covering the summertime and one covering
the wintertime, and the sampling effort is further stratified
into weekdays and weekends and holidays.

We have about 260 or so inventoried boat-access sites in Texas,
and those are all surveyed proportional to the fishing pressure
that exists at each of those sites. Surveys are conducted from
10:00 to 6:00 p.m. on survey days.

Just a little bit about sample size. Annually, we conduct about
a little over a thousand survey days, and about two-thirds of
those surveys are conducted on weekdays, and a third on weekends. We intercept, on average, about 14,000 actual interviews per calendar year.

Additionally, there are about two-dozen boat ramps that have been identified, and access sites that have been identified, where we see a majority of the Gulf fishing pressure that goes through, and so we’ve added some additional surveys days on top of the previous slide, the surveys that are done, that target just those Gulf-only sites, or those high-access Gulf sites, and then the bottom bullet there just kind of indicates that, since we’ve been working with Dr. Stunz with the iSnapper app, we have increased those surveys, so that we can help validate that reporting.

In 2019, one of the things that we wanted to do is kind of get a flavor from our anglers as to what preferences they may have as to how a federal season might look, and so, historically, we have seen problems in the western Gulf with high sea states that occur in January, and certainly we saw that in 2018, and I will show you, and it reflects that in some of the data that we have, just in a minute, but we held scoping meetings with anglers.

We were really floating out a number of ideas and trying to get some ideas of what their preferences might be, and we looked at split seasons, a spring break kind of season, but, at the end of the day, the highest support that we heard from our anglers was to maintain that June 1 opening, and so that’s what we did in 2019.

Again, I just touched on the monitoring, and I won’t spend a lot of time on this one, but this is -- We were looking at it on a biweekly basis for landings as well.

Here are the results for 2018 and -- I put 2018 up there just for comparison’s sake, and, starting kind of to the right of the graph, the state-water season, you see in both years, was projected and set out at a 365-day season. In 2018, we projected an eighty-two-day season, and weather conditions -- We had some pretty rough weather in June in 2018, and you will see that, at the end of the year, we came in under our projected ACL by a bit.

In 2019, and, again, utilizing some of that simulation data from 2018, we projected out a ninety-seven-day federal season, but we saw opposite conditions in the western Gulf in June, and it was very good weather conditions, and we had a lot of fishing pressure, a lot of effort, and we projected that we were going
to meet our allocation that we had set aside for federal days
earlier, and so we closed that federal season about a month
earlier than was originally projected and then maintained
through the calendar year for the state season. You will see we
are right at about 98 percent of our ACL. That’s all I have,
and I’m happy to answer any questions that folks may have.


MR. SCHIEBLE: Good presentation. Are you able to parse out the
percentage of your ACL that comes from state waters, since it’s
a longer duration season, versus the federal waters?

MR. ROBINSON: With some of the information that we collect in
the surveys, it’s where actually the anglers were fishing, and
so, yes, we do have that parsed out, and I didn’t break it out
in the slide here, but we do have that.

CHAIRMAN GUYAS: Anything else? Thank you, Lance. All right.
I think, unless there’s any other business to come before the
Reef Fish Committee, I think we are all done for this meeting.

(Whereupon, the meeting adjourned on January 29, 2020.)

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