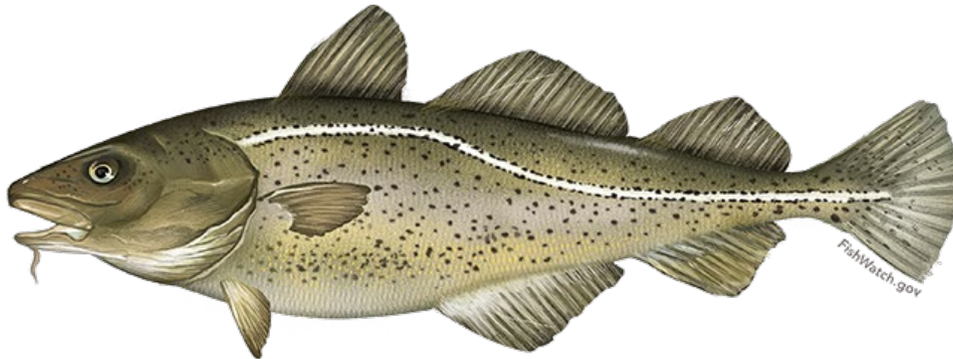


# Northeast Multispecies Fishery Management Plan

## Amendment 25 (Revised)

Including an Environmental Assessment,  
Regulatory Flexibility Analysis, and  
Stock Assessment and Fishery Evaluation



### Revised Preliminary Submission

**December 2025**

Prepared by the  
New England Fishery Management Council  
In consultation with the  
National Marine Fisheries Service and  
Mid-Atlantic Fishery Management Council



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**AMENDMENT 25 (REVISED)**  
**TO THE NORTHEAST MULTISPECIES FISHERY MANAGEMENT PLAN**

**Proposed Action:** Propose incorporating revised Atlantic cod stock units into the FMP and specifications for Atlantic cod for fishing years 2026-2027.

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**Abstract:** The New England Fishery Management Council, in consultation with NOAA’s National Marine Fisheries Service, has prepared Amendment 25 (Revised) to the Northeast Multispecies Fishery Management Plan, which includes a preliminary environmental assessment that presents the range of alternatives to achieve the goals and objectives of the action. The proposed action focuses on setting specifications for certain groundfish stocks. The document describes the affected environment and valued ecosystem components and analyzes the impacts of the alternatives on both. It addresses the requirements of the National Environmental Policy Act, the Magnuson Stevens Fishery Conservation and Management Act, the Regulatory Flexibility Act, and other applicable laws.

# 1.0 EXECUTIVE SUMMARY

## ***Purpose and Need***

The purpose of Amendment 25 (A25) is to incorporate the revised Atlantic cod stock units, consistent with the 2023 Atlantic Cod Research Track Assessment, into the Northeast Multispecies Fishery Management Plan (FMP), and set status determination criteria (SDCs), specifications, commercial management measures, and recreational management measures for the four new Atlantic cod stocks. Amendment 25 incorporates the results of new stock assessments for Atlantic cod. The need for this action is to prevent overfishing, ensure rebuilding, and help achieve optimum yield in the commercial and recreational groundfish fisheries consistent with the status of stocks and the requirements of the Magnuson-Stevens Fishery Conservation and Management Act.

## ***Proposed Action***

The preferred alternatives include:

*Action 1 – Incorporating Revised Atlantic Cod Stock Units into the Northeast Multispecies FMP:* incorporate the four revised Atlantic cod stock units of Georges Bank (GB) Atlantic cod, Eastern Gulf of Maine (EGOM) Atlantic cod, Western Gulf of Maine (WGOM) Atlantic cod, and Southern New England (SNE) Atlantic cod into the Northeast Multispecies FMP

*Action 2 – Status Determination Criteria:* adopt new SDCs for the four Atlantic cod stock units.

*Action 3 – Revised Specifications for Atlantic Cod:* set FY2026 specifications for GB cod; set FY2026-FY2027 specifications for EGOM cod, WGOM cod, and SNE cod; define the apportionment method for setting the WGOM cod commercial sub-annual catch limit (sub-ACL); specify the management uncertainty buffers for the Atlantic cod stocks; and set recreational sub-ACLs for WGOM cod and SNE cod.

*Action 4 – Commercial Fishery Management Measures – Atlantic Cod:* adopt common pool trimester TAC distributions and TAC closure areas and establish baseline common pool trip limits for the four revised Atlantic cod stocks.

*Action 5 – Recreational Fishery Management Measures – Atlantic Cod:* set recreational fishing measures for SNE cod and establish a process for the regional administrator to adjust recreational measures for EGOM and GB cod in FY2026.

**Summary of Impacts of the Preferred Alternatives**

**The following table summarizes the preferred alternatives' impacts by valued ecosystem component (VEC).**

Actions and Alternatives/Options		Direct and indirect impacts				
		Managed Resources	Non-target species	Habitat/ Essential Fish Habitat	Protected Resources	Human communities (economic and social impacts)
<b>Action 1:</b> Incorporating Revised Atlantic Cod Stock Units into the Northeast Multispecies FMP	<b>Alt. 3.</b> Revise Atlantic Cod Stock Units in FMP	No direct or indirect impacts	No direct or indirect impacts	No direct or indirect impacts	No direct or indirect impacts	No direct or indirect impacts
<b>Action 2:</b> Atlantic Cod Status Determination Criteria	<b>Alt. 2</b> – New Status Determination for Cod Stocks	Negl. to +	Negl.	Negl.	No direct impacts Indirect impacts: slight – to slight +	Economic: low + Social: Slight – to +
<b>Action 3:</b> Revised Specifications for Atlantic Cod	<b>Alt. 2</b> – Revised Specifications	- to slight +	Slight – to slight +	Slight –	Slight – to slight +	Economic: Slight – to + Social: – to low +
	<b>Alt. 3/Option 2</b> – Set Southern New England Cod Recreational Sub-ACL	+	No direct or indirect impacts	No direct or indirect impacts	Negl. to slight –	Economic: + Social: +
<b>Action 4:</b> Commercial Fishery Management Measures – Atlantic Cod	<b>Alt. 1</b> – Common Pool Accountability Measures for Cod Stocks (Option 2 and 3)	Negl. to +	Negl.	Negl.	Slight – to slight moderate +	Economic: - to + Social: – to +
<b>Action 5:</b> Recreational Fishery Management Measures – Atlantic Cod	<b>Alt. 1/Option 2</b> – Recreational Fishing Measures for Southern New England Cod	Slight +	Negl. to slight +	Negl.	Likely slight – to slight moderate +	Economic: + to – Social: + to –
	<b>Alt. 2/Option 2</b> – Regulatory Process for Regional Administrator to Adjust Recreational Measures for Cod Stocks	Negl. to +	No direct or indirect impacts	Negl.	No direct impacts	Economic: Negl. Social: Negl. to low +

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## 2.5 ACRONYMS

ABC	Acceptable Biological Catch
ACL	Annual Catch Limit
AIM	An Index Method of Analysis
ALWTRP	Atlantic Large Whale Take Reduction Plan
AM	Accountability Measure
AP	Advisory Panel
APA	Administrative Procedures Act
ASMFC	Atlantic States Marine Fisheries Commission
B <sub>MSY</sub>	Biomass that would allow for catches equal to Maximum Sustainable Yield when fished at the overfishing threshold (FMSY)
BiOp, BO	Biological Opinion, a result of a review of potential effects of a fishery on Protected Resource species
CAI	Closed Area I
CAII	Closed Area II
CPUE	Catch per unit of effort
DAS	Day(s)-at-sea
DFO	Department of Fisheries and Oceans (Canada)
DMF	Division of Marine Fisheries (Massachusetts)
DMR	Department of Marine Resources (Maine)
DSEIS	Draft Supplemental Environmental Impact Statement
EA	Environmental Assessment
EEZ	Exclusive economic zone
EFH	Essential fish habitat
EIS	Environmental Impact Statement
EO	Executive Order
ESA	Endangered Species Act
F	Fishing mortality rate
FEIS	Final Environmental Impact Statement
FMP	Fishery management plan
FW	Framework
FY	Fishing year
GAR	Greater Atlantic Region
GARFO	Greater Atlantic Regional Fisheries Office
GARM	Groundfish Assessment Review Meeting
GB	Georges Bank
GOM	Gulf of Maine
HAPC	Habitat area of particular concern
HPTRP	Harbor Porpoise Take Reduction Plan
IFM	Industry-funded monitoring
IFQ	Individual fishing quota
ITQ	Individual transferable quota
MA	Mid-Atlantic
MAFMC	Mid-Atlantic Fishery Management Council
MMPA	Marine Mammal Protection Act
MPA	Marine protected area
MRI	Moratorium Right Identifier
MRIP	Marine Recreational Information Program
MSA	Magnuson-Stevens Fishery Conservation and Management Act
MSY	Maximum Sustainable Yield

NEFMC	New England Fishery Management Council
NEFOP	Northeast Fisheries Observer Program
NEFSC	Northeast Fisheries Science Center
NEPA	National Environmental Policy Act
NMFS	National Marine Fisheries Service
NOAA	National Oceanic and Atmospheric Administration
OLE	Office for Law Enforcement (NMFS)
OY	Optimum yield
PBR	Potential Biological Removal
PDT	Plan Development Team
PRA	Paperwork Reduction Act
RFA	Regulatory Flexibility Act
RMA	Regulated Mesh Area
RPA	Reasonable and Prudent Alternatives
SA	Statistical Area
SAFE	Stock Assessment and Fishery Evaluation
SAP	Special Access Program
SARC	Stock Assessment Review Committee
SAS	Stock Assessment Subcommittee
SAW	Stock Assessment Workshop
SBNMS	Stellwagen Bank National Marine Sanctuary
SIA	Social Impact Assessment
SNE	Southern New England
SNE/MA	Southern New England-Mid-Atlantic
SSB	Spawning stock biomass
SSC	Scientific and Statistical Committee
TAL	Total allowable landings
TED	Turtle excluder device
TEWG	Technical Expert Working Group
TMS	Ten minute square
TRAC	Trans boundary Resources Assessment Committee
USCG	United States Coast Guard
USFWS	United States Fish and Wildlife Service
VMS	Vessel monitoring system
VEC	Valued ecosystem component
VPA	Virtual population analysis
VTR	Vessel trip report
WGOM	Western Gulf of Maine
YPR	Yield per recruit

## 3.0 BACKGROUND AND PURPOSE

### 3.1 BACKGROUND

The Northeast Multispecies (Groundfish) Fishery Management Plan (FMP) specifies the management measures for thirteen groundfish species, both target (cod, haddock, yellowtail flounder, pollock, American plaice, witch flounder, white hake, winter flounder, redfish and Atlantic halibut) and non-target (windowpane flounder, ocean pout, and Atlantic wolffish) species off the New England and Mid-Atlantic coasts. Some of these species (cod, haddock, yellowtail flounder, winter flounder, and windowpane flounder) are further sub-divided into individual stocks that are attributed to different geographic areas. Two stocks, Georges Bank (GB) cod and GB haddock, also have management units as a result of the U.S.-Canadian Transboundary Resource Sharing Agreement. The FMP therefore consists of 20 stocks and 2 management units. Commercial and recreational fisheries catch these species.

The New England Fishery Management Council (NEFMC or Council) makes proposals, through various management actions, to the National Marine Fisheries Service (NMFS) for the management of the fishery. As such, the FMP has been updated through a series of amendments and framework adjustments. Amendment 16, which became effective in 2010, adopted a broad suite of management measures to achieve the fishing mortality targets necessary to rebuild overfished stocks and meet other requirements of the Magnuson-Stevens Fishery Conservation and Management Act (MSA). Amendment 16 greatly expanded the sector management program and adopted a process for setting annual catch limits (ACLs) that requires catch levels to be set in biennial specifications packages. Amendment 17, effective in 2011, allows for NOAA-sponsored state-operated permit banks to function within the structure of A16. Amendment 18, effective in 2017, addresses fleet diversity and accumulation limits. Numerous framework adjustments have updated the measures in Amendment 16. Amendment 23, effective December 2022/January 2023, addressed improvements to monitoring in the commercial groundfish fishery.

Amendment 16 made major changes to the FMP. The management action adopted a system of ACLs and accountability measures (AMs) that are designed to ensure catches remain below desired targets for each stock in the management complex. AMs are management controls to prevent ACLs from being exceeded and to correct or mitigate overages of the ACL if they occur. AMs should address and minimize both the frequency and magnitude of overages and correct the problems that caused the overages in as short a time as possible. AMs can be either in season AMs or AMs for when the ACL is exceeded.

There is no requirement that AMs and ACLs be implemented as hard total allowable catches (TACs) or quotas, but conservation and management measures must prevent the ACL from being exceeded and AMs must apply if the ACL is exceeded (74 FR 3184). While many measures in the management program are intended to control fishing mortality and might be interpreted to be AMs since they are “management controls to prevent the ACL from being exceeded,” the term AM is usually applied to specific, automatic measures that are implemented either as an ACL is approached or after an ACL is exceeded.

In April 2024, the Council began work on Amendment 25 to identify four new stock units of Atlantic cod, consistent with the 2023 Atlantic Cod Research Track Assessment, and incorporate the revised stock units into the Northeast Multispecies FMP. Status determination criteria (SDCs), specifications, and accountability measures (AMs) for the four revised cod stock units were included in Framework 69. On May 19, 2025, the Council received a letter from NMFS notifying that Amendment 25 had been disapproved on the basis that the procedural approach to using Framework 69 as a companion trailing action to Amendment 25, as advised by GARFO during development of the actions, did not fully address the requirements of the MSA, and that the Council could resolve the reasons for disapproval by revising and resubmitting the amendment with the elements necessary for the action to be consistent with the

National Standards and required provisions of the MSA (i.e., the SDCs, distribution of acceptable biological catches (ABCs), and accountability measures for the four cod stocks, as developed and included in Framework 69). In June 2025 the Council voted to revise and resubmit Amendment 25, focusing on incorporating the cod-specific management measures as previously submitted in Amendment 25 (September 2024 Council final action) and Framework 69 (December 2024 Council final action).

### 3.2 PURPOSE AND NEED

The purpose of Amendment 25 is to incorporate the revised Atlantic cod stock units, as identified in the 2023 Atlantic Cod Research Track Assessment, into the Northeast Multispecies FMP, and set status determination criteria (SDCs), specifications, commercial management measures, and recreational management measures for the four new Atlantic cod stocks. Amendment 25 incorporates the results of new stock assessments for Atlantic cod. The need for this action is to prevent overfishing, ensure rebuilding, and help achieve optimum yield in the commercial and recreational groundfish fisheries consistent with the status of stocks and the requirements of MSA.

This amendment includes alternatives (Table 1) that would:

- Incorporate the revised Atlantic cod stock units of GB Atlantic cod, EGOM Atlantic cod, WGOM Atlantic cod, and SNE Atlantic cod into the Northeast Multispecies FMP,
- Set status determination criteria (SDC) for the four new Atlantic cod stock units,
- Set FY2026 specifications for GB cod,
- Set FY2026-FY2027 specifications EGOM cod, WGOM cod, and SNE cod,
- Define the apportionment method for setting the WGOM cod commercial sub-ACL,
- Establish the management uncertainty buffers for the Atlantic cod stocks,
- Set recreational sub-ACLs for WGOM cod and SNE cod,
- Adopt common pool trimester TAC distributions and TAC closure areas and establish baseline common pool trip limits for the Atlantic cod stocks,
- Set recreational fishing measures for SNE cod and,
- Establish a process for the Regional Administrator to adjust recreational measures for EGOM cod and GB cod.

**Table 1 – Purpose and need for Amendment 25.**

<b>Purpose</b>	<b>Need</b>
Measures to incorporate the revised Atlantic cod stock units into the Northeast Multispecies FMP	<p>Ensure that groundfish stocks are managed consistently with the requirements of the MSA.</p> <p>Ensure conservation and management measures are based upon the best available scientific information.</p>
Measures to adopt status determination criteria for Atlantic cod	<p>Ensure that groundfish stocks are managed consistently with the status of stocks and the requirements of the MSA.</p> <p>Help prevent overfishing and achieve optimum yield.</p>
Measures to adopt ACLs for Atlantic cod, including relevant sub-ACLs and incidental catch TACs	<p>Ensure that groundfish stocks are managed consistently with the status of stocks and the requirements of the MSA.</p> <p>Ensure that levels of catch for fishing years 2026-2027 are consistent with recent assessments, the ABC control rule in the Northeast Multispecies FMP, the International Fisheries Agreement Clarification Act, and the most recent relevant law.</p> <p>Help prevent overfishing and achieve optimum yield.</p>
Measures to manage the commercial fishery – Atlantic cod	<p>Ensure that groundfish stocks are managed consistently with the status of stocks and the requirements of the MSA.</p>
Measures to manage the recreational fishery – Atlantic cod	<p>Ensure that groundfish stocks are managed consistently with the status of stocks and the requirements of the MSA.</p>

## 4.0 ALTERNATIVES UNDER CONSIDERATION

### 4.1 ACTION 1 – INCORPORATING REVISED ATLANTIC COD STOCK UNITS INTO THE NORTHEAST MULTISPECIES FMP

#### 4.1.1 Alternative 1 – No Action

Under Alternative 1/No Action, the Northeast Multispecies FMP would not be revised to include the four stock units of Atlantic cod that were accepted by the peer review of the 2023 Atlantic Cod Research Track Stock Assessment. The FMP would continue to include the two stock units of Gulf of Maine (GOM) cod and Georges Bank (GB) cod. Stock assessments are produced for the four cod stock units.

*Rationale:* This would be inconsistent with the latest peer reviewed scientific information. Stock assessments would be produced using the four approved models that resulted from the Research Track stock assessment rather than the two stocks in the FMP. The new stock assessments would not provide catches at  $F_{MSY}$  to form the basis for setting overfishing limits (OFL), acceptable biological catches (ABC) or annual catch limits (ACL) for the existing two Atlantic cod stocks in the FMP. GOM cod and GB cod specifications for fishing year 2026 (beginning May 1, 2026) would need to be set through a separate action. It is not clear whether, or how, the Council would set quotas for the existing GOM and GB cod stocks for future years, beginning with fishing year 2026.

#### 4.1.2 Alternative 2 – Status Quo

The FMP currently includes two Atlantic cod stock units, GOM cod and GB cod. Stock assessments were previously produced for those two stocks, but the 2022 stock assessments were the final assessments produced for the two-cod stock structure. Similar to Alternative 1/No Action, under Alternative 2 the FMP would not be revised to include the four stock units of Atlantic cod that were accepted by the peer review of the Research Track Assessment. Alternative 2 assumes a hypothetical scenario where stock assessments are conducted for the existing two cod stock units of GOM and GB.

*Rationale:* The status quo is not a viable option because stock assessments are no longer conducted for the GOM cod and GB cod stocks currently included in the FMP. The status quo option exclusively serves as a basis for evaluating the effects of the No Action and revising the cod stock units in the FMP.

#### 4.1.3 Alternative 3 – Revise Atlantic Cod Stock Units in the FMP (Preferred Alternative)

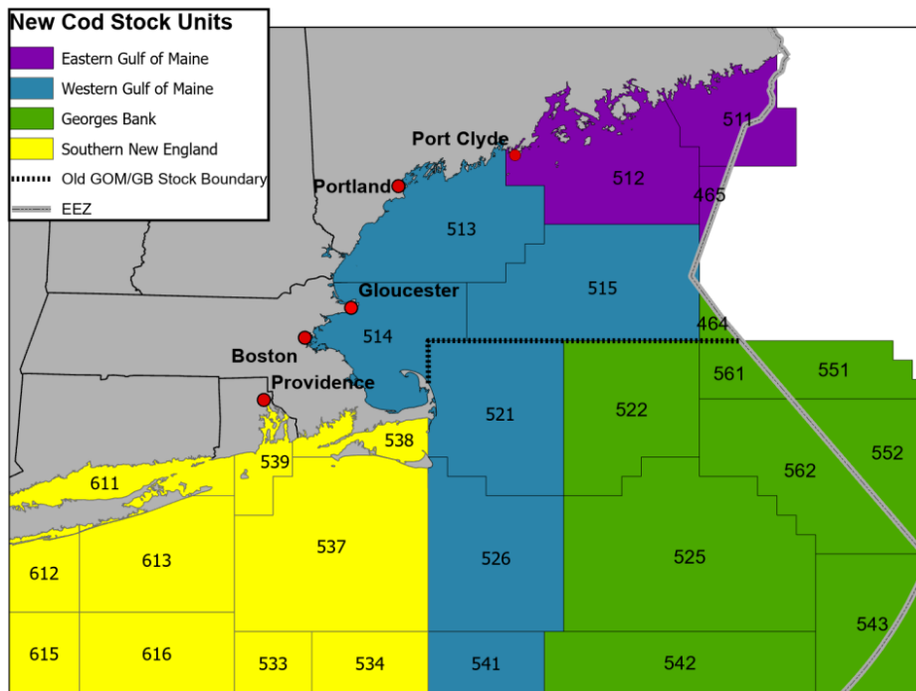
Under Alternative 3, the FMP would be revised to include four stocks of Atlantic cod as defined in the Research Track Stock Assessment:

- New Stock Unit of Eastern Gulf of Maine (EGOM) Cod
- New Stock Unit of Western Gulf of Maine (WGOM) Cod
- Revised Stock Unit of George Bank (GB) Cod
- New Stock Unit of Southern New England (SNE) Cod

**Table 2- Statistical reporting areas (SRAs) comprising the stock areas for the four new Atlantic cod stock units, as determined by the 2023 Atlantic Cod Research Track Assessment.**

Stock	SRAs
EGOM cod	465, 467, 511, 512
WGOM cod	513, 514, 515, 521, 526, 541
GB cod	464, 522, 525, 542, 543, 551, 552, 561, 562
SNE cod	533, 534, 537, 538, 539, 611, 612, 613, 614, 615, 616, 621, 622, 623, 624, 625, 626, 627, 628, 629, 631, 632, 633, 634, 635, 636, 637, 638, 639

**Figure 1- Stock areas for the four new Atlantic cod stock units. Existing GOM/GB stock boundary shown for reference.**



*Rationale:* This is consistent with the latest peer reviewed science and the National Standards of the Magnuson-Stevens Fishery Management and Conservation Act (MSA). The National Standards require a council to prepare an FMP for each fishery under its authority. National Standard 2 requires that conservation and management measures be based on the Best Scientific Information Available (BSIA). Revising the Atlantic cod stock in the FMP would align with the four approved stock assessment models and would allow use of those assessments to set specifications for the four stocks. Revising the Atlantic cod stocks in the FMP will trigger additional requirements under the MSA. Guidelines implementing National Standard 1 ([§ 600.310](#)) require setting reference points, including status determination criteria (SDC) for determining whether a stock is overfished or subject to overfishing, ABC, and ACL. SDCs and accountability measures (AMs) would be set for the four cod stocks in Action 2 – Action 5. A future Council action may consider additional changes to management of the cod stock units.

## 4.2 ACTION 2 – ATLANTIC COD STATUS DETERMINATION CRITERIA

### 4.2.1 Alternative 1 - No Action

Under Alternative 1/No Action, status determination criteria (SDCs) would not be adopted for the four Atlantic cod stock units added to the FMP under Amendment 25: Georges Bank (GB) Atlantic cod, Eastern Gulf of Maine (EGOM) Atlantic cod, Western Gulf of Maine (WGOM) Atlantic cod, and Southern New England (SNE) Atlantic cod.

These stocks are being incorporated into the FMP under Amendment 25 based on the latest scientific information following the peer reviewed Atlantic Cod Stock Structure Working Group (ACSSWG) and the Atlantic Cod Research Track Stock Assessment. The Council determined that the stocks of Atlantic cod in the FMP should be revised and that the four new stocks of Atlantic cod are in need of conservation and management. Therefore, measurable and objective SDCs must be specified for these stocks in a way that enables monitoring of the status of each stock.

*Rationale:* These are new stocks and do not have SDC specified. This alternative provides no measurable and objective SDCs by which to sufficiently monitor the status of each stock as required by National Standard 1 (NS1) guidelines.

### 4.2.2 Alternative 2 – New Status Determination Criteria for Cod Stocks (Preferred Alternative)

Alternative 2 would adopt new SDCs for the four Atlantic cod stock units added to the FMP under Amendment 25: GB Atlantic cod, EGOM Atlantic cod, WGOM Atlantic cod, and SNE Atlantic cod (Table 3). Stock assessment results for the numerical values corresponding to the SDC definitions are provided in Table 4 and these numerical values would be updated in subsequent stock assessments.

The NEFSC conducted management track stock assessments in June 2024 for these newly identified stocks, producing new SDCs and numerical estimates of the SDCs based on peer review recommendations.

*Rationale:* This option would recognize and set the SDCs for the four new cod stock units identified in the 2024 peer reviewed management track stock assessments, consistent with NS1 guidelines.

**Table 3 – Alternative 2 status determination criteria.**

Stock	Biomass Target (SSB <sub>MSY</sub> or proxy)	Minimum Biomass Threshold	Maximum Fishing Mortality Threshold (F <sub>MSY</sub> or proxy)
Georges Bank Atlantic cod	SSB <sub>MSY</sub> proxy	½B <sub>MSY</sub>	F <sub>40%</sub> proxy
Eastern Gulf of Maine Atlantic cod	SSB <sub>MSY</sub> proxy	½B <sub>MSY</sub>	F <sub>40%</sub> proxy
Western Gulf of Maine Atlantic cod	SSB <sub>MSY</sub> proxy	½B <sub>MSY</sub>	F <sub>40%</sub> proxy
Southern New England Atlantic cod	SSB <sub>MSY</sub> proxy	½B <sub>MSY</sub>	F <sub>40%</sub> proxy

**Table 4 – Alternative 2 numerical estimates of SDCs (based on the 2024 management track stock assessments).**

Stock	Model/Approach	B <sub>MSY</sub> or Proxy (mt)	F <sub>MSY</sub> or Proxy	MSY (mt)
Georges Bank Atlantic cod	WHAM	8,290	0.23	1,930
Eastern Gulf of Maine Atlantic Cod	WHAM	2,184	0.27	476
Western Gulf of Maine Atlantic cod	WHAM	62,677	0.19	11,271
Southern New England Atlantic cod	WHAM	11,258	0.12	1,317

## 4.3 ACTION 3 – REVISED SPECIFICATIONS FOR ATLANTIC COD

### 4.3.1 Alternative 1 - No Action

Under Alternative 1/No Action, there would be no changes to the specifications for FY2026 and FY2027 (Table 5). The four Atlantic cod stocks (EGOM, WGOM, GB, and SNE) do not have default specifications as these are new stock units in the FMP. As such, there would be no specifications in place in FY2026 for these four stocks.

**Rationale:** The four cod stocks (EGOM, WGOM, GB, and SNE) do not have specifications set for FY2026 and since these are new stock units to the FMP, do not have default specifications. During fishing year 2025 the fishery has operated under emergency measures including interim specifications for the existing two stocks of cod (GOM and GB), which were extended on October 29, 2025, and will be in effect through April 30, 2026, unless they are replaced by other measures.

**Table 5 – Alternative 1/No Action - Northeast Multispecies OFLs, ABC, ACLs, and other ACL sub-components for FY2026-FY2027 (metric tons, live weight), adjusted for final sector 2025 rosters. Stocks in gray do not have specifications for FY2026. Values are rounded to the nearest metric ton or tenth. Underlined stocks are subject to adjustments in 2026 based on US/CA quotas, 2025 CA quotas were used to adjust in the interim.**

<b>Stock</b>	<b>FY</b>	<b>OFL</b>	<b>US ABC</b>	<b>State-Waters Sub-Component</b>	<b>Other sub-component</b>	<b>Scallops</b>	<b>Groundfish Sub-ACL</b>	<b>Comm. Ground-fish Sub-ACL</b>	<b>Rec Ground-fish Sub-ACL</b>	<b>Preliminary Sectors Sub-ACL</b>	<b>Preliminary Non-sector Groundfish Sub-ACL</b>	<b>MWT or Small mesh Sub-ACL</b>	<b>Total ACL</b>
EGOM	2026						No specifications for FY2026						
WGOM Cod	2026						No specifications for FY2026						
<u>GB Cod</u>	2026						No specifications for FY2026						
SNE Cod	2026						No specifications for FY2026						

### 4.3.2 Alternative 2 – Revised Specifications (*Preferred Alternative*)

Under Alternative 2, the annual specifications for FY2026 for GB cod, and FY2026-FY2027 for EGOM cod, WGOM cod, and SNE cod would be as specified in Table 6.

Alternative 2 includes adjustments to the state waters and other sub-component values.

#### **Western Gulf of Maine cod ABC apportionment for FY2026-FY2027**

The WGOM cod stock is a new stock unit defined by a sub-set of the statistical areas of the old GOM stock unit (513, 514, and 515) and of the old GB stock unit (521, 526, and 541). Under Phase 1 of the Council’s Atlantic Cod Management Transition Plan, the Council chose to maintain existing potential sector contributions (PSCs) for the basis of allocating to the commercial fishery. This necessitates an apportionment of the WGOM cod ABC to the commercial groundfish fishery between the northern portion (statistical areas 513, 514, and 515) and the southern portion (statistical areas 521, 526, and 541). GOM PSCs are applied to the northern WGOM portion, and GB PSCs to the southern WGOM portion.

The WGOM cod ABC would be distributed by using the following methodology, in order:

1. Using the same methodology used in FW 59 to revise the apportionment between commercial and recreational, calculate the proportion of recreational catch to the total catch within the Western Gulf of Maine statistical areas over the fishing years 2001 through 2006 (see Appendix IV).
2. The resulting proportion of recreational catch from the total WGOM cod ABC determines the recreational sub-ABC.
3. Set aside a portion of the remaining total WGOM cod ABC to the state and other subcomponents based on the average catch from each subcomponent over the most recent three years.
4. Calculate the proportion of commercial groundfish catch within the northern portion of the WGOM and the southern portion of the WGOM to the total catch within the WGOM statistical areas, respectively, over the fishing years 2010 through 2012, 2017, and 2022 through 2023.
5. Apply each proportional split, north and south, to the remaining WGOM cod ABC (less the recreational sub-ABC and the state and other sub-components) to determine a northern and southern commercial groundfish sub-ABC for WGOM cod respectively.
6. Multiply each resulting northern and southern commercial groundfish sub-ABC by the respective GOM (for northern portion) and GB (for southern portion) sector PSC, and the GOM and GB common pool PSC to calculate northern and southern WGOM cod sector sub-ABCs, and northern and southern WGOM cod common pool sub-ABCs, respectively.
7. Combine the northern and southern sector sub-ABCs to produce one WGOM cod sector sub-ABC, and incorporate a 5% management uncertainty buffer (MUB) to produce one WGOM sector sub-ACL.
8. Combine the northern and southern common pool sub-ABCs and incorporate a 5% MUB to produce one WGOM cod common pool sub-ACL.

Within Alternative 2, the apportionment of the WGOM cod commercial groundfish sub-ABC between the north and south (step 4) results in an area proportional split of 68% of commercial sub-ABC in the northern portions of the Western Gulf of Maine and 32% of commercial sub-ABC in the southern portions of the Western Gulf of Maine (see Appendix III for background including description of how the Council considered and developed the “bridge approach” for sector allocations for Phase 1 of the Atlantic cod management transition plan). The resulting pounds are combined to create a WGOM sector sub-ACL (and subsequent ACEs), and common pool sub-ACL as indicated in Table 6, which will apply to the whole of the WGOM stock area.

*Rationale:* The distribution between the recreational and commercial fisheries (step 1) is consistent with the method used in Amendment 16 and FW59 to calculate recreational and commercial sub-ACLs for the GOM cod stock, based on the proportional amount of recreational and commercial catch from 2001 through 2006. Amendment 16 also established the order of distribution, beginning with the recreational sub-ACL, then the state and other sub-components, with the remaining sub-ABC allocated to the sectors and common pool fishery. The basis for apportioning the commercial groundfish sub-ABC between the north and south in step 4 is to account for differences between the GOM and GB cod stocks, differences in ACLs over the time period, and differences in fishing opportunities, practices, and equities between vessels operating in the north and south portions of the WGOM stock area. The potential for the historical commercial sub-ACL to have an outsized effect on the relative catch in the two old stock areas is minimized by limiting the criteria to fishing years where the commercial sub-ACL of one stock was less than twice the other stock (see Section 4.6). The Council therefore based the apportionment on the proportion of commercial groundfish catch within the northern and the southern portions of the WGOM in fishing years 2010 through 2012, 2017, and 2022 through 2023.

### **Management Uncertainty Buffers for Atlantic Cod Stocks**

This alternative would specify the MUB applied to each of the four new cod stocks:

- Set the MUB for recreational sub-ACLs at 7% for WGOM cod and SNE cod.
- Set the MUB for commercial (sector and common pool) sub-ACLs at 5% for all four cod stocks (WGOM, SNE, EGOM, and GB cod), but only for FY2026 for GB cod.
- Maintain the sector MUB of 5% for SNE cod for FY2026 even under a 100% monitoring coverage target.

*Rationale:* Recreational sub-ACL MUBs and commercial sub-ACL MUBs are set in line with a majority of other stocks managed under the FMP, and account for the inherent uncertainties in quota monitoring, with the exception of GB cod. Though the GB stock is a part of the offshore fishery, for which other stocks that have no shore-side component receive a 3% MUB, there is a higher level of uncertainty due to the revision of its stock structure, and with respect to the assumed Canadian removals as the Transboundary Management Guidance Committee (TMGC) / Steering Committee (SC) did not come to agreement on a shared TAC for this stock for FY2025. The Council would need to revisit the MUB for GB cod in a subsequent management action for future years.

A large portion of the SNE stock area overlaps with the area west of 71°30' W longitude that is excluded from the sector at-sea monitoring (ASM) coverage requirement. Vessels fishing exclusively west of 71°30' W longitude on a sector trip are excluded from the requirement to carry an at-sea monitor. Amendment 23 revised the sector ASM program so that in years that the coverage target for the groundfish sector monitoring program is set at 100%, the management uncertainty buffer defaults to zero for the sector sub-ACL for the allocated regulated species stocks, unless through an action the Council specifies a different management uncertainty buffer for a sector sub-ACL when the coverage target is 100%. Given the SNE cod stock area overlaps with the geographical area excluded from the ASM coverage requirement for sector vessels, substantial uncertainty will remain in catch estimates for this stock. Therefore, the Council will not remove the MUB for SNE cod in FY2026, even if the at-sea monitoring coverage target is set to 100% in that year.

### **Georges Bank Cod**

The revised specifications for GB cod for FY2026 (Table 6) are intended to serve as a placeholder, until they can be replaced by future specifications. The U.S./Canada TACs were set for FY2025 only, to be revisited this year. However, the Transboundary Management Guidance Committee meeting is scheduled to occur in October 2025, and therefore FY2026 TMGC recommendations and U.S./Canada TACs are not

available. The placeholder specifications use the FY2026 total ABC, as recommended by the SSC in July 2024 (see Appendix I), as the U.S./Canada shared TAC and apply the 2026 country shares (68% Canada / 32% U.S). This results in a total ABC of 331 mt and a U.S. ABC of 106 mt.

**Table 6 – Alternative 2 Revised Northeast Multispecies OFLs, ABC, ACLs for FY2026-FY2027 (metric tons, live weight), based on final 2025 sector rosters. Values are rounded to the nearest metric ton or tenth. Underlined stocks are subject to adjustments in 2026 based on US/CA quotas, 2025 CA quotas were used to adjust in the interim. Includes adjustments for state waters components and other sub-components.**

<b>Stock</b>	<b>FY</b>	<b>OFL</b>	<b>US ABC</b>	<b>State-Waters Sub-Component</b>	<b>Other sub-component</b>	<b>Scallops</b>	<b>Groundfish Sub-ACL</b>	<b>Comm. Ground-fish Sub-ACL</b>	<b>Rec Ground-fish Sub-ACL</b>	<b>Preliminary Sectors Sub-ACL</b>	<b>Preliminary Non-sector Groundfish Sub-ACL</b>	<b>MWT or Small mesh Sub-ACL</b>	<b>Total ACL</b>
EGOM Cod	2026	50	39	0.2	0.4		37	36.5		35.1	1.4		37
	2027	39	30	0.2	0.3		28	28.1		27.0	1.1		29
WGOM Cod	2026	603	460	23	5.0		407	289.8	118	278.9	10.9		436
	2027	769	586	30	6.4		519	369.2	150	355.3	13.9		555
<u>GB Cod</u>	2026	433	106		8.5		93	92.6		89.4	3.2		101
	2027												
SNE Cod†	2026	47	36	6.1	3.2		25	6.7	18	6.5	0.2		34
	2027	65	36	6.1	3.2		25	6.7	18	6.5	0.2		34

† There is a No Action option for not having a SNE cod recreational sub-ACL (section 4.2.3.1) but would need input from the Committee/Council to know what the specifications would be if the recreational sub-ACL is not created.

**Rationale:** This measure would adopt new specifications for GB cod (FY2026), and WGOM cod, EGOM cod, and SNE cod (FY2026-FY2027) consistent with the most recent stock assessment information. The U.S. and Canada coordinate management of three management units that overlap the boundary between the two countries on Georges Bank. FY2026 specifications for GB cod, are based on the most recent domestic stock assessment for the U.S. and the 2026 U.S./Canada country shares under the resource sharing agreement. The intent is for this placeholder value to be replaced with updated specifications incorporating 2026 recommendations of the TMGC in a separate action (i.e., Framework 72).

### **4.3.3 Alternative 3 – Southern New England Cod Recreational Sub-ACL (Preferred Alternative)**

#### **4.3.3.1 Option 1 – No Action**

Under Option 1/No Action, SNE cod recreational catches would be attributed to the state and other sub-components.

**Rationale:** A portion of the total ABC would be set aside for the state and other fishery subcomponents, including the recreational fishery. If an ACL overage occurs due to excessive catch from the state and other fisheries, including the recreational fishery, the commercial groundfish fishery would be responsible for a pound for pound payback of the total ACL overage. The recreational fishery contributes to the majority of catches of SNE cod, and so under this option the fishery component accounting for most of the catch of this stock would not have an allocation or accountability measures.

#### **4.3.3.2 Option 2 – Set Southern New England Cod Recreational Sub-ACL (Preferred Option)**

Option 2 would set a recreational sub-ACL for SNE cod. The recreational sub-ACL would be determined using the following approach (see Table 6 for values):

After reducing the ABC to account for an estimate of state and other fisheries catch (excluding recreational catch), distribute the remaining ABC between the recreational and commercial groundfish fisheries, using a proportion of 73.5% recreational and 26.5% commercial.

**Rationale:** The outcome of the 2024 management track stock assessment and SSC recommendations for SNE cod is a very low FY2026 ABC of 36 mt. There are concerns about attributing recreational catch to the state and other subcomponents, which do not have accountability measures, or renewing the catch target approach that was used for the “old GB cod” stock. Without a recreational sub-ACL, if the ACL is exceeded, the commercial fishery would face accountability measures (pound-for-pound payback) even if the ACL overage is due to recreational fishery catch. The recreational fishery catches the majority of catch of SNE cod. Setting an allocation and accountability measures for the fishery component that accounts for the majority of catches would be expected to result in more control over catch for this stock. This is expected to benefit both the recreational and commercial fisheries by contributing towards rebuilding progress and reducing the risk of overfishing.

Given the very low ABCs for FY2026, available catch is extremely limiting for all participants. The distribution between the recreational and commercial fisheries represents a fair and reasonable balance between the recent average proportional catch between these two fisheries, and the estimated amount of catch that the commercial fishery was expected to achieve in FY2025. The recreational sub-ACL and its distribution allows for a larger portion of the overall ABC to be allocated to the recreational fishery without constraining the commercial fishery to prosecute other stocks and assigns both fisheries the responsibility to reduce their effort and monitor their catch in light of the low ABCs. Further, the

allocation sets an initial balance between the recreational and commercial fisheries that the Council anticipates monitoring and revisiting in subsequent years. The recreational/commercial allocation for SNE cod will make it easier in the future to develop measures for the appropriate component in order to control fishing mortality.

## 4.4 ACTION 4 – COMMERCIAL FISHERY MANAGEMENT MEASURES – ATLANTIC COD

### 4.4.1 Alternative 1 – Common Pool Accountability Measures for Cod Stocks (*Preferred Alternative*)

The Council selected both Option 2 and Option 3.

#### 4.4.1.1 Option 1 – No Action

Under Option 1/No Action, there would be no trimester TAC measures specified for the four revised Atlantic cod stocks. The existing GOM and GB cod trimester TAC distributions and closure areas would not apply. There would therefore be no AMs that would prevent the common pool from exceeding sub-ACLs for any of the cod stocks. Default common pool trip limits would not be updated to reflect the revised cod stock units and would apply to the geographic areas associated with the former two cod stocks. This would mean that trip limits for a given geographic area would apply to multiple cod stocks and cod trip limits would not be stock-specific.

*Rationale:* This would lead to inefficiencies in the management of the common pool sub-ACL for the four new cod stocks.

#### 4.4.1.2 Option 2 – Common Pool Trimester Total Allowable Catch (TAC) Distributions and Closure Areas for Cod Stocks (*Preferred Option*)

Option 2 would adopt common pool trimester TAC distributions and trimester TAC closure areas for the four revised Atlantic cod stocks.

##### Trimester TAC Apportionments

The output follows the process outlined in Amendment 16, which specified that subsequent calculations use the most recent five-year period of data available. An adjustment was made for GB cod to ensure no trimester percentages would be set at 0%, and an adjustment was made for EGOM cod to ensure a minimum amount for each trimester.

Stock	Trimester 1	Trimester 2	Trimester 3
EGOM Cod	80%	10%	10%
GB Cod	33%	33%	34%
SNE Cod	36%	31%	33%
WGOM Cod	55%	22%	23%

##### Trimester TAC Closure Areas

The output follows a similar process outlined in Amendment 16, which determined trimester TAC closure areas as the statistical areas that make up 90% of total commercial catches using the most recent five-year

period of data (FY2019-FY2023). These areas would close to common pool fishing once 90% of the trimester TAC for a particular stock has been reached. Closures would apply to all gear types.

<b>Stock</b>	<b>Statistical Areas</b>
EGOM	512
GB	522, 561
SNE	537, 539, 613
WGOM	513, 514, 521

*Rationale:* These management measures are necessary for the common pool fishery to operate under the new cod stock structure. Trimester TAC distributions and closure areas would be updated to reflect the revised cod stock units. This would mean AMs would be specified to prevent the common pool from exceeding the sub-ACL for any of the revised cod stock units.

#### **4.4.1.3 Option 3 – Common Pool Baseline Trip Limits for Cod Stocks (*Preferred Option*)**

Option 3 would establish baseline common pool trip limits for the revised Atlantic cod stock units. Option 3 would also include adjustments to the approaches for determining trip limits for the different common pool permit categories (DAS, Handgear A, Handgear B, and Small Vessel category) for the Atlantic cod stock units.

##### **Baseline Trip Limits**

Baseline common pool trip limits for DAS vessels would be established as the following:

EGOM cod	25 lb per DAS/50 lb per trip
WGOM cod	50 lb per DAS/100 lb per trip
GB cod	25 lb per DAS/50 lb per trip
SNE cod	0 lb trip limit/possession prohibition

##### **Handgear A, Handgear B, and Small Vessel Category Limits**

Under Option 3, the following approaches would apply for setting and adjusting trip limits for the Atlantic cod stocks units:

The Handgear A (HA) limit would remain tied to the DAS limit (i.e., if the A DAS limit is 50 lb per DAS, then the HA limit would be 50 lb per trip), and the maximum cod trip limit would remain 300 lb.

Handgear B (HB) limit would be set at 25 lb per trip for FY2026, except for stocks with a trip limit at 0 lb. HB limits could be set up to 75 lb per trip.

Small Vessel Category limits continue to include a 300 lb combined trip limit for cod, yellowtail, and haddock. The Small Vessel Category would also continue to be subject to limits for those stocks below 300 lb (i.e. if the A DAS limit for cod is 50 lb per DAS, then Small Vessel Category will have a limit of 50 lb per trip on cod nested within its overall 300 lb limit for the cod, haddock, and yellowtail flounder).

*Rationale:* These management measures update common pool trip limits to reflect the new cod stock structure. Trip limits would be updated to reflect the revised cod stock units and would apply to the geographic areas defining the four new cod stocks. This would mean that trip limits for a given geographic area would apply to a single cod stock.

## **4.5 ACTION 5 - RECREATIONAL FISHERY MANAGEMENT MEASURES – ATLANTIC COD**

### **4.5.1 Alternative 1 – Recreational Fishing Measures for Southern New England Cod (*Preferred Alternative*)**

#### **4.5.1.1 Option 1 – No Action**

Under Option 1/No Action, there would be no limit set for recreational possession of SNE cod. The minimum size for cod outside the geographically defined GOM regulated mesh area would remain 23 inches.

#### **4.5.1.2 Option 2 – Recreational Fishing Measures for Southern New England Cod (*Preferred Option*)**

Under Option 2, SNE cod would be zero possession for recreational fishermen (charter/party and private anglers). Given the very low ABC and recreational sub-ACL for FY2025 and FY2026, these are the only measures that would be expected to reduce mortality to stay below the FY2026 SNE cod recreational sub-ACL (section 4.3.3.2) (see Appendix IV). The recreational measures for SNE cod would be in place for the start of FY2026 and would remain in place until changed.

*Rationale:* These measures were developed to reduce recreational mortality on SNE cod and promote SNE cod stock rebuilding.

### **4.5.2 Alternative 2 – Regulatory Process for Regional Administrator to Adjust Recreational Measures for Cod Stocks (*Preferred Alternative*)**

#### **4.5.2.1 Option 1 – No Action**

Option 1/No Action would maintain the regulatory process that the Regional Administrator follows to adjust recreational fishing measures for stocks with recreational sub-ACLs only. Under Action 2, Alternative 2 (4.3.2) and Alternative 3, Option 2 (4.3.3.2), that process would apply to WGOM cod and SNE cod. For Eastern Gulf of Maine cod and Georges Bank cod, the Regional Administrator would not have an established regulatory process for adjusting recreational fishing measures

*Rationale:* This would require the Council to set recreational measures for these stock areas and additional Council action to revise those measures when necessary.

#### **4.5.2.2 Option 2 – Establish a Regulatory Process for the Regional Administrator to Adjust Recreational Measures for Eastern Gulf of Maine Cod and Georges Bank Cod (*Preferred Option*)**

Option 2 would establish a temporary regulatory process for the Regional Administrator to adjust recreational fishing measures for Eastern Gulf of Maine (EGOM) cod and Georges Bank (GB) cod for FY2026 only. This is in addition to the regulatory process for the Regional Administrator to adjust

recreational fishing measures for stocks with recreational sub-ACLs. After consultation with the Council, the Regional Administrator would set recreational measures for these stocks consistent with the Administrative Procedure Act.

*Rationale:* Providing a regulatory process for the Regional Administrator to adjust recreational measures for stocks that do not have a recreational sub-ACL (i.e. EGOM and GB cod) allows recreational measures to be consistent across WGOM, EGOM, and GB, if appropriate.

## 4.6 CONSIDERED BUT REJECTED ALTERNATIVES

The Council considered but rejected one option in addition to those described above in Section 4.2.2

### **Western Gulf of Maine cod ABC apportionment for FY2026-FY2027**

Within Alternative 2, the apportionment of the WGOM cod commercial sub-ABC between the north and south would be based on an area proportional split of 55% in the northern portions of the Western Gulf of Maine and 45% in the southern portions of the Western Gulf of Maine. The resulting pounds are combined to create a WGOM cod sector sub-ACL (and subsequent ACEs), and a WGOM cod common pool sub-ACL as indicated in Table 6, which could be fished throughout the WGOM area.

*Rationale:* The WGOM cod commercial sub-ABC is apportioned based on a historical commercial fishery catch analysis that calculated the percentage of catch in the northern and southern portions of WGOM over the fishing years since Amendment 16 was implemented, 2010 through 2023. This apportionment would minimize any disruption to current fishing trends and reflect the current state of ecological dynamics on the water.

*Rationale for moving to considered but rejected:* The Council felt that using the entire time period (i.e. 2010-2023) did not account for differences in past management measures and quotas in place for the GOM and GB cod stocks, nor the utilization rates by sector and the leasing market that could impact the utilization. The Council therefore recommended a proportional split of 68% of TAC in the northern portions of the Western Gulf of Maine and 32% of TAC in the southern portions of the Western Gulf of Maine, based on the proportion of commercial groundfish catch within the northern and the southern portions of the WGOM in fishing years 2010 through 2012, 2017, and 2022 through 2023. The potential for the historical commercial sub-ACL to have an outsized effect on the relative catch in the two old stock areas is minimized by limiting the criteria to these fishing years where the commercial sub-ACL of one stock was less than twice the other stock (see Section 4.3.2).

## 5.0 AFFECTED ENVIRONMENT

### 5.1 INTRODUCTION

The Affected Environment is described in this action based on valued ecosystem components (VECs), including: regulated groundfish species, non-groundfish species/bycatch, the physical environment and Essential Fish Habitat (EFH), protected resources, and human communities. VECs represent the resources, areas and human communities that may be affected by the alternatives under consideration in this amendment. VECs are the focus, since they are the “place” where the impacts of management actions occur.

The Affected Environment descriptions of the regulated groundfish species, non-groundfish species/bycatch, the physical environment and Essential Fish Habitat (EFH), protected resources, and human communities are included in Appendix VI.

## 6.0 ENVIRONMENTAL IMPACTS OF ALTERNATIVES

### 6.1 INTRODUCTION

The impacts of the alternatives under consideration are evaluated herein relative to the valued ecosystem components (VECs) described in the Affected Environment (Section 5.0 in Appendix VI) and to each other.

#### 6.1.1 Evaluation Criteria

This action evaluates the potential impacts of alternatives using the criteria in Table 7.

**Table 7 – General definitions for impacts and qualifiers relative to resource condition (i.e., baseline).**

VEC	Resource Condition	Impact of Action		
		Positive (+)	Negative (-)	No Impact (0)
Target and Non-target Species	Overfished status defined by the MSA	Alternatives that would maintain or are projected to result in a stock status above an overfished condition*	Alternatives that would maintain or are projected to result in a stock status below an overfished condition*	Alternatives that do not impact stock / populations
ESA-listed Protected Species (endangered or threatened)	Populations at risk of extinction (endangered) or endangerment (threatened)	Alternatives that contain specific measures to ensure no interactions with protected species (e.g., no take)	Alternatives that result in interactions/take of listed resources, including actions that reduce interactions	Alternatives that do not impact ESA listed species
MMPA Protected Species (not also ESA listed)	Stock health may vary but populations remain impacted	Alternatives that will maintain takes below PBR and approaching the	Alternatives that result in interactions with/take of marine mammal species that could result in takes above PBR	Alternatives that do not impact MMPA Protected Species

		Zero Mortality Rate Goal		
Physical Environment / Habitat / EFH	Many habitats degraded from historical effort (see condition of the resources table for details)	Alternatives that improve the quality or quantity of habitat	Alternatives that degrade the quality, quantity or increase disturbance of habitat	Alternatives that do not impact habitat quality
Human Communities (Social and Economic)	Highly variable but generally stable in recent years (see condition of the resources table for details)	Alternatives that increase revenue and social well-being of fishermen and/or communities	Alternatives that decrease revenue and social well-being of fishermen and/or communities	Alternatives that do not impact revenue and social well-being of fishermen and/or communities
<b>Impact Qualifiers</b>				
A range of impact qualifiers is used to indicate any existing uncertainty	Negligible	To such a small degree to be indistinguishable from no impact		
	Slight (sl) as in slight positive or slight negative	To a lesser degree / minor		
	Moderately (M) positive or negative	To an average degree (i.e., more than “slight”, but not “high”)		
	High (H), as in high positive or high negative	To a substantial degree (not significant unless stated)		
	Significant (in the case of an EIS)	Affecting the resource condition to a great degree.		
	Likely	Some degree of uncertainty associated with the impact		
*Actions that will substantially increase or decrease stock size, but do not change a stock status may have different impacts depending on the particular action and stock. Meaningful differences between alternatives may be illustrated by using another resource attribute aside from the MSA status, but this must be justified within the impact analysis.				

## 6.1.2 Approach to Impacts Analysis

The specific approach to impacts analysis is described under each of the VECs – regulated groundfish and other species (Section 6.2), essential fish habitat (Section 6.3) endangered and other protected species (Section 6.4), human communities – economic (Section 6.5), and human communities – social (Section 6.6). Cumulative effects analysis is also provided (Appendix VII, Section 6.7). The Council’s preferred alternatives and options are identified in the impacts sections.

## 6.2 IMPACTS ON REGULATED GROUND FISH AND OTHER SPECIES – BIOLOGICAL

Biological impacts discussed below focus on expected changes in fishing mortality for regulated multispecies stocks. Changes in fishing mortality may result in changes in stock size. Impacts on essential fish habitat and endangered or threatened species are discussed in separate sections. Impacts are discussed in relation to impacts on regulated multispecies (groundfish) and other species. The impacts associated with the measures are anticipated to not be significant in comparison to the No Action alternatives. Throughout this section, impacts are often evaluated using an analytic technique that projects future stock size based on a recent age-based assessment. These projections are known to capture only part of the uncertainties that are associated with the assessment projections. There is evidence, in the case of multispecies stocks, that the projections tend to be overly optimistic when they extend beyond a short-term period (i.e., 1-3 years), although recent work suggests some improvements. This means, generally, that the projections tend to overestimate future stock sizes and underestimate future fishing mortality. These uncertainties in the projection methodology should be considered when reviewing impacts that use

this tool. Long-term projections (greater than 3 years) should not be over-interpreted since they are imprecise and are often overly optimistic. The uncertainty estimates (90% confidence intervals on SSB) from the projections do not cover the true uncertainty in the population. For stocks in rebuilding plans, see the overview in the Affected Environment (Appendix VI) for additional information.

## **6.2.1 Action 1 – Incorporating Revised Atlantic Cod Stock Units into the Northeast Multispecies FMP**

### **6.2.1.1 Alternative 1 – No Action**

#### Impacts on regulated groundfish

Alternative 1/No Action has no direct or indirect biological impacts on regulated groundfish. Impacts are determined from the implementing measures in Actions 2 – 5.

#### Impacts on other species

Alternative 1/No Action has no direct or indirect biological impacts on other species. Impacts are determined from the implementing measures in Actions 2 – 5.

### **6.2.1.2 Alternative 2 – Status Quo**

#### Impacts on regulated groundfish

Alternative 2 has no direct or indirect biological impacts on regulated groundfish. Impacts are determined from the implementing measures in Actions 2 – 5.

#### Impacts on other species

Alternative 2 has no direct or indirect biological impacts on other species. Impacts are determined from the implementing measures in Actions 2 – 5.

### **6.2.1.3 Alternative 3 – Revise Atlantic Cod Stock Units in the FMP (*Preferred Alternative*)**

#### Impacts on regulated groundfish

Alternative 3 has no direct or indirect biological impacts on regulated groundfish. Impacts are determined from the implementing measures in Actions 2 – 5.

#### Impacts on other species

Alternative 3 has no direct or indirect biological impacts on other species. Impacts are determined from the implementing measures in Actions 2 – 5.

## **6.2.2 Action 2 – Atlantic Cod Status Determination Criteria**

Management track stock assessments were completed for the four new Atlantic cod stocks in June 2024. The assessments determined that two of the four cod stocks, Southern New England (SNE) and Western Gulf of Maine (WGOM), are overfished and experiencing overfishing, while the remaining two, Eastern Gulf of Maine (EGOM) and Georges Bank (GB), are overfished but are not experiencing (see Appendix VI, Table 1). The peer review accepted all four models of Atlantic cod with some minor revisions pertaining to data exclusions and projection configuration. The four new Atlantic cod stock units are being added to the FMP under this action.

### **6.2.2.1 Alternative 1 – No Action**

#### *Impacts on regulated groundfish*

Under Alternative 1 (No Action), status determination criteria (SDCs) would not be adopted for the four new Atlantic cod stock units: GB Atlantic cod, EGOM Atlantic cod, WGOM Atlantic cod, and SNE Atlantic cod, which would be inconsistent with the guidelines for National Standard 1. Without SDCs for the new stocks, stock status cannot be determined. Stock status is used to derive overfishing limits (OFLs), acceptable biological catches (ABCs), and to ultimately set specifications for subsequent fishing years.

Alternative 1/No Action would not be expected to have direct or indirect impacts on groundfish species in the short-term. This measure is primarily administrative in that it establishes the criteria used to determine if overfishing is occurring or the stock is overfished. However, the four Atlantic cod stocks being added to the FMP through this action do not currently have SDCs specified. Without SDCs, there could not be a determination of stock status or estimated OFLs, ABCs, or ACLs. Over the long-term, impacts of Alternative 1/No Action would be negative, as biomass targets would not be based on the latest scientific information, increasing the risk of overfishing over the long-term. For these reasons, Alternative 1/No Action would have neutral to negative impacts on regulated groundfish, including the four Atlantic cod stocks, and neutral to negative impacts when comparing Alternative 1/No Action to Alternative 2

#### *Impacts on other species*

Alternative 1/No Action would not be expected to have direct or indirect impacts on non-groundfish species such as monkfish, dogfish, skates, and Atlantic sea scallops. This measure establishes the criteria used to determine if overfishing is occurring, or the stock is overfished. For these reasons when comparing Alternative 1/No Action to Alternative 2, the likely impacts on other species are neutral.

### **6.2.2.2 Alternative 2 – New Status Determination for Cod Stocks (*Preferred Alternative*)**

#### *Impacts on regulated groundfish*

Alternative 2 would adopt new SDCs for the four Atlantic cod stock units: GB Atlantic cod, EGOM Atlantic cod, WGOM Atlantic cod, and SNE Atlantic cod (Table 3). Stock assessment results for the numerical values corresponding to the SDC definitions are provided in Table 4 and these numerical values would be updated in subsequent stock assessments. SDCs for the new cod stock units are necessary for determining stock status, which are then used to derive overfishing limits (OFLs), acceptable biological catches (ABCs), and to ultimately set specifications for subsequent fishing years.

Alternative 2 would not be expected to have direct or indirect impacts on groundfish species in the short term. This measure is primarily administrative in that it establishes the criteria used to determine if overfishing is occurring or the stock is overfished. However, the four Atlantic cod stocks being added to the FMP through this action do not currently have SDCs specified. Over the long term, impacts of Alternative 2 would be positive, since adopting SDCs for the four stocks according to the most recent assessments decreases the risk of overfishing over the long-term. For these reasons, Alternative 2 would have neutral to positive impacts on regulated groundfish, including the four Atlantic cod stocks, and when comparing Alternative 2 to Alternative 1/No Action, the likely impacts on regulated groundfish species are neutral to positive.

#### *Impacts on other species*

Alternative 2 would not be expected to have direct or indirect impacts on non-groundfish species such as monkfish, dogfish, skates, and Atlantic sea scallops. This measure is primarily administrative in that it

establishes the criteria used to determine if overfishing is occurring or the stock is overfished. For these when comparing Alternative 2 to Alternative 1/No Action, the likely impacts on other species are neutral.

## 6.2.3 Action 3 – Revised Specifications for Atlantic Cod

### 6.2.3.1 Alternative 1 – No Action

#### *Impacts on regulated groundfish*

Under Alternative 1/No Action, the four Atlantic cod stocks (EGOM, WGOM, GB, and SNE) do not have FY2026 specifications. Given these are new stocks in the FMP, the four cod stocks do not have default specifications, and so there would be no specifications for the Atlantic cod stocks beginning May 1, 2026.

Under Alternative 1/No Action, because the four Atlantic cod stocks do not have FY2026 specifications, beginning May 1, 2026, commercial groundfish vessels would not be allowed to fish in all broad stock areas without these allocations of Atlantic cod. It is anticipated that Alternative 1/No Action would result in substantial changes in directed groundfish fishing effort for the 2026 fishing year. More specifically, beginning May 1, 2026, Alternative 1/No Action would be expected to halt commercial groundfish fishing effort in all broad stock areas. Without specification of an ACL for Atlantic cod, catch would not be allocated to the commercial groundfish fishery (sectors or common pool vessels), and targeted groundfish fishing activity would not occur for these stocks. Catches would not be eliminated because there would probably be incidental catches or bycatch from other fisheries. AMs in the multispecies fishery would be maintained but are expected to have a low probability of being triggered without allocations.

In addition to the lack of targeted groundfish fishing activity in all broad stock areas for Atlantic cod, certain provisions of the sector management system probably would constrain fishing even for stocks with an ACL within the fishing season. For example, current management measures require that a sector stop fishing in a stock area if it does not have ACE for a given stock. Fishing can continue on stocks for which the sector continues to have ACE, but only if the sector can demonstrate it will not catch the ACE-limited stock. In most cases, this provision results in little opportunity for sector vessels to fish on stocks that have an ACL under Alternative 1/No Action, and so most commercial groundfish fishing activity would not occur.

The lack of specifications for the four Atlantic cod stocks for the 2026 fishing year would mean fishing on groundfish trips would stop and biological impacts on regulated groundfish species would decline for stocks managed or located in each broad stock area. In general, Alternative 1/No Action would be expected to result in positive impacts on managed stocks. Given there are no FY2026 specifications for the four Atlantic cod stocks under Alternative 1/No Action, directed groundfish fishing would not occur. For these reasons, Alternative 1/No Action would have positive impacts on regulated groundfish compared to Alternative 2. However, OFLs and ABCs under Alternative 1/No Action would not reflect the most recent science.

#### *Impacts on other species*

Alternative 1/No Action is expected to have positive indirect effects on non-groundfish species such as monkfish, dogfish, skates, and Atlantic sea scallops that are captured incidentally during groundfish trips. Indirect effects are generally likely to be beneficial given the expected reduced groundfish fishing activity. Catches of other species that occur on groundfish trips would decline as a result. There are only limited opportunities for groundfish vessels to target other stocks in other fisheries, so the shifting of effort into other fisheries is not likely to occur on a large scale. These other fisheries will also have ACLs and AMs so while such effort shifts may have economic effects, the biological impacts should not be

negative. Considering the differences between the ACLs of Alternative 1/No Action and Alternative 2, the fishing mortality on other stocks that are caught incidentally during groundfish trips would probably be lower under Alternative 1/No Action.

### 6.2.3.2 Alternative 2 – Revised Specifications (*Preferred Alternative*)

#### Impacts on regulated groundfish

Alternative 2 would reflect the results of the 2024 management track assessments. Alternative 2 would adopt new ABCs that are consistent with the most recent science. Details on the SSC’s recommendations are located in Appendix I. For stocks in formal rebuilding plans, a summary is provided in the Affected Environment (see Appendix VI, Section 5.2.21). This summary incorporates the assessment results from the most recent stock assessments in 2024, as appropriate.

The four Atlantic cod stocks of EGOM, WGOM, GB, and SNE are being added to the FMP for FY2026 through this action and so do not have comparative FY2025 ACLs.

Considering the differences between the ACLs of Alternative 1/No Action and Alternative 2, and that under Alternative 1/No Action commercial groundfish fishing would halt on May 1, 2026 without specifications for the four Atlantic cod stocks, the overall fishing mortality on regulated groundfish stocks would likely be higher under Alternative 2. Therefore, biological impacts on regulated groundfish would be negative, relative to Alternative 1/No Action.

There are biological benefits under Alternative 2 as it pertains to setting specifications for the four new Atlantic cod stocks. Managing to the OFLs and ABCs of the newly recognized four cod stocks will allow for more efficient rebuilding of the population since both the existing cod stocks (GOM and GB) were already in rebuilding plans and is expected to prevent any further overfishing. Additionally, recognizing the new stock structure over the long-term could help prevent loss of spawning populations and balance fishing mortality across biological populations. It could also allow stock-specific management measures that facilitate recovery of depleted stocks and strengthen their resilience (McBride and Smedbol 2022).

Revised specifications are determined according to updated stock assessments. These updated OFLs and ABCs are anticipated to prevent overfishing and increase the probability of rebuilding. A summary of the recommendations by stock is located in Appendix I. Given that the updated OFLs and ABCs are based on the most recent science, the anticipated impact would be positive.

*EGOM cod* – The FY2026 ABC at 75%  $F_{MSY}$  is unlikely to result in overfishing for this stock.

**Table 8 – Projection results for EGOM cod (FMSY proxy = 0.27 and SSBMSY = 2,184 mt).**

Year	OFL	ABC	F	SSB	Probability of overfishing
2026	50	39	0.203	196	0.099
2027	39	30	0.203	153	0.146

*WGOM cod* – The FY2026 ABC at 75%  $F_{MSY}$  is unlikely to result in overfishing for this stock.

**Table 9 – Projection results for WGOM cod (FMSY proxy = 0.19 and SSBMSY = 62,677 mt).**

Year	OFL	ABC	F	SSB	Probability of overfishing
2026	603	460	0.14	2,641	0.346
2027	769	586	0.14	3,432	0.373

*GB cod* – The SSC recommended setting the FY2026-FY2027 ABC at 75%  $F_{MSY}$  which is unlikely to result in overfishing for this stock. However, GB cod includes a transboundary management unit which is jointly managed with Canada. The revised specifications for GB cod for FY2026 (Table 6) are intended to serve as a placeholder, until they can be replaced by future specifications. The U.S./Canada TACs were set for FY2025 only, to be revisited this year, which TMGC could consider updated Canadian stock assessment information for GB cod, as well as the SSC recommendations for FY2026 and FY2027 (see Appendix I). However, the TMGC meeting is scheduled to occur in October 2025, and therefore FY2026 TMGC recommendations and U.S./Canada TACs are not available. The placeholder specifications use the FY2026 total ABC, as recommended by the SSC in July 2024 (see Appendix I), as the U.S./Canada shared TAC and apply the 2026 country shares (68% Canada / 32% U.S). This results in a total ABC of 331 mt and a U.S. ABC of 106 mt.

**Table 10 – Projection results for GB cod (FMSY proxy = 0.233 and SSBMSY = 8,290 mt).**

Year	OFL	ABC	F	SSB	Probability of overfishing
2026	433	331	0.175	1,731	

*SNE cod* – The Council recommended setting the ABCs at 75%  $F_{MSY}$ , with a slight modification to hold the 2026 ABC constant during 2027. The Council recommends this additional precaution to address the uncertainties associated with recreational fishery data. Recreational catch estimates are considered to have greater uncertainty than commercial landings and the harvest for SNE cod is primarily recreational. The SSC acknowledged that these ABCs will lead to significant reductions from previous harvest levels in the SNE statistical reporting areas. The recommended ABC is unlikely to result in overfishing for this stock.

**Table 11 – Projection results for SNE cod (FMSY proxy = 0.121 and SSBMSY = 11,258 mt).**

Year	OFL	ABC	F	SSB	Probability of overfishing
2026	47	36	0.09	328	0.364
2027	65	36	0.09	483	0.225

### 6.2.3.3 Alternative 3 – Southern New England Cod Recreational Sub-ACL (Preferred Alternative)

#### 6.2.3.3.1 Option 1 – No Action

##### *Impacts on regulated groundfish*

Option 1/No Action would not set a sub-ACL for the recreational fishery for SNE cod. Recreational catches of SNE cod would be attributed to state and other sub-components. As a result, the only sub-ACL for this stock would be for the commercial groundfish fishery, and only the commercial groundfish

fishery would have an AM. However, the recreational fishery contributes to the majority of catches of SNE cod (see Appendix VI, Table 52 and Table 53); under Option 1/No Action, this fishery component which accounts for most of the catch of this stock would not have an allocation or AMs. Option 1/No Action increases the risk that overfishing will occur for a longer period and that rebuilding progress could be hindered because the AM would not be applied to the recreational fishery component, and measures taken to control catches by the commercial groundfish fishery would only affect the lesser proportion of the total catch. Thus, the AMs under Option 1/No Action are unlikely to modify catches enough to end overfishing. When compared to Option 2, Option 1/No Action would have negative impacts on regulated groundfish, including SNE cod.

Impacts on other species

Option 1/No Action would not have direct biological impacts on other species.

**6.2.3.3.2 Option 2 – Set Southern New England Cod Recreational Sub-ACL (Preferred Option)**

Impacts on regulated groundfish

Option 2 would set a sub-ACL for the recreational fishery for SNE cod. The recreational fishery contributes to the majority of catch of SNE cod (see Appendix VI, Table 52 and Table 53); setting an allocation and AMs for the fishery component that accounts for the majority of catches would be expected to result in more control over catch for this stock. This would be expected to contribute towards rebuilding progress and reducing the risk of overfishing. Option 2 would have positive impacts on regulated groundfish, including SNE cod, compared to Option 1/No Action.

Impacts on other species

Option 2 would not have direct biological impacts on other species.

**6.2.4 Action 4 – Commercial Fishery Management Measures – Atlantic Cod**

**6.2.4.1 Alternative 1 – Common Pool Accountability Measures for Cod Stocks (Preferred Alternative)**

**6.2.4.1.1 Option 1 – No Action**

Impacts on regulated groundfish

Option 1/No Action would have neutral to negative impacts on regulated groundfish, including the four Atlantic cod stocks. Without common pool accountability measures that reflect the four new cod stock units, there is an increased risk of common pool catches exceeding sub-ACLs. When compared to Options 2 and 3, Option 1/No Action could have negative impacts on regulated groundfish.

Impacts on other species

Option 1/No Action is expected to have neutral impacts on other species.

**6.2.4.1.2 Option 2 – Common Pool Trimester Total Allowable Catch (TAC) Distributions and Closures Areas for Cod Stocks (Preferred Option)**

Impacts on regulated groundfish

Option 2 would have positive impacts on regulated groundfish, including the four Atlantic cod stocks. Trimester TAC measures are intended to keep common pool catches within the trimester TACs and sub-

ACLs. Option 2 would have positive impacts compared to Option 1/No Action, and neutral impacts compared to Option 3, as the trimester TAC measures and trip limits work together to keep catches within trimester TACs and sub-ACLs for the common pool.

Impacts on other species

Option 2 would have neutral impacts on the other species.

**6.2.4.1.3 Option 3 – Common Pool Baseline Trip Limits for Cod Stocks (*Preferred Option*)**

Impacts on regulated groundfish

Option 3 would have positive impacts on regulated groundfish, including the four Atlantic cod stocks. Common pool trip limits are intended to keep common pool catches within the trimester TACs and sub-ACLs. Option 3 would have positive impacts compared to Option 1/No Action, and neutral impacts compared to Option 2, as the trimester TAC measures and trip limits work together to keep catches within trimester TACs and sub-ACLs for the common pool.

Impacts on other species

Option 3 would have neutral impacts on the other species.

**6.2.5 Action 5 - Recreational Fishery Management Measures – Atlantic Cod**

**6.2.5.1 Alternative 1 – Recreational Fishing Measures for Southern New England Cod (*Preferred Alternative*)**

**6.2.5.1.1 Option 1 – No Action**

Impacts on regulated groundfish

Option 1/No Action is expected to have negative impacts on regulated groundfish, including SNE cod. Under Option 1/No Action, there would be no possession limits for SNE cod, other than a minimum fish size restriction of 23 inches for cod outside the GOM stock area. Continuing to allow possession of SNE cod would have negative impacts on the stock and would hinder stock rebuilding. Recent average catches by the recreational fishery under the recreational measures in place exceed the FY2026 ABC by almost tenfold (see Appendix VI, Table 51 and Table 52). Compared to Option 2, Option 1/No Action would have negative impacts on SNE cod.

Impacts on other species

Option 1/No Action would have neutral impacts on other species. It is possible that impacts would be slight negative compared to Option 2, however neither option directly impacts management of other species.

**6.2.5.1.2 Option 2 – Recreational Fishing Measures for Southern New England Cod (*Preferred Option*)**

Impacts on regulated groundfish

Overall, Option 2 is expected to have positive impacts on regulated groundfish, including SNE cod. Recreational measures are intended to reduce recreational fishing mortality and promote stock rebuilding of SNE cod. Given the magnitude in difference between the FY2026 ABC and recent recreational catches (see Appendix VI, Table 52), zero possession for recreational fishermen (private angler and party/charter

operators) is intended to reduce recreational mortality to levels that end overfishing and promote stock rebuilding.

Approximately 80% of SNE cod recreational mortality generally occurs in Federal waters (see Appendix IV, Table 52). There is an unknown level of noncompliance that could occur in federal waters under no possession, particularly if measures in state waters do not adopt zero possession. Even marginal differences in state and federal regulations may increase noncompliance, which could further reduce the conservation benefit of no possession.

It is possible that Option 2 may deter targeted fishing for cod in SNE in federal waters. If anglers are able to adjust their behavior and move to areas with lower concentrations of SNE cod, fishing mortality would be reduced. If that occurs, Option 2 would be expected to have positive impacts on SNE cod when compared with Option 1/No Action. Likewise, if anglers avoid SNE cod, Option 2 could have slight positive impacts on other regulated groundfish species co-caught with SNE cod when compared to Option 1/No Action. However, there are not as many other regulated groundfish species available to anglers fishing in SNE as in other areas.

Under Option 2, there is a potential loss of information on SNE cod for the stock assessment, given the majority of catches reported and used within the assessment are from the recreational fishery, and zero possession could increase uncertainty of catch estimates. There has been a lack of biological data collected in the recreational fishery, and recent efforts to collect biological data on recreational catches could be hampered by zero possession. Increases in the discards could result in higher uncertainty with the removals and potentially degrade the stock assessment and knowledge with regard to potential changes in future stock status. However, the impacts on the assessment from zero possession are uncertain, especially given the generally high uncertainty with the recreational catches in SNE.

#### Impacts on other species

Option 2 would have neutral impacts on other species. It is possible Option 2 could result in slight positive impacts for species co-caught with SNE cod when compared to Option 1/No Action. However, it is also possible that anglers could switch to targeting other species in SNE under zero possession for cod. Overall, Option 2 would not directly affect the management of other species in SNE.

## **6.2.5.2 Alternative 2 - Regulatory Process for Regional Administrator to Adjust Recreational Measures for Cod Stocks (*Preferred Alternative*)**

### **6.2.5.2.1 Option 1 – No Action**

#### Impacts on regulated groundfish

Option 1/No Action would likely have neutral to positive impacts on regulated groundfish. Option 1/No Action would maintain the regulatory process for the Regional Administrator to adjust recreational measures for stocks with recreational sub-ACLs (WGOM cod, GOM haddock, and SNE cod (proposed under Action 3 Alternative 3)), and this regulatory process would not extend to EGOM cod and GB cod. This measure is largely administrative, though the recreational measures that could extend from this regulatory process would continue to have positive impacts to regulated groundfish.

#### Impacts on other species

Option 1/No Action would not be expected to have any direct biological impact on other species.

#### **6.2.5.2.2 Option 2 - Establish a Regulatory Process for the Regional Administrator to Adjust Recreational Measures for Eastern Gulf of Maine Cod and Georges Bank Cod (Preferred Option)**

##### Impacts on regulated groundfish

Option 2 would allow for recreational management measures for EGOM cod and GB cod to be adjusted in FY2026 by the Regional Administrator, in addition to stocks with recreational sub-ACLs (WGOM cod, GOM haddock, and SNE cod (proposed under Action 3/Alternative 3)). Option 2 would likely have neutral to positive impacts on regulated groundfish and would likely lead to positive impacts relative to Alternative 1/No Action for regulated groundfish species, mainly EGOM cod and GB cod. This measure is largely administrative, though the recreational measures that could extend from this regulatory process could have positive impacts for regulated groundfish, including EGOM cod and GB cod. The intent is to consider applying the same recreational measures for WGOM cod, which will be developed in consultation with the Council and NMFS, to the EGOM and GB stock areas, if appropriate.

##### Impacts on other species

Option 2 would not be expected to have any direct biological impact on other species.

### **6.3 IMPACTS ON PHYSICAL ENVIRONMENT AND ESSENTIAL FISH HABITAT**

The Essential Fish Habitat (EFH) impacts discussion below focuses on changes in the amount or location of fishing that might result from the implementation of the various alternatives. This approach to evaluating adverse effects to EFH is based on two principles: (1) seabed habitat vulnerability to fishing effects varies spatially, due to variations in seabed substrates, energy regimes, living and non-living seabed structural features, etc., between areas and (2) the magnitude of habitat impacts is based on the amount of time that fishing gear spends in contact with the seabed. This seabed area swept (seabed contact time) is grossly related to the amount of time spent fishing, although it will of course vary depending on catch efficiency, gear type used, and other factors.

The area that is potentially affected by the proposed alternatives includes EFH for species managed under the following Fishery Management Plans: NE Multispecies; Atlantic Sea Scallop; Monkfish; Atlantic Herring; Summer Flounder, Scup and Black Sea Bass; Atlantic Mackerel, Squid, and Butterfish; Spiny Dogfish; Tilefish; Deep-Sea Red Crab; Atlantic Surfclam and Ocean Quahog; Atlantic Bluefish; Northeast Skates; and Atlantic Highly Migratory Species.

#### **6.3.1 Action 1 - Incorporating Revised Atlantic Cod Stock Units into the Northeast Multispecies FMP**

Action 1 encompasses incorporating the revised Atlantic cod stock units into the FMP.

##### **6.3.1.1 Alternative 1 – No Action**

Alternative 1/No Action has no direct or indirect impacts on physical habitats and EFH. Impacts are determined from the implementing measures in Actions 2 – 5.

##### **6.3.1.2 Alternative 2 – Status Quo**

Alternative 2 has no direct or indirect impacts on physical habitats and EFH. Impacts are determined from the implementing measures in Actions 2 – 5.

### **6.3.1.3 Alternative 3 – Revised Atlantic Cod Stock Units in the FMP (*Preferred Alternative*)**

Alternative 3 has no direct or indirect impacts on physical habitats and EFH. Impacts are determined from the implementing measures in Actions 2 – 5.

## **6.3.2 Action 2 – Atlantic Cod Status Determination Criteria**

Action 2 encompasses status determination criteria (SDCs) for the four revised Atlantic cod stocks.

### **6.3.2.1 Alternative 1 – No Action**

Under Alternative 1/No Action, no SDCs would be adopted for the new cod stock units. As Alternative 1/No Action is an administrative measure, it will have no direct impact on physical habitats and EFH because it does not, in and of itself, change fishing effort or behavior. For these reasons when comparing Alternative 1/No Action to Alternative 2, the likely impacts to habitat are negligible.

### **6.3.2.2 Alternative 2 – New Status Determination for Cod Stocks (*Preferred Alternative*)**

Under Alternative 2, new SDCs would be adopted for the revised Atlantic cod stock units, as specified in Table 2 and Table 3. Like Alternative 1, Alternative 2 is also an administrative measure, which does not, in and of itself, change fishing effort or behavior. Therefore, it will have no direct impacts to physical habitat and EFH. Comparing Alternative 2 to Alternative 1/No Action, the likely impacts to habitat are negligible.

## **6.3.3 Action 3 – Revised Specifications for Atlantic Cod**

Action 3 encompasses adjustments to ACLs for the four Atlantic cod stocks (Alternative 2) and establishment of a recreational sub-ACL for SNE cod (Alternative 3). Multiple fisheries are affected by these specifications. Those fisheries that have negative impacts to habitat include the sector and common pool commercial groundfish fishery, which uses a combination of bottom trawls and fixed gears. Large changes in commercial groundfishing are anticipated under Action 3. Other fisheries influenced by these specifications include the recreational groundfish fishery, prosecuted with hook and line, which has negligible impacts to habitat and EFH. Thus, the discussion below focuses on changes in effort among commercial groundfish vessels and the resultant impacts to EFH.

### **6.3.3.1 Alternative 1 – No Action**

Under Alternative 1/No Action, there would be no updates to specifications for FY2026 relative to the default measures. The four Atlantic cod stocks (EGOM, WGOM, GB, and SNE) have no default specifications because they are being added to the FMP through this action.

Because the four Atlantic cod stocks do not have FY2026 specifications under this alternative, beginning on May 1, 2026, there would be an expected halt to commercial groundfish fishing effort in all broad stock areas. Thus, commercial groundfish fishing effort and behavior under Alternative 1/No Action is expected to be substantially lower than current operating conditions, which would result in positive impacts to habitat and EFH relative to current conditions and compared to Alternative 2.

### **6.3.3.2 Alternative 2 – Revised Specifications (*Preferred Alternative*)**

Alternative 2 includes specifications for the four Atlantic cod stocks. The ACLs under Alternative 2 are higher for the four Atlantic cod stocks, given these stocks do not have ACLs specified under Alternative 1/No Action.

Annual catch limits can be considered a proxy for relative fishing effort (e.g., amount of gear set or towed, gear soak or tow duration, number of trips, number of vessels) and behavior (e.g., area fished). As information on fishing effort and behavior informs the magnitude of impacts to habitat, changes in ACLs can be used to estimate changes in impacts, with lower catch limits resulting in less effort and fewer impacts. As Alternative 2 will result in an increase in the ACL for the four Atlantic cod stocks, some increase in effort is possible under Alternative 2; however, any potential increase in effort is expected to be tempered by constraining stocks that are spread out across broad stock areas (see Economic Impacts, Section 6.5.3.2). In particular, collectively across the Atlantic cod stocks there is a decrease in ACLs relative to FY2024 (see Table 60 in Economic Impacts, Section 6.5.3.2). WGOM cod is predicted to be the most constraining stock (see Economic Impacts, Section 6.5.3.2), and the majority of landings and revenue occur on groundfish trips within the WGOM cod stock area (see Table 24).

With respect to cod management transition, behavioral changes in the fishery may occur due to the transition from two cod stocks to four for FY2026, which could result in changes in effort relative to current operating conditions. For example, as noted in the Economic Impacts (Section 6.5.3.2), few trips occurred in the EGOM cod broad stock area during FY2023. With separate WGOM and EGOM cod quotas in FY2026, and the WGOM quota predicted to be highly constraining, there may be a shift in effort to EGOM. This would be expected to potentially occur for vessels fishing in the northern portion of the WGOM near the EGOM stock boundary. Given economic considerations (e.g., fuel costs) and vessel operational limitations particularly for smaller size-class vessels, it is not anticipated that vessels would shift effort substantially from where their fishing activity currently takes place, for the WGOM stock area and across all cod stock areas. Given the predicted constraining nature of several groundfish stocks, including WGOM cod and GB cod, some vessels could choose not to fish if they do not have available ACE or if ACE lease prices become substantially higher. Vessels may also opt to reduce the amount of gear set or set gear for shorter durations in an effort to avoid the constraining cod stocks.

Based on this, and the fact that the proposed specifications under Alternative 2 are no greater than or are within the range of the specifications that have been authorized by the fishery over the last five or more years, resultant fishing behavior and effort in the groundfish fishery is expected to remain similar to what has been observed in the fishery over this timeframe or potentially decrease. Specifically, the amount of gear (hook and line, bottom trawls and gillnets), tow or soak durations, and areas fished are not expected to change significantly from current operating conditions and could in fact decrease, and is likely to result in slight positive impacts to habitats and EFH, relative to current conditions. Relative to Alternative 1/No Action, which will effectively shut down the commercial groundfish fishery, Alternative 2 is likely to result in slight negative impacts to habitats and EFH.

### **6.3.3.3 Alternative 3 – Southern New England Cod Recreational Sub-ACL (*Preferred Alternative*)**

Alternative 3 sets a recreational sub-ACL for the newly established Southern New England cod stock. The recreational fishery is prosecuted with hook and line gear, which has negligible impacts to habitat and EFH. Therefore, no direct impacts on EFH are anticipated to result from either Option 1 (No Action, no sub-ACL established) or Option 2 (establishes a sub-ACL).

## **6.3.4 Action 4 – Commercial Fishery Management Measures – Atlantic Cod**

Action 5 sets measures related to harvest of the common pool trimester TAC across the four revised Atlantic cod stocks.

### **6.3.4.1 Alternative 1 – Common Pool Accountability Measures for Cod Stocks (Preferred Alternative)**

#### **6.3.4.1.1 Option 1 – No Action**

Under Option 1, no trimester TACs or DAS/trip-level possession limits are specified for the revised stocks. Common pool fishing would continue under Option 1, but common pool closures could be more likely if management is not structured to match the updated stock configuration. Because the common pool fishery represents a small fraction of groundfish effort (approximately 1% of landings), the overall impacts to habitat from not setting trimester TACs or possession limits for the new stocks are expected to be negligible.

#### **6.3.4.1.2 Option 2 – Common Pool Trimester Total Allowable Catch (TAC) Distributions and Closures Areas for Cod Stocks (Preferred Option)**

Option 2 allocates quota to the common pool fishery by trimester via stock-specific trigger percentages. If the trigger percentages are estimated to be caught, specific statistical areas close to all common pool gear types for the remainder of that trimester. These TAC apportionments may have a substantial effect on common pool fishing operations, particularly in stock areas with high cod utilization (i.e., the WGOM unit). However, the common pool fishery represents a small fraction of groundfish effort (approximately 1% of landings), such that overall impacts to habitat associated with this TAC apportionment approach are negligible.

#### **6.3.4.1.3 Option 3 – Common Pool Baseline Trip Limits for Cod Stocks (Preferred Option)**

Option 3 sets trip limits at the DAS and trip level for each of the four cod stocks / statistical fishing areas. These trip limits are intended to reduce the chance of common pool closures in each stock area before the trimester concludes. In locations with higher common pool participation (WGOM and EGOM), limits are similar to prior years. The GB stock, which has very little common pool effort, has lower limits than in past years, and possession limits for SNE are set to zero. There are likely to be some effects on common pool fishing activity as a result of these trip limits, but since the fishery represents only a small percentage of groundfish effort, the resultant impacts to EFH are expected to be negligible.

## **6.3.5 Action 5 - Recreational Fishery Management Measures – Atlantic Cod**

Action 6 would adjust recreational harvest measures for Atlantic cod, given the revised cod stock structure.

### **6.3.5.1 Alternative 1 – Recreational Fishing Measures for Southern New England Cod (Preferred Alternative)**

Alternative 1 considers cod possession limits for recreational fishing. Option 1 does not set a limit, and the minimum size would remain at 23 inches when fishing outside the GOM regulated mesh area, including in Southern New England. Option 2, which is preferred, sets the SNE recreational cod possession limit to zero. Option 2 is likely to decrease recreational fishing activity in SNE relative to

Option 1, however, the recreational fishery which is prosecuted using hook and line gear has negligible impacts on EFH. Thus, the impacts of Options 1 and 2 on habitat are negligible, and very similar to one another.

### **6.3.5.2 Alternative 2 - Regulatory Process for Regional Administrator to Adjust Recreational Measures for Cod Stocks (*Preferred Alternative*)**

Alternative 2 considers whether to establish a regulatory process for the Regional Administrator to set recreational measures for stocks without sub-ACLs (EGOM and GB). Under Option 1, the Regional Administrator's authority would only cover recreational measures for the WGOM and SNE stocks. Under Option 2, which is preferred, the Regional Administrator could set measures for the EGOM and GB stocks as well. Establishing the regulatory process for the Regional Administrator to adjust recreational fishing measures is an administrative measure and will have no direct impact on EFH. Further, the recreational fishery which is prosecuted using hook and line gear has negligible impacts on EFH. Thus, the impacts of Options 1 and 2 on habitat are negligible, and very similar to one another.

## **6.4 IMPACTS ON ENDANGERED AND PROTECTED SPECIES**

The Amendment 25 alternatives are evaluated for their impacts on species protected under the Endangered Species Act (ESA) of 1973 and/or the Marine Mammal Protection Act (MMPA) of 1972. The current conditions of the protected species VEC is summarized in Appendix VI, Table 7 and described in more detail in Appendix VI, Section 5.6. Impacts to protected species are described both in terms of their direction (negative, positive, or no impact) and their magnitude (slight, moderate, or high) based on the guidelines shown in Table 7; this is informed by information provided in Appendix VI, Section 5.6.

By definition, all ESA-listed species are in poor condition and any take can negatively impact that species' recovery. As a result, for ESA-listed species, any action that results in interactions or take is expected to have some level of negative impacts; even actions that reduce interactions will have a level of negative impacts unless those actions reduce interactions to zero. Actions expected to result in positive impacts on ESA-listed species include only those that contain specific measures to ensure no interactions (i.e., no take).

For marine mammals protected under the MMPA, but not listed under the ESA, the stock condition varies by species; however, all are in need of protection. Specifically, there are MMPA protected species in good condition (i.e., marine mammal stocks whose potential biological removal (PBR) level have not been exceeded) and in poor condition (i.e., marine mammal stocks that have exceeded or are near exceeding their PBR level). For marine mammal stocks that have reached or exceeded their PBR level, some level of negative impacts would be expected from alternatives that result in the potential for interactions between fisheries and those stocks. For species that are at more sustainable levels (i.e., PBR levels have not been exceeded), alternatives not expected to change fishing behavior or effort relative to current operating conditions in the fishery may have some level of positive impacts by maintaining takes below the PBR level and approaching the zero mortality rate goal (Table 7).

### **6.4.1 Action 1 – Incorporating Revised Atlantic Cod Stock Units into the Northeast Multispecies FMP**

Action 1 encompasses incorporating the revised Atlantic cod stock units into the FMP.

#### **6.4.1.1 Alternative 1 – No Action**

Alternative 1/No Action has no direct or indirect impacts on protected species (ESA listed and MMPA protected). Impacts are determined from the implementing measures in Actions 2 – 5.

#### **6.4.1.2 Alternative 2 – Status Quo**

Alternative 2 has no direct or indirect impacts on protected species (ESA listed and MMPA protected). Impacts are determined from the implementing measures in Actions 2 – 5.

#### **6.4.1.3 Alternative 3 – Revise Atlantic Cod Stock Units in the FMP (*Preferred Alternative*)**

Alternative 3 has no direct or indirect impacts on protected species (ESA listed and MMPA protected). Impacts are determined from the implementing measures in Actions 2 – 5.

### **6.4.2 Action 2 – Atlantic Cod Status Determination Criteria**

Action 2 encompasses status determination criteria (SDCs) for the four revised Atlantic cod stocks.

#### **6.4.2.1 Alternative 1 – No Action**

Under Alternative 1/No Action, there would be no SDCs established for the four Atlantic cod stocks (EGOM, WGOM, GB, and SNE). As Alternative 1/No Action is an administrative measure, it will have no direct impact on protected species (ESA listed and MMPA protected) because it does not, in and of itself, change fishing effort or behavior. For these reasons when comparing Alternative 1/No Action to Alternative 2, the likely impacts to protected species are negligible.

#### **6.4.2.2 Alternative 2 – New Status Determination for Cod Stocks (*Preferred Alternative*)**

Alternative 2 would adopt SDCs for the four Atlantic cod stocks (EGOM, WGOM, GB, and SNE). These stocks are being added to the FMP through this action. Establishing the SDCs is an administrative measure, and this will have no direct impact on protected species (ESA listed and MMPA protected) because it does not, in and of itself, change fishing effort or fishing behavior. For these reasons when comparing Alternative 2 to Alternative 1/No Action, the likely impacts to protected species are negligible. However, Alternative 2 may result in indirect impacts to protected species. Whatever impact indirectly precipitates from changes to SDCs or mortality targets will be discussed in the context of other alternatives (Section 6.4.3) – including ACLs – which the Council adopts in order to meet mortality targets derived from the new SDCs and control rules.

### **6.4.3 Action 3 – Revised Specifications for Atlantic Cod**

Action 3 encompasses adjustments to ACLs for the four Atlantic cod stocks (Alternative 2) and establishment of a recreational sub-ACL for SNE cod (Alternative 3).

#### **6.4.3.1 Alternative 1 – No Action**

Under Alternative 1/No Action, the four Atlantic cod stocks (EGOM, WGOM, GB, and SNE) do not have FY2026 specifications. Given these are new stocks in the FMP, the four cod stocks do not have default specifications, and so there would be no specifications for the Atlantic cod stocks beginning May 1, 2026.

Under Alternative 1/No Action, because the four Atlantic cod stocks do not have FY2026 specifications, beginning May 1, 2026, commercial groundfish vessels would not be allowed to fish in all broad stock areas without these allocations. As a result, beginning May 1, 2026, there would be an expected halt to commercial groundfish fishing effort in all broad stock areas. Based on this information, fishing effort and behavior under Alternative 1/No Action is expected to be substantially lower than current operating conditions.

Understanding expected fishing behavior/effort in a fishery informs potential interaction risks with protected species (ESA listed and MMPA protected). Specifically, interaction risks with protected species are strongly associated with the amount of gear in the water, gear soak or tow duration, as well as the area of overlap, either in space or time, of the gear and a protected species (with risk of an interaction increasing with increases in of any or all of these factors). Taking this into account, as well as fishing behavior/effort under the Alternative 1/No Action, impacts of Alternative 1/No Action to protected species are provided below.

#### *MMPA (Non-ESA listed) Protected Species Impacts*

The commercial groundfish fishery is prosecuted primarily with bottom otter trawl and gillnet gear; the recreational component primarily uses hook and line. As provided in Appendix VI, Section 5.6.1, non-ESA listed species of marine mammals are at risk of interacting with all or some of these gear types, with interactions often resulting in injury or mortality to the species. Based on this, the groundfish fishery has the potential to impact these non-ESA listed marine mammal species. As provided in Appendix VI, in order to best classify the potential impacts of Alternative 1/No Action on MMPA protected species, we have reviewed marine mammal serious injury and mortality reports, as well as the U.S. Atlantic and Gulf of Mexico Marine Mammal Stock Assessments that cover the most recent 10 years of data.

Aside from several stocks of bottlenose dolphin (i.e., Western North Atlantic (WNA) Northern and Southern Migratory Coastal Stocks of bottlenose dolphins), there has been no indication that takes of non-ESA listed species of marine mammals in commercial or recreational fisheries has gone above and beyond levels which would result in the inability of each species population to sustain itself. Specifically, aside from MMPA strategic stocks identified in Appendix VI, Table 7 (i.e., WNA Northern and Southern Migratory Coastal Stocks), PBR levels have not been exceeded for any of the non-ESA listed marine mammal species identified in Appendix VI, Section 5.6.1. Although the WNA Northern and Southern Migratory Coastal Stocks of bottlenose dolphin have experienced levels of take that have resulted in the exceedance of each species PBR level, take reduction strategies and/or plans have been implemented and are currently in place to reduce bycatch in the fisheries affecting these species (Atlantic Trawl Gear Take Reduction Strategy, Bottlenose Dolphin Take Reduction Plan (BDTRP); see Appendix VI, Section 5.6.4.2.5 for additional information). These efforts are still in place and are continuing to assist in decreasing bycatch levels for these stocks.

Taking into consideration the above information, and the fact that there are non-ESA listed marine mammal stocks/species whose populations may or may not be at optimum sustainable levels, the impacts of Alternative 1/No Action on non-ESA listed species of marine mammals are likely to range from slight negative to moderate positive, depending on the species/stock. As provided above, some bottlenose dolphin stocks (WNA Northern and Southern Migratory Coastal Stocks) are experiencing levels of interactions that have resulted in exceedance of their PBR levels. These stocks/populations are not at an optimum sustainable level and therefore, the continued sustainability of these stocks/species is at risk. As a result, any potential for an interaction is a detriment to the species/stocks ability to recover from this condition. As previously noted, the risk of an interaction is strongly associated with the amount of gear in the water, the duration of time the gear is in the water (e.g., soak or tow duration), and the presence of protected species in the same area and time as the gear, with risk of an interaction increasing with increases in of any of these factors. As provided in Appendix VI, the MMPA Lists of Fisheries (LOFs), as well as marine mammal stock assessment and serious injury and mortality reports covering the most recent

ten years of data (i.e., 2013-2022) indicate that there have been no observed or documented interactions between bottom trawl gear and WNA Northern or Southern Migratory Coastal Stocks of bottlenose dolphins; however, records of interactions (e.g., entanglement, ingestion) with gillnet or hook and line gear have been documented with these stocks. As commercial and recreational fishing effort under Alternative 1/No Action is expected to be substantially lower from current operating conditions, with a halt in fishing effort in all broad stock areas beginning May 1, 2026, Alternative 1/No Action is not expected to introduce new or elevated interaction risks to these non-ESA listed marine mammal stocks in poor condition, and in fact could reduce risks given directed commercial groundfish fishing would halt. Specifically, the amount of gear in the water, soak or tow duration, and overlap between protected species and fishing gear could decrease relative to current conditions. Given this information, and the information provided in Appendix VI, Section 5.6, Alternative 1/No Action is likely to result in negligible to slight negative impacts to non-ESA listed marine mammal stocks/species in poor condition (i.e., Bottlenose dolphin, WNA Northern and Southern Migratory Coastal Stocks).

Alternatively, there are also many non-ESA listed marine mammals that, even with continued fishery interactions, are maintaining an optimum sustainable level (i.e., PBR levels have not been exceeded) over the last several years. For these stocks/species, it appears that the fishery management measures that have been in place over this timeframe have resulted in levels of effort that result in interaction levels that are not expected to impair the stocks/species ability to remain at an optimum sustainable level. These fishery management measures, therefore, have resulted in indirect slight positive impacts to these non-ESA listed marine mammal species/stocks. Should future fishery management actions maintain similar operating conditions as they have over the past several years, it is expected that these slight positive impacts would remain. As provided above, Alternative 1/No Action is expected to result in lower commercial and recreational fishing effort relative to recent levels, with the expected halt in fishing effort in all broad stock areas beginning May 1, 2026. Given this, and the fact that gear interaction risks vary between non-ESA listed marine mammal species in good condition (e.g., humpback whales are the only large whale species in which interactions with bottom trawl have been observed or documented; see Appendix VI, Section 5.6.1), the impacts of Alternative 1/No Action on these non-ESA listed species of marine mammals are expected to be negligible to moderate positive (i.e., lower directed fishing effort from current operating conditions is not expected to result in exceedance of any of these stocks/species PBR level).

### *ESA Listed Species*

The commercial groundfish fishery is prosecuted primarily with bottom otter trawl and gillnet gear; the recreational component primarily uses hook and line gear. As provided in Appendix VI, Section 5.6.1, ESA listed species of whales, sea turtles, Atlantic sturgeon, Atlantic salmon, and giant manta rays are at risk of interacting with all or some of these gear types, with interactions often resulting in injury or mortality to the species. Based on this, the groundfish fishery is likely to result in some level of negative impacts to ESA listed species. Taking into consideration fishing behavior/effort under Alternative 1/No Action, as well the fact that interaction risks with protected species are strongly associated with the amount of gear in the water, the duration of time the gear is in the water (e.g., soak or tow duration), and the presence of protected species in the same area and time as the gear, we determined the level of impacts to ESA listed species to be negligible to slight negative. Below, we provide support for this determination.

As provided above, under Alternative 1/No Action there would be no specifications for the four Atlantic cod stocks in FY2026. Given that without specifications for the four Atlantic cod stocks there would be a halt in fishing effort in all broad stock areas beginning May 1, 2026, resultant fishing behavior and effort in the groundfish fishery is expected to be substantially lower than what has been observed in the fishery over this timeframe. Specifically, the amount of gear (i.e., bottom trawls, gillnets, hook and line), tow or soak durations, and area fished would be expected to decrease from current operating conditions. As noted above, interaction risks with protected species are strongly associated with the amount of gear in

the water, the duration of time the gear is in the water (e.g., soak or tow duration), and the presence of protected species in the same area and time as the gear. Lower fishing behavior/effort relative to recent years would mean that Alternative 1/No Action is not expected to introduce new or elevated interaction risks to any ESA-listed species, and in fact could lower risks to any ESA-listed species. Based on this, the information provided in Appendix VI, Section 5.6 and in Section 6.4, and the fact that the groundfish fishery must comply with the Atlantic Large Whale Take Reduction Plan (ALWTRP), the impacts of Alternative 1/No Action alternative on ESA listed species is expected to be negligible to slight negative. Negligible impacts are associated with those species in which interactions with gear types used in the groundfish fishery have never been observed or documented (e.g., bottom trawl gear: North Atlantic right, sei, and fin whales), and slight negative impacts are associated with those species in which interactions (based on observed or documented take) are possible with gillnet, bottom trawl, and/or hook and line gear (see Appendix VI, Section 5.6.4).

#### *Overall Impacts to Protected Species*

Based on the above protected species (i.e., ESA-listed and MMPA protected) impact analysis, overall impacts of Alternative 1/No Action on protected species are expected to be slight negative to moderate positive. Relative to Alternative 2, Alternative 1/No Action may result in negligible to highly positive impacts to protected species. Although the total ACLs between Alternative 1/No Action and Alternative 2 do vary, all proposed ACLs are within the range of ACLs authorized within the fishery over the last five (or more) years. As a result, on the basis of ACLs alone, any changes in fishing effort or behavior between either Alternative are not expected to be significant. However, as Alternative 1/No Action will not have specifications specified for the four Atlantic cod stocks beginning May 1, 2026, there would be an expected halt in commercial groundfish fishing effort in all broad stock areas. The latter would equate to less fishing time, and therefore, less gear being present in the water. As protected species (ESA listed and MMPA protected species) interactions with gear, regardless of listing status, is greatly influenced by the amount of gear, the duration of time the gear is in the water (e.g., soak or tow duration), and the presence of protected species in the same area and time as the gear, any decrease in either of these factors will reduce the potential for protected species interactions with gear. Based on this information, Alternative 1/No Action may provide some benefit to protected species relative to Alternative 2 beginning May 1, 2026, and could potentially have highly positive impacts on protected species compared to Alternative 2.

#### **6.4.3.2 Alternative 2 – Revised Specifications (*Preferred Alternative*)**

In general, relative to Alternative 1/No Action, the new specifications adopted under Alternative 2 will result in the four Atlantic cod stocks experiencing an increase in the total ACL. Given these are new stocks in the FMP, the four Atlantic cod stocks do not have FY2024 ACLs to directly compare, though collectively there is a decrease in ACL summed across all cod stocks.

Annual catch limits can be considered a proxy for relative fishing effort (e.g., amount of gear set or towed, gear soak or tow duration, number of trips, number of vessels) and behavior (e.g., area fished). As information on fishing effort and behavior informs potential interaction risks to protected species, changes (if any) in ACL can be used as a means to identify potential changes in fishing behavior/effort from one year to the next, and therefore, used to identify new or additional interaction risks to a protected species. As Alternative 2 will result in an increase in the ACL for several stocks, some increase in effort is possible under Alternative 2; however, any potential increase in effort is expected to be tempered by constraining stocks that are spread out across broad stock areas (see Economic Impacts, Section 6.5.2.2). In particular, collectively across the Atlantic cod stocks there is a decrease in ACLs (see Table 14 in Economic Impacts, Section 6.5.2.2). WGOM cod is predicted to be the most constraining stock (see Economic Impacts, Section 6.5.2.2), and the majority of landings and revenue occur on groundfish trips within the WGOM cod stock area (see Appendix VI, Table 25).

With respect to cod management transition, behavioral changes in the fishery may occur due to the transition from two cod stocks to four in FY2026, which could result in changes in effort relative to current operating conditions. For example, as noted in Economic Impacts (Section 6.5.3.2), few trips occurred in the EGOM cod broad stock area during FY2023. With separate WGOM and EGOM cod quotas in FY2026, and the WGOM quota predicted to be highly constraining, there may be a shift in effort to EGOM. This would be expected to potentially occur for vessels fishing in the northern portion of the WGOM near the EGOM stock boundary. Given economic considerations (e.g., fuel costs) and vessel operational limitations particularly for smaller size-class vessels, it is not anticipated that vessels would shift effort substantially from where their fishing activity currently takes place, for the WGOM stock area and across all cod stock areas. Given the predicted constraining nature of several groundfish stocks, including WGOM cod and GB cod, some vessels could choose not to fish if they do not have available ACE or if ACE lease prices become substantially higher. Vessels may also opt to reduce the amount of gear set or set gear for shorter durations in an effort to avoid the constraining cod stocks.

Based on this, and the fact that the proposed specifications under Alternative 2 are no greater than or are within the range of the specifications that have been authorized by the fishery over the last five or more years, resultant fishing behavior and effort in the groundfish fishery is expected to remain similar to what has been observed in the fishery over this timeframe or potentially decrease. Specifically, the amount of gear (hook and line, bottom trawls and gillnets), tow or soak durations, and areas fished are not expected to change significantly from current operating conditions and could in fact decrease.

As noted above, interaction risks with protected species are strongly associated with the amount of gear in the water, the duration of time the gear is in the water (e.g., soak or tow duration), and the presence of protected species in the same area and time as the gear. As Alternative 2 is not expected to change any of these operating conditions and is not expected to result in significant changes in effort/behavior, new or elevated interaction risks with protected species are not expected. Based on this, the information provided in Appendix VI, Section 5.6 and in Section 6.4, and the fact that the groundfish fishery must comply with the take reduction plans (i.e., Harbor Porpoise Take Reduction Plan (HPTRP), the BDTRP, ALWTRP; see Appendix VI, Section 5.6.4.2.5), impacts of Alternative 2 on protected species (i.e., ESA listed and MMPA protected) are expected to be slight negative to slight positive (see Alternative 1/No Action for rationale behind negligible versus slight negative determination).

Relative to Alternative 1/No Action, Alternative 2 is likely to result in slight negative to negligible impacts to protected species (ESA-listed and MMPA protected). As provided above, under Alternative 1/No Action, beginning May 1, 2026, the four Atlantic cod stocks (EGOM, WGOM, GB, and SNE) would not have ACLs specified and so commercial groundfish fishing effort in all broad stock areas is expected to halt beginning May 1, 2026. A halt in operations is not expected under Alternative 2; thus, Alternative 2 could potentially have slight negative impacts on protected species compared to Alternative 1/No Action.

### **6.4.3.3 Alternative 3 – Southern New England Cod Recreational Sub-ACL (Preferred Alternative)**

#### **6.4.3.3.1 Option 1 – No Action**

Option 1/No Action would not set a recreational sub-ACL for SNE cod. Recreational fishery catches of SNE cod would be attributed to the state and other sub-components. As this would result in status quo operating conditions, Option 1/No Action is not expected to result in any significant changes in fishing behavior or effort relative to current operating conditions. As fishing behavior and effort are not expected to change significantly from status quo conditions, the presence, quantity, or degree of recreational gear (i.e., hook and line) used in the Southern New England broad stock area are also not expected to change significantly. As provided above, interaction risks with protected species are strongly associated with

amount of gear in the water, the duration of time the gear is in the water (e.g., soak duration), and the presence of protected species in the same area and time as the gear, with risk of an interaction increasing with increases of any or all of these factors. Continuation of “status quo” fishing behavior/effort is not expected to change any of these operating conditions and therefore, relative to current conditions, new or elevated (e.g., more gear) interaction risks to protected species (MMPA protected and ESA listed) are not expected. For these, and the reasons provided in Appendix VI for MMPA protected (non-ESA listed) and ESA listed species, expected impacts of Option 1/No Action on protected species are likely negligible to slight negative.

Compared to Option 2, Option 1/No Action is expected to have negligible to slight negative impacts on protected species as under Option 1/No Action the recreational fishery, which accounts for most of the catch of SNE cod (see Appendix VI, Table 52 and Table 53) would not have an allocation or accountability measures, which could translate to less control over catch and potentially less constraint on recreational fishery effort, as would be the case with Option 2.

#### **6.4.3.3.2 Option 2 – Set Southern New England Cod Recreational Sub-ACL (*Preferred Option*)**

Option 2 would set a sub-ACL for the recreational fishery for SNE cod. The recreational fishery contributes to the majority of catch of SNE cod (see Appendix VI, Table 52 and Table 53), and so setting an allocation and AMs for this component of the groundfish fishery would be expected to result in more control over catch for this stock. Based on this, Option 2 will provide no incentive for effort to increase in the recreational fishery and in fact, effort is not expected to be any greater than that under Option 1/No Action. Based on this, overall impacts to protected species (i.e., ESA-listed and MMPA protected) are expected to be similar to those provided above for Option 1/No Action, negligible to slight negative; for rationale to support this determination see Option 1/No Action, section 6.4.3.3.1. Taking into consideration the above, compared to Option 1/No Action, Option 2 is expected to have negligible to slight positive impacts on protected species, especially as Option 2 is expected to result in more control over the recreational fisheries catch of SNE cod and therefore, potentially more constraint on the recreational fishery.

### **6.4.4 Action 4 – Commercial Fishery Management Measures – Atlantic Cod**

Action 4 encompasses commercial fishery management measures to address Phase 1 of the Council’s Atlantic Cod Management Transition Plan, which are the common pool accountability measures for the revised Atlantic cod stocks (Alternative 1).

#### **6.4.4.1 Alternative 1 – Common Pool Accountability Measures for Cod Stocks (*Preferred Alternative*)**

##### **6.4.4.1.1 Option 1 – No Action**

Under Option 1/No Action, there would be no trimester TAC measures specified for the four revised Atlantic cod stocks, and default common pool trip limits would not be updated to reflect the revised cod stock units and would apply to the geographic areas associated with the former two cod stocks. As a result, Option 1/No Action is not expected to result in any significant changes in fishing behavior or effort relative to current operating conditions. As fishing behavior and effort are not expected to change significantly from status quo conditions, the presence, quantity, or degree of gear (e.g., bottom trawl, gillnet, hook and line) used in the groundfish broad stock areas are also not expected to change significantly. As provided above, interaction risks with protected species are strongly associated with the amount of gear in the water, the duration of time the gear is in the water (e.g., soak or tow duration), and

the presence of protected species in the same area and time as the gear, with risk of an interaction increasing with increases of any or all of these factors. Continuation of “status quo” fishing behavior/effort is not expected to change any of these operating conditions and therefore, relative to current conditions, new or elevated (e.g., more gear) interaction risks to protected species (MMPA protected and ESA listed) are not expected. For these, and the reasons provided in Appendix VI, Section 5.6.1 for MMPA protected (non-ESA listed) and ESA listed species, expected impacts of Option 1/No Action on protected species are likely negligible to slight negative.

Without common pool measures updated to reflect the four revised Atlantic cod stocks, there is an increased potential that trimester TAC measures would not be as constraining for common pool catch since these AMs would not be specified in terms of the four new cod stock units. Thus, when compared to Option 2 and Option 3, Option 1/No Action is expected to have negligible to slight negative impacts on protected species.

#### **6.4.4.1.2 Option 2 – Common Pool Trimester Total Allowable Catch (TAC) Distributions and Closures Areas for Cod Stocks (*Preferred Option*)**

Option 2 would adopt common pool trimester TAC distributions and trimester TAC closure areas for the four revised Atlantic cod stocks. The trimester TAC distributions and trimester TAC closure areas would reflect the most recent catch data. The TAC apportionment amongst trimesters is not expected to create any incentive to increase or change effort amongst trimesters relative to current operating conditions. The changes being made are reflective of current operating conditions in the fishery and thus the trimester distributions are reflective of what the fishery has caught or has the potential to catch within a specific trimester. Common pool sub-ACLs that form the basis of the trimester TAC amounts are quite low for several of the cod stocks, especially SNE cod (see Table 6). While it is expected that these sub-ACLs for the revised cod stocks combined with the trimester TACs and trip limits would serve to constrain effort to avoid closing the TAC areas early, the SNE cod sub-ACL and trimester TACs are so low relative to recent fishing effort that even with constrained effort it is likely inevitable that trimester closures will occur in the SNE stock area. Given this, there is a higher likelihood that trimesters may close early compared to current operating conditions, particularly for the SNE cod area. Sub-ACLs for other groundfish stocks are within the range specified over the most recent five years or more. As a result, under Option 2, fishing behavior and effort (e.g., gear quantity, soak/tow duration, area fished) within a specific trimester are not expected to change significantly from current operating conditions and could decrease. Based on this, new or elevated (e.g., more gear) interaction risks to protected species (ESA listed and MMPA protected species) are not expected. For these, and the reasons provided in Appendix VI, Section 5.6.1 for MMPA protected (non-ESA listed) and ESA listed species, expected impacts of Option 2 on protected species are likely slight negative to slight moderate positive.<sup>1</sup>

Compared to Option 1/No Action, Option 2 is expected to have negligible to slight moderate positive impacts on protected species for the reasons provided above. Option 2 would have negligible impacts on protected species compared to Option 3, since both measures work together to control common pool catch.

#### **6.4.4.1.3 Option 3 – Common Pool Baseline Trip Limits for Cod Stocks (*Preferred Option*)**

Option 3 would establish baseline common pool trip limits for the revised Atlantic cod stock units. Baseline trip limits reflect the most recent catch data. The baseline trip limits are not expected to create any incentive to increase or change effort relative to current operating conditions. Common pool sub-

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<sup>1</sup> Impacts to ESA listed species are expected to range from negligible to slight negative. Impacts to MMPA protected species (non-ESA listed) are expected to range from slight negative to slight moderate positive. Rationale in support of this determination is provided in section 6.4.2.1.

ACLs that inform the baseline trip limits are quite low for several of the cod stocks, especially SNE cod (see Table 6). As a result, under Option 3, fishing behavior and effort (e.g., gear quantity, soak/tow duration, area fished) are not expected to change significantly from current operating conditions and could decrease. Based on this, new or elevated (e.g., more gear) interaction risks to protected species (ESA listed and MMPA protected species) are not expected. For these, and the reasons provided in Appendix VI, Section 5.6.1 for MMPA protected (non-ESA listed) and ESA listed species, expected impacts of Option 3 on protected species are likely slight negative to slight moderate positive.<sup>2</sup>

Compared to Option 1/No Action, Option 3 is expected to have negligible to slight moderate positive impacts on protected species for the reasons provided above. Option 3 would have negligible impacts on protected species compared to Option 2, since both measures work together to control common pool catch.

## **6.4.5 Action 5 - Recreational Fishery Management Measures – Atlantic Cod**

Action 5 encompasses recreational fishery management measures to address Phase 1 of the Council’s Atlantic Cod Management Transition Plan, including recreational measures for SNE cod (Alternative 1) and a temporary administrative measure to allow the Regional Administrator authority to adjust recreational measures for EGOM and GB cod (Alternative 2).

### **6.4.5.1 Alternative 1 – Recreational Fishing Measures for Southern New England Cod (*Preferred Alternative*)**

#### **6.4.5.1.1 Option 1 – No Action**

Under Option 1/No Action, there would be no limit set for recreational possession of SNE cod. The minimum size for cod outside the geographically defined GOM regulated mesh area would remain 23 inches. It is not entirely known whether having no limit set for recreational possession of SNE cod would increase fishing effort relative to current operating conditions, as it is not fully known the degree to which anglers are catching cod while fishing for other species (e.g., tautog) versus targeting cod. See Section 6.5.5.1.2 for further discussion. It is likely that effort under a scenario of no limit set for recreational possession of SNE cod would remain similar to status quo under current recreational measures for “GB cod” as anglers have not been catching the bag limit in recent years, whether due to targeting preferences or availability of fish. Thus, while there is the potential that effort could increase slightly relative to status quo, it is more likely that a similar level of effort in the Southern New England cod broad stock area would continue relative to current operating conditions. As a result, under Option 1/No Action, fishing behavior and effort (e.g., gear quantity, soak/tow duration, area fished) are not expected to change significantly from current operating conditions. Based on this, new or elevated (e.g., more gear, longer soak durations) interaction risks to protected species (ESA listed and MMPA protected species) are not likely but could occur. For these, and the reasons provided in Appendix VI, Section 5.6.1 for MMPA protected (non-ESA listed) and ESA listed species, expected impacts of Option 1/No Action on protected species are uncertain, with likely slight negative to slight positive impacts.<sup>3</sup>

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<sup>2</sup> Impacts to ESA listed species are expected to range from negligible to slight negative. Impacts to MMPA protected species (non-ESA listed) are expected to range from slight negative to slight moderate positive. Rationale in support of this determination is provided in section 6.4.2.1

<sup>3</sup> Impacts to ESA listed species are expected to range from negligible to slight negative. Impacts to MMPA protected species (non-ESA listed) are expected to range from negligible to slight positive. Rationale in support of this determination is provided in section 6.4.2.1.

Compared to Option 2, Option 1/No Action is expected to have negligible to slight negative impacts on protected species, as there is no potential under Option 1/No Action for effort to decrease relative to current operating conditions as there is under Option 2.

#### **6.4.5.1.2 Option 2 – Recreational Fishing Measures for Southern New England Cod (*Preferred Option*)**

Under Option 2, SNE cod would be zero possession for recreational fishermen (charter/party and private anglers). The effect of zero possession on fishing effort is difficult to determine, as it is not fully known the degree to which anglers are catching cod while fishing for other species (e.g., tautog) versus targeting cod, and how zero possession would influence fishing effort and behavior. For anglers encountering cod while fishing for other species, their fishing activity is expected to continue at current levels and areas within the SNE cod broad stock area, while anglers with strong preferences for cod could reduce or eliminate their fishing activity altogether. See Section 6.5.5.1.2 for further discussion. Thus, it is anticipated that a similar level of effort in the Southern New England cod broad stock area would continue, or perhaps there could be a decrease in effort (e.g. reduced number of trips) if anglers with strong preferences for cod choose to reduce or eliminate their fishing activity, but Option 2 is not expected to create any incentive to increase effort relative to current operating conditions. As a result, under Option 2, fishing behavior and effort (e.g., gear quantity, soak/tow duration, area fished) are not expected to change significantly from current operating conditions. Based on this, new or elevated (e.g., more gear, longer soak durations) interaction risks to protected species (ESA listed and MMPA protected species) are not expected. For these, and the reasons provided in Appendix VI, Section 5.6.1 for MMPA protected (non-ESA listed) and ESA listed species, expected impacts of Option 2 on protected species are uncertain, with likely slight negative to slight moderate positive impacts.<sup>4</sup>

Compared to Option 1/No Action, Option 2 is expected to have negligible to slight moderate impacts on protected species given there is a potential for a decrease in effort under Option 2. However, the likelihood or extent of this potential decrease in effort is uncertain.

#### **6.4.5.2 Alternative 2 - Regulatory Process for Regional Administrator to Adjust Recreational Measures for Cod Stocks (*Preferred Alternative*)**

##### **6.4.5.2.1 Option 1 – No Action**

Under Option 1/No Action, the regulatory process that the Regional Administrator follows to adjust recreational fishing measures for stocks with recreational sub-ACLs only would be maintained. There would not be a regulatory process by which the Regional Administrator could adjust recreational measures for EGOM and GB cod. Council action would be needed to set recreational measures for EGOM and GB cod. This is an administrative measure because it does not, in and of itself, change fishing effort or behavior. For these reasons when comparing Option 1/No Action to Option 2, the likely impacts to protected species are negligible.

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<sup>4</sup> Impacts to ESA listed species are expected to range from negligible to slight negative. Impacts to MMPA protected species (non-ESA listed) are expected to range from negligible to slight moderate positive. Rationale in support of this determination is provided in section 6.4.2.1.

#### **6.4.5.2.2 Option 2 - Establish a Regulatory Process for the Regional Administrator to Adjust Recreational Measures for Eastern Gulf of Maine Cod and Georges Bank Cod (Preferred Option)**

Under Option 2, a temporary regulatory process for the Regional Administrator to adjust recreational fishing measures for Eastern Gulf of Maine (EGOM) cod and Georges Bank (GB) cod for FY2026 only would be established. This is in addition to the regulatory process for the Regional Administrator to adjust recreational fishing measures for stocks with recreational sub-ACLs. Establishing a temporary regulatory process for the Regional Administrator to adjust recreational fishing measures for Eastern Gulf of Maine (EGOM) cod and Georges Bank (GB) cod for FY2026 only is an administrative measure and this will have no direct impact on protected species (ESA listed and MMPA protected) because it does not, in and of itself, change fishing effort or fishing behavior. For these reasons when comparing Option 2 to Option 1/No Action, the likely impacts to protected species are negligible.

## **6.5 IMPACTS ON HUMAN COMMUNITIES – ECONOMICS**

Consideration of the economic impacts of the changes made in this framework is required pursuant to the National Environmental Policy Act (NEPA) of 1969 and the Magnuson-Stevens Fishery Conservation and Management Act (MSA) of 1976. NEPA requires that before any federal agency may take “actions significantly affecting the quality of the human environment,” that agency must prepare an Environmental Assessment (EA) or Environmental Impact Statement (EIS) that includes the integrated use of the social sciences (NEPA Section 102(2) (C)). The MSA stipulates that the social and economic impacts to all fishery stakeholders should be analyzed for each proposed fishery management measure to provide advice to the Council when making regulatory decisions (Magnuson-Stevens Section 1010627, 109-47).

The National Marine Fisheries Service (NMFS) provides guidelines to use when performing economic reviews of regulatory actions. The key dimensions for this analysis are expected changes in net benefits to fishery stakeholders, the distribution of benefits and costs within the industry, and changes in income and employment (NMFS 2007). Where possible, cumulative effects of regulations are identified and discussed. Non-economic social concerns are discussed in Section 6.6. The economic impacts presented here consist of both qualitative and quantitative analyses dependent on available data, resources, and the measurability of predicted outcomes. It is assumed throughout this analysis that changes in revenues would have downstream impacts on income levels and employment; however, these are only mentioned if directly quantifiable.

### **6.5.1 Action 1 – Incorporating Revised Atlantic Cod Stock Units into the Northeast Multispecies FMP**

#### **6.5.1.1 Alternative 1 – No Action**

Alternative 1/No Action has no direct or indirect economic impacts. Impacts are determined from the implementing measures in Actions 2 – 5. Under Alternative 1/No Action, the possible measures for Actions 2 – 5 would be limited to Alternative 1/No Action under each action.

#### **6.5.1.2 Alternative 2 – Status Quo**

Alternative 2 has no direct or indirect economic impacts. Impacts are determined from the implementing measures in Actions 2 – 5. Under Alternative 2, the possible measures for Actions 2 – 5 would be limited to Alternative 1/No Action under each action.

### **6.5.1.3 Alternative 3 – Revise Atlantic Cod Stock Units in the FMP (*Preferred Alternative*)**

Alternative 3 has no direct or indirect economic impacts. Impacts are determined from the implementing measures in Actions 2 – 5.

## **6.5.2 Action 2 – Atlantic Cod Status Determination Criteria**

### **6.5.2.1 Alternative 1 – No Action**

Under Alternative 1/No Action, status determination criteria (SDCs) would not be adopted for the four new Atlantic cod stock units. Economic impacts in the short term would be negative, as there would not be SDCs specified for the four Atlantic cod stocks with which to specify OFLs, ABCs, and ACLs. In the long-term, biomass targets would not be based on the latest scientific information, increasing the risk of overfishing, and eroding long fishery net revenues over the long term. Overall, Alternative 1/No Action is expected to have negative economic impacts, and negative impacts when compared to Alternative 2.

### **6.5.2.2 Alternative 2 – New Status Determination for Cod Stocks (*Preferred Alternative*)**

Alternative 2 would adopt new SDCs for the four Atlantic cod stock units. In the short term, economic impacts could be positive or negative, since SDCs are needed to specify OFLs, ABCs, and ACLs, and these levels of catch may be lower than the fishery has experienced. In the long-term, Alternative 2 is expected to have positive economic impacts, since adopting SDCs for the four new Atlantic cod stocks according to the most recent scientific assessments decreases the likelihood of overfishing or the stock becoming overfished over the long run, which allows for increased fishery revenues. Overall, Alternative 2 is expected to have low positive economic impacts. Compared to Alternative 1/No Action, economic impacts are expected to be positive.

## **6.5.3 Action 3 – Revised Specifications for Atlantic Cod**

### **6.5.3.1 Alternative 1 – No Action**

#### *Commercial Groundfish Fishery - Sector component*

Under Alternative 1/No Action, the four Atlantic cod stocks (WGOM cod, EGOM cod, GB cod, and SNE cod) would not have FY2026 ACLs specified. For these stocks, there would be no specifications and no allocations, and without ACE, the sector fishery would not be able to operate in all broad stock areas. Current management measures require that a sector stop fishing in a stock area if it does not have ACE for a given stock. Alternative 1/No Action would have high negative impacts for the sector fishery compared to Alternative 2. Without cod specifications in place on May 1, 2026, the sector fishery would effectively be shut down unless, or until, new specifications were implemented.

#### *Commercial Groundfish Fishery - Common Pool*

Under Alternative 1/No Action, the four Atlantic cod stocks (WGOM cod, EGOM cod, GB cod, and SNE cod) would not have FY2026 ACLs specified. For these stocks, there would be no specifications and therefore would have high negative impacts on the common pool fishery under Alternative 1/No Action relative to Alternative 2. Without cod specifications in place on May 1, 2026, the common pool fishery would not be able to direct fishing on these stocks and is expected to be limited to fishing outside the areas where Atlantic cod is primarily caught commercially.

### Recreational Groundfish Fishery

*WGOM cod* – Under Alternative 1/No Action, there would be no new WGOM cod sub-ACL for the recreational fishery. Relative to Alternative 2, the economic impacts of No Action would be negative since a catch limit would not be allocated.

*SNE cod* - See Section 6.5.3.3

### **6.5.3.2 Alternative 2 – Revised Specifications (*Preferred Alternative*)**

Comparisons between FY2025 and proposed FY2026 commercial sub-ACLs and recreational sub-ACLs are provided in Table 12 and Table 13. While the four Atlantic cod stocks are new to the FMP and do not have FY2025 ACLs to make a direct comparison to, Table 12 and Table 13 provides a comparison between the commercial groundfish fishery sub-ACLs for FY2025 summed across the two old/current cod stocks (GOM and GB) and proposed FY2026 sub-ACLs summed across the four new cod stocks (EGOM, WGOM, GB, SNE). Table 14 also provides a comparison between the commercial groundfish fishery sub-ACLs for FY2024 summed across the two old/current cod stocks (GOM and GB) and proposed FY2026 sub-ACLs summed across the four new cod stocks (EGOM, WGOM, GB, SNE), given the Quota Change Model was run in 2024 based on FY2025 sub-ACLs compared relative to FY2024 values.

The four Atlantic cod stocks (EGOM cod, WGOM cod, GB cod, SNE cod) would not have FY2026 ACLs specified under Alternative 1/No Action. Therefore, Alternative 2 would have positive impacts compared to Alternative 1/No Action for these stocks since specifications would be in place.

**Table 12 – Comparison of commercial (sector and common pool) groundfish sub-ACLs (mt) for FY2025 (based on May 1, 2025 emergency action) and proposed FY2026, including the percent change between years of the total amount of cod across the cod stocks. Proposed FY2026 sub-ACLs as indicated under Alternative 2/Revised Specifications.**

Existing Stocks (FY2025)	Commercial groundfish sub-ACL		Proposed Stocks (FY2026)
	FY2025 (mt) (Emergency Action)	Proposed FY2026 (mt) (Amendment 25)	
GOM Cod	176.3	36.5	EGOM Cod
GB Cod		289.8	WGOM Cod
	139.9	92.6	GB Cod
		6.7	SNE Cod
Total Cod (2 stocks)	316.2	425.6	Total Cod (4 stocks)
Percent change from FY2025 to FY2026	+34.6%		

**Table 13 – Comparison of recreational sub-ACLs (mt) for FY2025 and proposed FY2026. Proposed FY2026 sub-ACLs as indicated under Alternative 2/Revised Specifications.**

Existing Stocks (FY2025)	Recreational groundfish sub-ACL		Proposed Stocks (FY2026)
	FY2025 (mt) (Emergency Action)	Proposed FY2026 (mt) (Amendment 25)	
GOM Cod	120	n/a	EGOM Cod
GB Cod		118	WGOM Cod
	n/a	n/a	GB Cod
		18	SNE Cod

**Table 14 – Comparison of commercial groundfish fishery sub-ACLs (mt) for FY2024 summed across the two existing cod stocks (GOM and GB) and proposed FY2026 summed across the four new cod stocks (EGOM, WGOM, GB, SNE), including the percent change between years. Proposed FY2026 sub-ACL reflects the summed sub-ACLs for EGOM cod, WGOM cod, GB cod, and SNE cod, as indicated under Alternative 2/Revised Specifications.**

Commercial groundfish sub-ACL summed across cod stocks		
FY2024 (mt) GOM + GB	Proposed FY2026 (mt) EGOM + WGOM + GB + SNE	% Change
667.4	425.6	-36%

Commercial Groundfish Fishery - Sector component

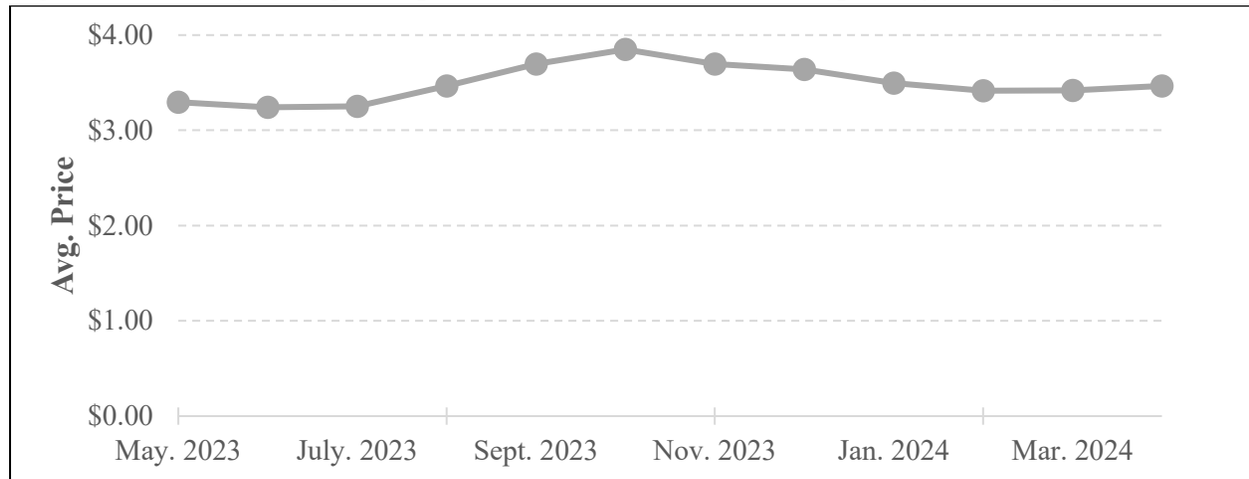
**Quota Change Model**

**Methods**

The Quota Change Model (QCM) is used to analyze the impacts of each combination of measures on the sector portion of the groundfish fishery, which has comprised 99% of commercial groundfish revenues over the last five fishing years (see Appendix VI, Section 5.7). The QCM is a Monte Carlo simulation

model that selects from existing records the trips most likely to take place under new regulatory conditions. To do this, a large pool of actual trips is created from a reference dataset. For this prediction, the reference dataset consists of groundfish trips taken from the 2023 fishing year (May 1, 2023 – April 30, 2024). The composition of this pool is conditioned on each trip’s utilization of allocated Annual Catch Entitlement (ACE), under the assumption that the most likely trips to take place in the fishing year being analyzed are those fishing efficiently under the new sector sub-ACLs. The more efficiently a trip uses its ACE, the more likely that trip is to be drawn into the sample pool. ACE efficiency is determined by the ratio of ACE expended to net revenues on a trip, iterated over each of the 17 allocated stocks. Operating profits are calculated as gross revenues minus trip costs minus the opportunity cost of quota, where trip costs are estimated using observer data (Figure 2) and quota opportunity costs are estimated from a model of inter-sector lease price and quantity data.

**Figure 2 – Monthly average fuel price (nominal \$), sector vessel trips, May 2023 – April 2024.**



Source: Northeast Fisheries Observer Program (NEFOP) and At-Sea Monitoring (ASM) data.

Once the sample pool is constructed, trips are pulled from the pool at random, summing up the ACE expended for the 17 allocated stocks as each trip is drawn. When one stock’s ACE reaches the sector sub-ACL limit, no further trips from that broad stock area are selected. The model continues selecting trips until sector sub-ACLs are achieved for areas that encompass the WGOM cod and GB broadstock areas or, alternatively, if sub-ACLs are reached for one of the unit stocks.

The model does not continue selecting trips even if EGOM cod and/or SNE cod/winter flounder/yellowtail flounder quota is available. This decision is based on the low levels of utilization for these stocks in recent years. However, this is an important assumption as the fishery could, for example, harvest more in the EGOM than in previous years due to the split of the WGOM and EGOM cod stocks. As will be shown in the model results, the WGOM cod quota is predicted to be far more constraining to the fishery than the EGOM cod quota.

This selection process forms a synthetic fishing year. A total of 250 synthetic years are constructed, and median values and confidence intervals are reported. By running simulations based on actual fishing trips, the model implicitly assumes that:

- stock conditions, fishing practices and harvest technologies existing during the data period are representative;
- sector enrollment from the data period are representative (i.e. a shift from sectors to the common pool could cause an overestimate in fishery revenue);
- trips are repeatable;

- demand for groundfish is constant, noting that fish prices do vary between the reference population and the sample population, but this variability is consistent with the underlying price/quantity relationship observed during the reference period;
- quota opportunity costs and operating costs are both constant;
- ACE flows seamlessly from lesser to lessee such that fishery-wide caps can be met without leaving ACE for constraining stocks stranded;
- At-Sea Monitoring (ASM) costs are fully subsidized; and
- the condition of a trip being observed has no explicit effect on its ability to be chosen into the selection pool.
- Allocations to individual sectors are not considered, as the fishery is modeled as a whole.

The net effect of the constraints imposed by these assumptions is unclear. The selection algorithm draws mainly from efficient trips—if fishermen make relatively less efficient trips, the model estimates will be biased high. Through a combination of technological improvement (gear rigging, equipment upgrades, etc.) or behavioral modifications, fishermen are likely to improve on their ability to avoid constraining stocks. If these adjustments are successful, the model predictions may be biased low. Furthermore, the model will under-predict true landings and/or revenues if stock conditions for non-constraining stocks improve, if demand for groundfish rises, or if fishing practices change and fishermen become more efficient at maximizing the value of their ACE. Conversely, the model will over-predict true landings and/or revenues if stock conditions of non-constraining stocks decline, markets deteriorate, or fishing costs increase.

The model is intended to capture fishery-wide behavioral changes with respect to groundfish sub-ACL changes, and groundfish catch is maximized by the constrained optimization algorithm. Catch of non-groundfish stocks on groundfish trips are captured in the model, but not explicitly modeled, such that constraints on other fisheries are not incorporated.

Performance of the QCM from recent fishing years is shown in Table 15. The fishery experienced an uptick in landings and revenue during FY2020 not predicted by the model. With moderately higher levels of revenue in FY2020 – FY2021, the model predicted similar results for FY2022 that did not materialize. While the 2024 fishing year is ongoing, the model predictions appear to be more accurate than in previous years. Current projections, based on landings/revenue from May – October 2024 are \$39.6M in groundfish revenue and \$57.8M in total revenue from groundfish trips. These values would represent \$1.2M (3%) and \$0.4M (1%) less than the Framework (FW) 66 QCM predictions.

The QCM was run in 2024 as part of the analysis to implement the four new cod stocks in FY2025. Because of the disapproval of the original submission of Amendment 25 and the subsequent need for the Council to reconsider and submit a revised version of Amendment 25, implementation of specifications is now intended for FY2026. At this time, there is insufficient information to rerun the QCM using FY2026 specifications, which will be developed in a future Framework. Therefore, the results presented below reflect the QCM analysis for projected FY2025 revenues and represent the best available information for this action.

**Table 15 – Performance of Quota Change Model, fishing years 2020 – 2024. Revenues and costs are for the sector component of the groundfish fishery (nominal USD, millions).**

	FY2020		FY2021		FY2022		FY2023		FY2024
	Predicted <sup>5</sup>	Realized	Predicted <sup>6</sup>	Realized	Predicted <sup>7</sup>	Realized	Predicted <sup>8</sup>	Realized	Predicted <sup>9</sup>
Groundfish Revenue	49.0	55.4	45.3	51.9	51.9	45.1	47.9	41.7	40.8
Total Revenue	70.1	75.8	63.5	75.1	73.3	66.6	74.2	61.6	58.2
Operating Cost	12.5	15.0	10.9	16.1	10.9	17.5	19.1	15.5	15.0
Sector Cost	1.9	2.2	1.8	1.6	1.8	1.5	1.5	1.5	1.3
Quota Cost	5.4	2.9	3.6	4.3	2.7	4.2	4.3	6.1	6.1
Operating Profit	50.3	55.7	47.1	53.1	59.4	43.4	51.0	38.5	36.1

<sup>5</sup> FW59, reference pool=FY2018

<sup>6</sup> FW61, reference pool=FY2019

<sup>7</sup> FW63, reference pool= September 2020 – August 2021

<sup>8</sup> FW65, reference pool= November 2021 – October 2022

<sup>9</sup> FW66, reference pool= November 2022 – October 2023. FY2024 groundfish revenue from May – October 2024 is \$20.1M; projection for FY is \$39.6M.

## Results

**Table 16 – Summary of realized FY2023 and predicted FY2024 and FY2025 revenues and costs for the sector portion of the commercial groundfish fishery; median values; nominal dollars (millions).**

Option	Groundfish Gross Revenues	Total Gross Revenues	Operating Cost	Sector Cost	Quota Cost	Operating Profit	Days Absent
FY2023 Realized	41.7	61.6	14.8	1.4	6.1	39.3	8,914
FY2023 Prediction	47.9	74.2	19.1	1.5	4.3	51.0	8,994
FY2024 Prediction	40.8	58.2	15.0	1.3	6.1	36.1	8,342
FY2025 Prediction (Alt 2; MUB <sup>1</sup> )	33.5	49.1	10.8	1.1	4.8	32.3	6,699
FY2025 Prediction (Alt 2; no MUB <sup>2</sup> )	34.7	51.7	11.6	1.2	5.0	33.9	7,192

<sup>1</sup> MUB in place for all groundfish stocks.

<sup>2</sup> MUB removed for all groundfish stocks, other than SNE cod.

The FY2025 prediction includes the management uncertainty buffer (MUB) in place for all groundfish stocks, and a separate prediction for the MUB removed for all stocks, other than SNE cod (Table 16). A third run, removing only the management uncertainty buffer for white hake, yielded similar results as the first run (MUB in place for all stocks) and therefore is not included in the summary tables.

When all MUBs are included, predicted groundfish revenue for FY2025 is \$33.5M, representing a \$8.2M (-20%) decrease from the FY2023 realized value of \$41.7M. Total predicted gross revenues from groundfish trips for FY2025 is \$49.1M. This represents a \$12.5M decrease from the FY2023 realized value of \$61.6M.

When MUBs are removed for all stocks other than SNE cod, predicted groundfish revenue for FY2025 is \$34.7M, an increase of \$1.2M compared to the inclusion of buffers. Total revenue from groundfish trips is \$51.7M, an increase of \$2.6M compared to the inclusion of buffers. However, even with the removal of MUBs for groundfish stocks, FY2025 predicted groundfish revenue is still \$7.0M (17%) lower than the FY2023 value. Total revenue from groundfish trips is still \$9.9M (16%) lower.

Of note, these predicted revenue decreases are largely influenced by the constraining WGOM cod stock. Table 17 and Table 18 show that this stock is predicted to be fully utilized, with or without the MUBs. A large portion of groundfish revenue has been generated from harvest that occurs within WGOM cod statistical areas in recent years. For example, over the 2019 – 2023 fishing years, 76% of groundfish revenue and 72% of total revenue from groundfish trips has been generated from these statistical areas. The model predicts that revenue from other groundfish stocks that primarily occur within WGOM cod statistical areas will be influenced by the constraining cod stock. For example, predicted pollock revenue

is \$1.1M lower than FY2023, predicted redfish revenue is \$0.5M lower than FY2023, and predicted white hake revenue is \$0.5M lower than FY2023 (Table 64). If the fishery is able to avoid cod to a greater extent than the model predicts, these predicted revenue losses for un-constraining stocks may be exaggerated. Outside of WGOM cod, GB haddock, white hake, and GB cod are also predicted to have high utilization rates.

Home port and trip port<sup>10</sup> results are presented in Table 19 and Table 20, respectively. The results between the two tables are generally similar with a few exceptions. Home port revenue is considerably higher for Portland, ME compared to landing port revenue. Conversely, landing port revenue is higher for Boston, MA compared to home port revenue. The removal of the MUBs has a positive impact on revenue across all major ports. This may suggest that the removal of the MUB buffer for WGOM cod (12.4mt) will provide some additional harvesting opportunities for all groundfish ports.

By vessel length (Table 21), all size classes are predicted to have higher groundfish revenues with the removal of the MUBs. The distribution of groundfish revenues during FY2025 are predicted to be 61% for vessels 75' and longer, 23% for vessels 50' to <75', and 16% for vessels <50' in length, with or without buffers in place. Similar to the port-level results, the vessel-size class results indicate that the impacts of FY2025 quota reductions will have profound impacts across the fishery.

Of note, behavioral changes in the fishery may occur due to the transition from two cod stocks to four for FY2025. For example, few trips occurred in the EGOM cod broad stock area during FY2023. With separate WGOM and EGOM cod quotas in FY2025, and the WGOM quota predicted to be highly constraining, there may be a shift in effort east. The QCM is largely unable to predict these sorts of potential large effort shifts as noted in the model assumptions listed under the methods section: "stock conditions, fishing practices and harvest technologies existing during the data period are representative".

Stocks with predicted high levels of utilization in FY2025 are expected to have higher quota prices relative to less utilized stocks. Stock-level quota prices and costs are summarized in Table 22. Quota costs represent the opportunity cost of quota where each pound of catch is multiplied by the estimated quota price. That is, every pound of fish caught can no longer be leased out. Quota accounting costs would look quite different as sectors/vessels will have varying needs to lease in quota, based in part on their initial allocations. The accuracy of FY2023 lease costs for FY2025 will vary considerably by stock. White hake had a high lease cost in FY2023 and this will likely continue for FY2025, given predicted utilization levels. On the other hand, GB haddock had no associated lease cost in FY2023; this will almost certainly not be the case for FY2025. Exploratory model runs assuming lease costs of \$2/lb for GB haddock and \$5/lb for WGOM cod predict further declines in revenue and increases in quota costs.

Overall, economic impacts to the sector fishery from either scenario (with or without MUB removal) under Alternative 2 are highly positive compared to Alternative 1/No Action, as under No Action there would be no sector fishing beginning May 1, 2025, without ACLs specified for the four Atlantic cod stocks. Relative to FY2023 and FY2024, economic impacts would be highly negative, given the decline in revenues predicted for FY2025 from realized revenues in FY2023 and predicted revenues for FY2024 (Table 16). The decline in revenue is predicted to be greater under the scenario with the MUBs in place and removing the MUBs (except for SNE cod) may help to offset some of the negative economic impacts.

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<sup>10</sup> Trip port is primarily defined by the dealer port, and secondarily defined by the VTR port

**Table 17 – Alternative 2 (MUB in place for all stocks) stock-level catch and revenue predictions, median values with 5% and 95% confidence intervals, nominal dollars (millions). Stocks are presented in order of FY2025 predicted ex-vessel value.**

Stock	Sub-ACL (mt)	Predicted Catch (mt)	Predicted Utilization	FY25 Prediction	<i>p</i> (5%) Revenue	<i>p</i> (95%) Revenue	FY23 Realized Revenue
Pollock	10,598	2,950	27.8%	7.6	6.4	8.4	8.9
Redfish	7,782	3,313	42.6%	4.9	4	5.7	5.7
White Hake	1,798	1,476	82.1%	4.2	3.3	4.6	4.8
American Plaice	7,993	1,223	15.3%	3.9	3.1	4.4	4.3
GOM Haddock	2,032	1,241	61.1%	3.4	2.7	3.9	3.5
GB Haddock	1,408	1,279	90.9%	3.4	2.7	3.8	7.1
Witch Flounder	1,356	953	70.3%	2.7	2.1	3.1	3
WGOM Cod	236	235	99.9%	1	0.8	1.1	1.9
GB Winter Flounder	1,389	186	13.4%	0.9	0.5	1.4	1.0
CC/GOM Yellowtail Flounder	768	259	33.7%	0.4	0.3	0.4	0.4
GOM Winter Flounder	525	94	17.9%	0.3	0.3	0.4	0.4
Halibut	N/A	23	N/A	0.2	0.1	0.2	0.2
GB Cod	70	40	58.1%	0.2	0.1	0.2	0.3
SNE/MA Winter Flounder	388	11	2.8%	<0.1	<0.1	0.1	0.1
SNE Cod	4	1	21.4%	<0.1	<0.1	<0.1	<0.1
EGOM Cod	43	0	1.1%	<0.1	<0.1	<0.1	<0.1
GB Yellowtail Flounder	63	0	0.4%	<0.1	<0.1	<0.1	<0.1
SNE/MA Yellowtail Flounder	26	0	0.2%	<0.1	<0.1	<0.1	<0.1

**Table 18 – Alternative 3 (MUB removed for all stocks, other than SNE cod) stock-level catch and revenue predictions, median values with 5% and 95% confidence intervals, nominal dollars (millions). Stocks are presented in order of FY2025 predicted ex-vessel value.**

Stock	Sub-ACL (mt)	Predicted Catch (mt)	Predicted Utilization	FY25 Prediction	<i>p</i> (5%) Revenue	<i>p</i> (95%) Revenue	FY23 Realized Revenue
Pollock	11,155	2,991	26.8%	7.8	7.0	8.6	8.9
Redfish	8,192	3,473	42.4%	5.2	4.4	5.9	5.7
White Hake	1,893	1,524	80.5%	4.3	3.9	4.7	4.8
American Plaice	8,413	1,288	15.3%	4.1	3.7	4.6	4.3
GB Haddock	1,482	1,358	91.7%	3.6	3.1	4.1	7.1
GOM Haddock	2,139	1,263	59.1%	3.5	3.1	3.9	3.5
Witch Flounder	1,427	978	68.6%	2.8	2.5	3.1	3
WGOM Cod	248	248	99.9%	1.1	1.1	1.1	1.9
GB Winter Flounder	1,432	203	14.2%	1.0	0.6	1.5	1
CC/GOM Yellowtail Flounder	808	268	33.1%	0.4	0.3	0.4	0.4
GOM Winter Flounder	553	97	17.5%	0.4	0.3	0.4	0.4
GB Cod	73	53	72.0%	0.2	0.1	0.3	0.3
Halibut	N/A	25	N/A	0.2	0.2	0.2	0.2
SNE/MA Winter Flounder	408	13	3.1%	<0.1	<0.1	0.1	0.1
SNE Cod	4	1	27.7%	<0.1	<0.1	<0.1	<0.1
EGOM Cod	46	<1	0.7%	<0.1	<0.1	<0.1	<0.1
GB Yellowtail Flounder	65	<1	0.5%	<0.1	<0.1	<0.1	<0.1
SNE/MA Yellowtail Flounder	27	<1	0.2%	<0.1	<0.1	<0.1	<0.1

**Table 19 – Alternative 2 groundfish revenue prediction by *home port*, mean values with 5% and 95% confidence intervals in parenthesis, nominal dollars (millions).**

State/Port	MUB in place for all stocks		MUB removed for all stocks, other than SNE cod	
	Groundfish Revenue	Total Revenue	Groundfish Revenue	Total Revenue
Massachusetts				
<i>Gloucester</i>	10.9 (9.0 - 12.3)	14.3 (12.0 - 16.3)	11.2 (9.9 - 12.4)	14.9 (13.4 - 16.4)
<i>Boston/Scituate</i>	4.5 (3.5 - 5.4)	6.2 (4.7 - 7.3)	4.8 (4.0 - 5.6)	6.5 (5.6 - 7.4)
<i>New Bedford</i>	7.7 (6.3 - 9.1)	13.3 (10.7 - 16.3)	8.3 (7.1 - 9.5)	14.5 (12.5 - 17.1)
<i>Outer/Lower Cape</i>	0.1 (<0.1 - 0.1)	0.8 (0.5 - 1.6)	0.1 (<0.1 - 0.1)	1.0 (0.6 - 1.8)
<i>Other MA ports</i>	0.1 (0.1 - 0.1)	0.2 (0.1 - 0.3)	0.1 (0.1 - 0.1)	0.2 (0.1 - 0.3)
Maine				
<i>Portland</i>	5.5 (4.2 - 6.7)	6.8 (5.3 - 8.0)	6.0 (5.0 - 6.8)	7.3 (6.2 - 8.4)
<i>Other ME ports</i>	1.7 (1.3 - 2.1)	2.0 (1.5 - 2.4)	1.7 (1.4 - 2.0)	2.0 (1.6 - 2.3)
Rhode Island (all)	0.2 (0.1 - 0.4)	1.5 (0.7 - 3.9)	0.2 (0.1 - 0.4)	1.9 (0.9 - 4.2)
New Hampshire (all)	0.6 (0.4 - 0.8)	1.0 (0.7 - 1.2)	0.7 (0.5 - 0.9)	1.0 (0.8 - 1.2)

**Table 20 – Alternative 2 groundfish revenue prediction by *trip port*, mean values with 5% and 95% confidence intervals in parenthesis, nominal dollars (millions).**

State/Port	MUB in place for all stocks		MUB removed for all stocks, other than SNE cod	
	Groundfish Revenue	Total Revenue	Groundfish Revenue	Total Revenue
Massachusetts				
<i>Gloucester</i>	10.0 (8.2 - 11.3)	13.7 (11.4 - 15.5)	10.4 (9.3 - 11.7)	14.4 (12.9 - 15.9)
<i>Boston/Scituate</i>	10.4 (8.6 - 11.8)	13.4 (11.2 - 15.1)	11.2 (9.9 - 12.5)	14.4 (12.8 - 16.0)
<i>New Bedford</i>	9.0 (7.6 - 10.3)	14.3 (11.8 - 17.2)	9.6 (8.3 - 10.9)	15.5 (13.5 - 18.1)
<i>Outer/Lower Cape</i>	0.1 (0.1 - 0.1)	1.5 (0.9 - 2.2)	0.1 (<0.1 - 0.1)	1.7 (1.2 - 2.6)
<i>Other MA ports</i>	0.1 (<0.1 - 0.1)	0.1 (<0.1 - 0.1)	0.1 (<0.1 - 0.1)	0.1 (0.1 - 0.1)
Maine				
<i>Portland</i>	2.5 (1.9 - 3.0)	3.0 (2.2 - 3.5)	2.5 (2.1 - 3.0)	3.0 (2.6 - 3.5)
<i>Other ME ports</i>	0.4 (0.3 - 0.6)	0.6 (0.5 - 0.8)	0.5 (0.3 - 0.6)	0.7 (0.5 - 0.8)
Rhode Island (all)	<0.1 (<0.1 - .1)	1.1 (0.5 - 3.3)	<0.1 (<0.1 - .1)	1.4 (0.7 - 3.6)
New Hampshire (all)	0.2 (0.2 - 0.3)	0.5 (0.3 - 0.6)	0.3 (0.2 - 0.4)	0.5 (0.4 - 0.6)

**Table 21 – Alternative 2 groundfish species revenue and total revenue prediction by size class, mean values with 5% and 95% confidence intervals in parenthesis, nominal dollars (millions).**

Vessel Length Category	MUB in place for all stocks		MUB removed for all stocks, other than SNE cod	
	Groundfish Revenue	Total Revenue	Groundfish Revenue	Total Revenue
75'+	19.9 (16.8 - 22.1)	27.5 (23.0 - 30.9)	21.1 (19.4 - 22.8)	29.5 (27.2 - 31.9)
50'to<75'	7.5 (6.2 - 8.4)	12.4 (9.8 - 14.9)	8.0 (7.0 - 8.9)	13.5 (11.5 - 16.1)
<50'	5.4 (4.3 - 6.3)	8.4 (6.4 - 10.0)	5.6 (4.9 - 6.4)	8.9 (7.9 - 10.7)

**Table 22 – Stock-level landings (Alternative 2: MUB removed for all stocks, other than SNE cod), estimated quota prices, and quota costs. Stocks listed in order of predicted FY2025 revenue**

Stock	Predicted Catch (lbs.)	FY2023 Estimated Quota Price	Quota Cost
Pollock	6,594,161	0.01	93,307
Redfish	7,657,533	0.03	245,347
White Hake	3,359,963	0.75	2,534,453
American Plaice	2,838,549	0.00	0
GB Haddock	2,994,426	0.00	0
GOM Haddock	2,785,028	0.35	985,287
Witch Flounder	2,157,018	0.17	376,788
WGOM Cod	546,423	1.26	686,925
GB Winter Flounder	446,900	0.00	0
CC/GOM Yellowtail Flounder	590,518	0.00	431
GOM Winter Flounder	213,776	0.01	2,095
GB Cod	116,192	0.49	57,330
Halibut	N/A	N/A	N/A
SNE/MA Winter Flounder	27,943	0.00	0
SNE Cod	2,445	0.49	1,206
EGOM Cod	733	1.26	921
GB Yellowtail Flounder	670	0.00	0
SNE/MA Yellowtail Flounder	126	0.00	0
<i>Total</i>	<i>30,332,403</i>		<i>4,984,092</i>

Commercial Groundfish Fishery - Common Pool

The four Atlantic cod stocks (WGOM cod, EGOM cod, GB cod, and SNE cod) would not have FY2026 ACLs specified under Alternative 1/No Action (WGOM cod, EGOM cod, GB cod, and SNE cod). For these stocks, there would be no specifications and therefore would have negative impacts on the common pool fishery under Alternative 1/No Action relative to Alternative 2. Therefore, Alternative 2 would have positive economic impacts on the common pool relative to No Action.

Recreational Groundfish Fishery

*WGOM cod* – Under Alternative 2, there would be a new WGOM cod sub-ACL for the recreational fishery. Relative to Alternative 1/No Action, the economic impacts of Alternative 2 would be positive since a catch limit would be allocated.

*SNE cod* - See Section 6.5.3.3.

### **6.5.3.3 Alternative 3 – Southern New England Cod Recreational Sub-ACL (Preferred Alternative)**

#### **6.5.3.3.1 Option 1 – No Action**

##### Recreational Groundfish Fishery

Under Option 1/No Action, SNE cod would not have a specification for the recreational fishery. Relative to Option 2, the economic impacts of Option 1/No Action would be negative since a catch limit would not be allocated, which could lead to overages of the total ACL and further restrictions on access to fishing cod.

##### Commercial Groundfish Fishery

Under Option 1/No Action, SNE cod would not have a specification for the recreational fishery. Relative to Option 2, the economic impacts of Option 1/No Action would be negative since a catch limit would not be allocated, which could lead to overages of the total ACL thereby holding the commercial fishery responsible for paying back any overages in a subsequent year.

#### **6.5.3.3.2 Option 2 – Develop Southern New England Cod Recreational Sub-ACL (Preferred Option)**

##### Recreational Groundfish Fishery

Under Option 2, SNE cod would have a specification for the recreational fishery. Relative to Option 1/No Action, the economic impacts of Option 2 would be positive since a catch limit would be allocated, which would reduce the risk of an overage of the total ACL and hold the component of the fishery that caused an overage accountable.

##### Commercial Groundfish Fishery

Under Option 2, SNE cod would have a specification for the recreational fishery. The component of the fishery that caused an overage would be accountable. Relative to Option 1/No Action, the economic impacts of Option 2 would be positive since a catch limit would be allocated and would reduce the risk of an overage of the total ACL.

### **6.5.4 Action 4 – Commercial Fishery Management Measures – Atlantic Cod**

#### **6.5.4.1 Alternative 1 – Common Pool Accountability Measures for Cod Stocks (Preferred Alternative)**

##### **6.5.4.1.1 Option 1 – No Action**

Under Option 1/No Action without common pool accountability measures that reflect the four new cod stock units, there is increased risk of common pool catches exceeding sub-ACLs. When compared to Options 2 and 3, Option 1/No Action could have negative economic impacts on the sector fishery and recreational fishery, but mixed (positive, negative, neutral) economic impacts on the common pool fishery.

#### **6.5.4.1.2 Option 2 – Common Pool Trimester Total Allowable Catch (TAC) Distributions and Closures Areas for Cod Stocks (*Preferred Option*)**

Option 2 would adopt common pool trimester TAC distributions and trimester TAC closure areas for the four revised Atlantic cod stocks. Option 2 would reduce the risk of the common pool exceeding sub-ACLs for the four new cod stocks. When compared to Option 1/No Action, Option 2 could have positive economic impacts on the sector fishery and recreational fishery, but mixed (positive, negative, neutral) economic impacts on the common pool fishery. Using the most recent five years of data to determine the distribution could have positive economic impacts on the common pool fishery as it would be consistent with recent fishing effort. In addition, the updated trimester closure areas for the common pool may offer fishing opportunities outside of the closures for other groundfish stocks like haddock, pollock, and flatfish. On the other hand, having four cod stocks (rather than two cod stocks) could lead to more frequent common pool closures, which would have negative economic impacts on the common pool fishery.

#### **6.5.4.1.3 Option 3 – Common Pool Baseline Trip Limits for Cod Stocks (*Preferred Option*)**

Option 3 would establish baseline common pool trip limits for the revised Atlantic cod stock units. Option 3 would reduce the risk of the common pool exceeding sub-ACLs for the four new cod stocks. When compared to Option 1/No Action, Option 3 could have positive economic impacts on the sector fishery and recreational fishery, but mixed (positive, negative, neutral) economic impacts on the common pool fishery. Depending on the actual trip limits, these may be higher or lower than what common pool participants experienced in the past.

### **6.5.5 Action 5 - Recreational Fishery Management Measures – Atlantic Cod**

#### **6.5.5.1 Alternative 1 – Recreational Fishing Measures for Southern New England Cod (*Preferred Alternative*)**

##### **6.5.5.1.1 Option 1 – No Action**

Under Option 1, the federal recreational fishery would not be restricted beyond a minimum fish size of 23 inches for SNE cod. Continuing to allow possession of SNE cod in the recreational fishery would result in positive recreational economic benefits in the short term. However, the concern of overfishing the stock is higher without possession limits. Long-term impacts could be negative if the ability of the SNE cod stock to recover is compromised by recreational landings, which would negatively impact the commercial and recreational fisheries.

Notably, the issues of discard mortality and noncompliance in the recreational fishery from a prohibition on landings means the long-term benefits of SNE cod to the recreational fishery are hard to project, no matter the regulations selected.

Overall, the recreational fishery economic impacts of Option 1 would be positive relative to Option 2 and the commercial fishery economic impacts of Option 1 would be negative relative to Option 2.

##### **6.5.5.1.2 Option 2 – Recreational Fishing Measures for Southern New England Cod (*Preferred Option*)**

Under Option 2, the federal recreational fishery would be prohibited from landing SNE cod. Current measures applying to the “old GB cod” consist of a five fish possession limit, a minimum fish size of 23 inches, and an open season May 1 – 31 and September 1 – April 30 (see Appendix VI, Table 51). The

effect of this closure on the overall cod encounter rate is difficult to determine, as many anglers that catch cod are fishing for other species (e.g., tautog). The cod encounter rate would likely remain relatively unchanged for anglers targeting other species but would decline to some degree under a zero-possession limit for anglers that target cod. Anglers in the latter category would eliminate their targeting behavior but would still likely encounter cod while fishing for alternative species. The possibility also exists that anglers with strong preferences for cod could reduce or eliminate their fishing activity altogether, further reducing cod encounters. Ultimately, both anglers and for-hire businesses will incur some negative impacts because of an inability to catch cod. The exact magnitude of impacts is difficult to quantify but the severity will largely depend on how much value anglers place on cod fishing opportunities.

The preference to target certain species is a product of many factors. As cod has deep-rooted history in the recreational fishery, it is likely that some anglers will be turned away from fishing to a certain extent if cod fishing is not an option. Differences in state waters regulations and federal waters regulations could also impact anglers' choices. Bait and tackle shops, marinas, and other shore-side businesses would also incur losses if fewer anglers chose to participate.

In the short term, the concern of overfishing would be lower with the recreational fishery having zero-possession of cod. The long-term impacts of Option 2 are uncertain as recreational anglers will not be able to land SNE cod from federal waters where they previously could do so, but the foregone cod landings may, or may not, rebuild the stock. Long-term impacts could be positive if the ability of the SNE cod stock to recover is improved by restricting recreational landings, which would positively impact the commercial and recreational fisheries. The stock rebuilding potential of this option will likely also be mitigated by any differences in federal and state regulations, and noncompliance, though those illegally landing cod would be receiving the same benefits as under Option 1/No Action.

Overall, the recreational fishery economic impacts of Option 2 would be negative relative to Option 1 and the commercial fishery economic impacts of Option 2 would be positive relative to Option 1.

### **6.5.5.2 Alternative 2 - Regional Administrator Authority to Adjust Recreational Measures for Cod Stocks (*Preferred Alternative*)**

#### **6.5.5.2.1 Option 1 – No Action**

For EGOM cod and GB cod, the Regional Administrator would not have an established regulatory process for adjusting recreational fishing measures. The Council could consider proposing changes to regulations through its actions. Option 1 would have neutral economic impacts on the commercial fishery and recreational fishery relative to Option 2.

#### **6.5.5.2.2 Option 2 - Establish a Regulatory Process for the Regional Administrator to Adjust Recreational Measures for Eastern Gulf of Maine Cod and Georges Bank Cod (*Preferred Option*)**

As this process is administrative, Option 2 would have neutral economic impacts on the commercial fishery and recreational fishery relative to Option 1.

If the NMFS/Council consultation process includes consideration of the recommendations of the Recreational Advisory Panel, it could lead to positive social benefits for the recreational cod fishery participants in EGOM and GB with respect to the process of management decisions.

## 6.6 IMPACTS ON HUMAN COMMUNITIES – SOCIAL

National Standard 8 (NS8) requires the Council to consider the importance of fishery resources to affected communities and provide those communities with continuing access to fishery resources, but it does not allow the Council to compromise the conservation objectives of the management measures. FW59 provides an overview of types of social change.

***Social Impact Factors.*** The social impact factors outlined below can be used to describe the Northeast multispecies (groundfish) fishery, its sociocultural and community context, and its participants. These factors or variables are considered relative to the management alternatives and used as a basis for comparison between alternatives. Use of these kinds of factors in social impact assessment is based on NMFS guidance (NMFS 2007a) and other texts (e.g., Burdge 1998). Longitudinal data describing these social factors region-wide and in comparable terms is limited. Qualitative discussion of the potential changes to the factors characterizes the likely direction and magnitude of the impacts.

The social impact factors fit into five categories:

1. *Size and Demographic Characteristics* of the fishery-related workforce residing in the area; these determine demographic, income, and employment effects in relation to the workforce as a whole, by community and region.
2. *The Attitudes, Beliefs, and Values* of fishermen, fishery-related workers, other stakeholders and their communities; these are central to understanding the behavior of fishermen on the fishing grounds and in their communities.
3. *The Social Structure and Organization*; that is, changes in the fishery’s ability to provide necessary social support and services to families and communities, as well as effects on the community’s social structure, politics, etc.
4. *The Non-Economic Social Aspects* of the fishery; these include lifestyle, health, and safety issues, and the non-consumptive and recreational uses of living marine resources and their habitats.
5. *The Historical Dependence on and Participation in* the fishery by fishermen and communities, reflected in the structure of fishing practices, income distribution, and rights (NMFS 2007a).

Data utilized to inform the social impact factors come from the latest available fishing community scientific information, including the 2004 – 2023 Groundfish-Specific Commercial Engagement Indicators, 2009 – 2020 Recreational Engagement Indicators, 2016 – 2020 Community Social Vulnerability Indicators (CSVI), and results from three waves (2012 – 2013, 2018 – 2019, and 2023 – 2024) of the Socio-Economic Surveys of Hired Captains and Crew in New England and Mid-Atlantic Commercial Fisheries (Crew Survey). More information about these data can be found under Section 5.7.7 of the Human Communities in the Affected Environment section in Appendix VI, or at <https://www.fisheries.noaa.gov/new-england-mid-atlantic/socioeconomics/northeast-socioeconomic-data-products>.

## **6.6.1 Action 1 – Incorporating Revised Atlantic Cod Stock Units into the Northeast Multispecies FMP**

### **6.6.1.1 Alternative 1 – No Action**

Alternative 1/No Action has no direct or indirect social impacts. Impacts are determined from the implementing measures in Actions 2 – 5.

### **6.6.1.2 Alternative 2 – Status Quo**

Alternative 2 has no direct or indirect social impacts. Impacts are determined from the implementing measures in Actions 2 – 5.

### **6.6.1.3 Alternative 3 – Revise Atlantic Cod Stock Units in the FMP (*Preferred Alternative*)**

Alternative 3 has no direct or indirect social impacts. Impacts are determined from the implementing measures in Actions 2 – 5.

## **6.6.2 Action 2 – Atlantic Cod Status Determination Criteria**

### **6.6.2.1 Alternative 1 – No Action**

Under Alternative 1/No Action, status determination criteria (SDC) would not be put into effect for the four new cod stocks. The setting of OFLs, ABCs, and ACLs depends upon there being SDCs that reflect the most recent available scientific information on the status of the stocks. Therefore, Alternative 1/No Action is anticipated to have negative social impacts relative to Alternative 2, particularly with respect to the *Attitudes, Beliefs, and Values* of fishing industry participants whose trust in science and management may be further eroded.

### **6.6.2.2 Alternative 2 – New Status Determination for Cod Stocks (*Preferred Alternative*)**

Alternative 2 would set SDCs for the four new cod stocks, as would be consistent with National Standard 1 (NS1) guidelines to set overfishing and catch limits based upon the most recent available scientific information. Relative to No Action under Alternative 1, this alternative is anticipated to have positive social impacts, at least insofar as fishery industry participants in general would likely retain some level of trust in science and management to utilize the most recent scientific information to manage these stocks. However, the new SDCs might signal poor status of some (if not all) of these four stocks leading to further reductions in ACLs, which would exacerbate an already challenging circumstance with the status of Atlantic cod overall. If fishery participants do not have high confidence in the most recent scientific information, this might counteract any potential positive social impacts from setting the SDCs.

## **6.6.3 Action 3 – Revised Specifications for Atlantic Cod**

### **6.6.3.1 Alternative 1 – No Action**

Alternative 1 would take no action to provide revised specifications based on the latest assessment information. Without revised specifications, the four new Atlantic cod stocks would not have any

specifications in place for FY2026 and given that they are new stocks to the FMP they do not have default specifications. Therefore, it is anticipated that Alternative 1/No Action would have wide ranging negative impacts across the various components of the fishery.

#### *Commercial Groundfish Fishery*

Negative social impacts resulting from Alternative 1/No Action would likely affect both the sector and common pool components of the commercial groundfish fishery. Groundfish sectors would not be able to operate in the broad stock areas without quota allocations, or annual catch entitlements (ACEs). All four new cod stocks would not have specifications under Alternative 1/No Action and this would negatively impact the common pool segment of the fishery as well.

#### *Recreational Groundfish Fishery*

Similar to the commercial fishery, the recreational groundfish fishery would likely see substantial negative social impacts resulting from the selection of Alternative 1/No Action when compared to Alternative 2. There would be no sub-ACLs set for the recreational fishery for SNE cod and WGOM cod.

### **6.6.3.2 Alternative 2 – Revised Specifications (*Preferred Alternative*)**

When compared to Alternative 1/No Action, Alternative 2 is anticipated to have widespread positive social impacts to the commercial and recreational components of the groundfish fishery. This is mainly due to the fact that no specifications would be set under Alternative 1/No Action for the four new cod stocks and therefore fishing opportunities would be dramatically reduced or prohibited altogether without sub-ACLs for these stocks. However, Alternative 2 is anticipated to bring negative social impacts when compared to past years given the dramatic cuts to quotas based on new assessments, the division of cod into four new stocks, and other reductions in sub-ACLs for multiple stocks.

#### *Commercial Groundfish Fishery*

The social impacts of Alternative 2 on the entire commercial groundfish fishery are anticipated to be highly negative in FY2026 when compared to the two most recent years for which we have complete data, FY2023 and FY2024. For the sector component of the fishery, specifically, revenues are predicted to substantially decline in FY2025 relative to the actual and predicted revenues of FY2023 and FY2024, respectively. According to the QCM results (see section 6.5.3.2), FY2025 groundfish revenue is predicted to be at least \$7 million lower than FY2023 with MUBs removed but could be at least \$12.5 million lower than FY2023 with MUBs included in the model prediction. Multiple factors are responsible for the predicted decreases in revenue, including the highly constraining WGOM cod stock, large cuts to GB haddock sub-ACL, and the predicted high utilization of white hake, GB cod, and GB haddock stocks.

While these impacts are anticipated to be widespread and will likely affect commercial fishery participants across the region, several ports in particular may see disproportionately high negative impacts based on community social vulnerabilities present in those places. According to the latest available 2020 CSVIs (see Appendix VI, Table 31), New Bedford and Boston, MA, and Portland, ME, had medium to medium-high poverty. New Bedford and Boston, MA also had medium to medium-high vulnerability concerns related to population composition and personal disruption. These indices are key measures that comprise the suite of indicators designed to consider community impacts. The substantial social impacts resulting from Alternative 2 and the associated decreases in revenues from groundfish could be disproportionately distributed among vulnerable populations in these three New England communities. However, negative social impacts will very likely extend to many groundfish industry participants and community members in the other highly engaged ports in the region, including Gloucester, Chatham, and Scituate, MA; Narragansett, RI; Montauk and Hampton Bays/Shinnecock, NY; and Cape May, NJ (see Appendix VI, Figure 9).

Alternative 2 is anticipated to have substantial individual-level impacts on commercial fishing vessel crews and hired captains due to the predicted decrease in groundfish revenue in FY2025. According to the latest 2023 – 2024 Crew Survey results, the average age of commercial crews and hired captains across the entire Northeast region was about 40. While the average did not change from 2018-19, there was a 6% decrease in crews aged 35 or younger and a 3% increase among those aged 55 or older (see Appendix VI, Table 34). Taken together, these results provide evidence of the ongoing “graying” or aging of the fleet, which means fewer young adults are considering commercial fishing for employment. Vessel owners and captains have expressed difficulty finding reliable crew throughout the past two waves (2018 –2019 and 2023 – 2024) of Crew Survey fieldwork. The reductions in groundfish revenues under Alternative 2 will likely further reduce opportunities for young adults to enter the industry and for commercial captains and vessel owners to attract reliable, young, and new crew members to employ on their vessels.

Beyond the impacts to the size and demographic characteristics of the commercial groundfish fishery, Alternative 2 is anticipated to have negative social impacts with respect to the attitudes, beliefs, and values of the commercial industry participants in the fishery. According to the latest available 2023-24 Crew Survey results, about 77% of crews and hired captains reported that the regulations of their primary fishery change too quickly and 70% reported the regulations were too restrictive (see Appendix VI, Table 36). Given the size and immediacy of the decrease collectively across the sub-ACLs for the cod stocks, it is likely that Alternative 2 will not improve attitudes towards management among fishery participants. This will likely be exacerbated by industry participants’ perceptions of inadequacies or flaws in recent stock assessments that comprise the latest and best available scientific information underpinning the proposed changes.

#### *Recreational Groundfish Fishery*

Alternative 2 is anticipated to have positive social impacts to recreational fishery participants and community members relative to Alternative 1/No Action. Under Alternative 2, the recreational fishery will gain allocations of WGOM cod and SNE cod. Although Mid-Atlantic region communities generally have higher recreational fishery engagement (see Appendix VI, Figure 10), several recreational fishing communities in New England could benefit from these positive impacts of Alternative 2 relative to Alternative 1/No Action. Those communities include Narragansett/Point Judith, RI; Newburyport, Barnstable, and Gloucester, MA; and Waterford, East/Lyme/Niantic, and Old Saybrook, CT (see Appendix VI, section 5.7.7.1.2).

### **6.6.3.3 Alternative 3 – Southern New England Cod Recreational Sub-ACL (Preferred Alternative)**

#### **6.6.3.3.1 Option 1 – No Action**

##### *Recreational Groundfish Fishery*

Under Option 1/No Action, there would be no specification for SNE cod and no catch limit allocated to the recreational fishery, likely leading to overages of the overall ACL and measures to restrict fishing to prevent further cod catches by the recreational fishery. This would result in negative social impacts relative to Option 2 under Alternative 3, which would allocate a sub-ACL to the recreational fishery.

##### *Commercial Groundfish Fishery*

Option 1/No Action is anticipated to have negative social impacts on the commercial fishery relative to Option 2 under Alternative 3. There would be no SNE cod allocation to the recreational fishery which constitutes a larger proportion of the total catch, which in turn could lead to overages on the total ACL, and required pay back in future years by the commercial fishery.

### **6.6.3.3.2 Option 2 – Develop Southern New England Cod Recreational Sub-ACL (*Preferred Option*)**

#### *Recreational Groundfish Fishery*

Option 2 under Alternative 3 is anticipated to have positive social impacts on the recreational fishery relative to Option 1/No Action. Option 2 would provide a sub-ACL for SNE cod to the recreational fishery, thereby potentially preventing an overage of the total ACL.

#### *Commercial Groundfish Fishery*

Option 2 under Alternative 3 is anticipated to have positive social impacts on the commercial fishery relative to Option 1/No Action. Option 2 would provide a sub-ACL for SNE cod to the recreational fishery, thereby potentially preventing a commercial fishery payback as a result of an overage of the total ACL produced by the recreational fishery.

## **6.6.4 Action 4 – Commercial Fishery Management Measures – Atlantic Cod**

### **6.6.4.1 Alternative 1 – Common Pool Accountability Measures for Cod Stocks (*Preferred Alternative*)**

#### **6.6.4.1.1 Option 1 – No Action**

Option 1/No Action could lead to negative social impacts on the commercial groundfish sectors and recreational portions of the fishery relative to Options 2 and 3. Under Option 1/No Action, there would be no common pool AMs for the four new cod stocks and the common pool segment of the fishery could exceed sub-ACLs and reduce opportunities for other segments of the fishery. However, the common pool fishery could see a range of outcomes from neutral to positive relative to Options 2 and 3.

#### **6.6.4.1.2 Option 2 – Common Pool Trimester Total Allowable Catch (TAC) Distributions and Closures Areas for Cod Stocks (*Preferred Option*)**

Option 2 is anticipated to have neutral to positive social impacts on the commercial groundfish sectors and recreational portions of the fishery relative to Option 1/No Action. Under Option 2, there would be common pool trimester TAC distributions and trimester TAC closure areas for the four revised Atlantic cod stocks. These AMs would be in place in order to reduce the likelihood of the common pool fishery exceeding its sub-ACLs of the new cod stock classifications. Although this could presumably benefit the commercial and recreational portions of the fishery, Option 2 may have negative social impacts on common pool participants such that it may reduce opportunities to fish as a result of any common pool closures.

#### **6.6.4.1.3 Option 3 – Common Pool Baseline Trip Limits for Cod Stocks (*Preferred Option*)**

Option 3 is anticipated to have neutral to positive impacts on the commercial groundfish sectors and recreational portions of the fishery but could have neutral to negative impacts on common pool participants. Option 3 would put into effect baseline common pool trip limits for each of the four new cod stocks. These measures could reduce the risk of the common pool exceeding its sub-ACLs for the new stocks, which could benefit commercial groundfish sectors and recreational fishery participants. However, Option 3 could have negative impacts on the common pool fishery if the new baseline trip limits lead to overages and closures or restrictions.

## **6.6.5 Action 5 - Recreational Fishery Management Measures – Atlantic Cod**

### **6.6.5.1 Alternative 1 – Recreational Fishing Measures for Southern New England Cod (*Preferred Alternative*)**

#### **6.6.5.1.1 Option 1 – No Action**

Under Option 1/No Action, the recreational fishery would not be subjected to a zero-possession limit for SNE cod. This would likely be beneficial to the recreational fishery in the short term but could have negative impacts in the long term and negative impacts for the commercial fishery should the recreational fishery contribute to overfishing of the SNE cod stock.

#### **6.6.5.1.2 Option 2 – Recreational Fishing Measures For Southern New England Cod (*Preferred Option*)**

Option 2 would put into place a zero-possession limit on SNE cod for the recreational fishery. This is anticipated to have neutral to negative impacts on the recreational fishery in the short term, but possibly positive impacts in the long term and possibly neutral to positive impacts on the commercial fishery. While a zero-possession limit on SNE cod would have some degree of negative impact on those recreational anglers and businesses that target the stock, it is also difficult to estimate to what extent this zero possession limit would affect recreational fishers targeting other species or stocks because encounters with SNE cod are difficult to determine (see section 6.5.5.1.2). Assuming the zero-possession limit reduces the risk of overfishing overall, then Option 2 would likely have positive impacts on the commercial segment of the fishery and positive impacts for the recreational fishery in the long term.

### **6.6.5.2 Alternative 2 - Regional Administrator Authority to Adjust Recreational Measures for Cod Stocks (*Preferred Alternative*)**

#### **6.6.5.2.1 Option 1 – No Action**

Option 1/No Action would take no action to establish any process for the RA to adjust recreational measures for two cod stocks, EGOM and GB cod. This is anticipated to have neutral to low negative impacts to the recreational fishery relative to Option 2, and neutral impacts to the commercial fishery overall.

#### **6.6.5.2.2 Option 2 - Establish a Regulatory Process for the Regional Administrator to Adjust Recreational Measures for Eastern Gulf of Maine Cod and Georges Bank Cod (*Preferred Option*)**

Option 2 would set up a regulatory process for the RA to adjust recreational cod measures for EGOM cod and GB cod, in consultation with the Council. This is in addition to the authority to adjust recreational measures for stocks with recreational sub-ACLs. This could lead to neutral to low positive impacts to the recreational fishery, with positive impacts derived from the possibility that the Recreational Advisors could have some degree of influence in decision-making by the agency. Option 2 is anticipated to have neutral impacts relative to Option 1/No Action on the commercial fishery.

## 6.7 CUMULATIVE EFFECTS

### 6.7.1 Introduction

The purpose of the cumulative effects assessment (CEA) is to consider the combined effects of many actions on the human environment over time that would be missed if each action were evaluated separately. The intent is to focus on those effects that are truly meaningful. The following remarks address the significance of the expected cumulative impacts as they relate to the federally managed Northeast multispecies (groundfish) fishery.

A cumulative effects assessment makes effect determinations based on a combination of: 1) impacts from past, present, and reasonably foreseeable future actions; 2) the baseline conditions of the VECs (the combined effects from past, present, and reasonably foreseeable future actions plus the present condition of the VEC); and 3) impacts of the alternatives under consideration for this action.

The cumulative effects assessment (CEA) is included in Appendix VII.

## 7.0 APPLICABLE LAWS/EXECUTIVE ORDERS

### 7.1 MAGNUSON-STEVENS FISHERY CONSERVATION AND MANAGEMENT ACT – NATIONAL STANDARDS

#### 7.1.1 National Standards

Section 301 of the Magnuson-Stevens Fishery Conservation and Management Act (MSA) requires regulations implementing any fishery management plan or amendment be consistent with ten national standards. Below is a summary of how this action is consistent with the National Standards and other required provisions of the MSA.

Specifically, the Council considered national standard guidelines for adding or removing a stock from an FMP. The National Standard Guidelines at 50 CFR [600.305\(c\)\(7\)](#) state that councils should periodically review FMPs and the best scientific information available (BSIA) [[§ 600.315\(a\)](#)] to determine if the stocks are appropriately defined. The approved Atlantic Cod Research Track Assessment, the resulting four Woods Hole Assessment Models (WHAM), and the four approved management track assessments using the WHAM models are the latest peer reviewed science and would be the basis for setting SDCs, OFLs, and ABCs for the four new Atlantic cod stocks to be incorporated into the Northeast Multispecies FMP as proposed in this action.

The guidelines at [§ 600.305\(c\)](#) state that any stock that is predominately caught in Federal waters and is overfished or subject to overfishing, or likely to become overfished or subject to overfishing, is considered to require conservation and management. In the same paragraph, the guidelines also include a non-exhaustive list of factors that a council should consider when deciding whether stocks require conservation and management (see below), and states that no one of the factors is determinative or required when considering adding a stock to an FMP. Through this consideration, the Council should prepare a thorough analysis of the factors listed below, and any additional considerations that may be relevant to provide the basis for determining that a stock requires conservation and management:

- (i) The stock is an important component of the marine environment.
- (ii) The stock is caught by the fishery.
- (iii) Whether an FMP can improve or maintain the condition of the stock.
- (iv) The stock is a target of a fishery.
- (v) The stock is important to commercial, recreational, or subsistence users.
- (vi) The fishery is important to the Nation or to the regional economy.
- (vii) The need to resolve competing interests and conflicts among user groups and whether an FMP can further that resolution.
- (viii) The economic condition of a fishery and whether an FMP can produce more efficient utilization.
- (ix) The needs of a developing fishery, and whether an FMP can foster orderly growth.
- (x) The extent to which the fishery is already adequately managed by states, by state/Federal programs, or by Federal regulations pursuant to other FMPs or international commissions, or by industry self-regulation, consistent with the requirements of the Magnuson-Stevens Act and other applicable law.

The Council considered each of the factors listed above for adding the revised Atlantic cod stock units to the FMP:

- i. The stock is an important component of the marine environment.

Cod are generalists and important predators and prey within the marine environment. As prey, it has been noted that they are especially vulnerable to gray seals, spiny dogfish, and black sea bass; the latter two of which are managed under their own fishery management plans through the New England Fishery Management Council and the Mid-Atlantic Fishery Management Council, respectively. As juvenile predators, they feed on mainly copepods, mysid shrimp, hermit crab larvae, and crustaceans, while as small adult predators they feed on smaller fish like sand lance and silver hake, with prey size increasing as a function of adult size.

- ii. The stock is caught by the fishery.

Atlantic cod have been commercially harvested for centuries. Recently, during fishing years 2019-2023, the average landed amount of cod within<sup>11</sup>:

- the proposed new GB stock area was 271,753 pounds generating an average revenue of \$617,725 and constituting 4.4% of the revenue landed by species in the GB stock area;
- the proposed WGOM stock area was 853,661 pounds generating an average revenue of \$2,200,952, constituting 4.4% of the revenue landed by species in the WGOM stock area;
- the proposed EGOM stock area was 2,259 pounds generating an average revenue of \$7,090, constituting 0.4% of the revenue landed by species in the EGOM stock area; and
- the proposed SNE stock area was 6,324 pounds generating an average revenue of \$16,920 constituting 0.5% of the revenue landed by species in the SNE stock area. The majority of cod catch in the SNE stock area comes from the recreational fishery, averaging around 93% of the catch in calendar years 2019 through 2023.

Atlantic cod is also caught recreationally. During fishing years 2019-2023, average total catch of cod by the recreational fishery within<sup>12</sup>:

- The previous GOM stock area, which for the recreational fishery largely overlaps with the WGOM stock area, was 149 mt;
- The previous GB stock area, which for the recreational fishery largely overlaps with the SNE stock area, was 215 mt.

It is important to note that management actions since their introduction into the Northeast Multispecies FMP have reduced fishery catch as a function of decreasing populations of Atlantic cod over time to meet the goals and objectives of the FMP. Nonetheless, the commercial and recreational fisheries on average utilize the majority of the annual catch limits that they are allocated for Atlantic cod.

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<sup>11</sup> See: [Groundfish PDT memo to SSC re OFLs and ABCs for Atlantic cod stocks, FY2025 -2027](#)

<sup>12</sup> See: Northeast Multispecies Year-End Catch Reports: [https://www.greateratlantic.fisheries.noaa.gov/ro/fso/reports/h/groundfish\\_catch\\_accounting](https://www.greateratlantic.fisheries.noaa.gov/ro/fso/reports/h/groundfish_catch_accounting) and [https://d23h0vhsm26o6d.cloudfront.net/4\\_241108-Recreational-Catch-and-Effort-Statistics-Cod-and-Haddock-NEFSC.pdf](https://d23h0vhsm26o6d.cloudfront.net/4_241108-Recreational-Catch-and-Effort-Statistics-Cod-and-Haddock-NEFSC.pdf)

iii. Whether an FMP can improve or maintain the condition of the stock.

Atlantic cod in U.S. waters are currently included in the Northeast Multispecies FMP. Historically, Atlantic cod has been managed and assessed as two stock units: a GOM stock unit, which encompasses the proposed EGOM stock areas and the northern portion of the WGOM stock areas, and a GB stock unit which encompasses the new GB and SNE stock areas and the southern portion of the WGOM stock area. Each stock has a status of overfished and two stocks, WGOM and SNE, are subject to overfishing. The current GB stock is in a rebuilding plan scheduled to end in 2026 and the GOM stock is in a rebuilding plan scheduled to end in 2024. The Atlantic Cod Stock Structure Working Group (McBride and Smedbol 2022) and the subsequent research track stock assessment (NEFSC 2023) have attributed these statuses due to the lack of understanding between the biologically distinct populations and the potential for stock mixing, as well as a mismatch between management units and the biological populations.

Recognizing the new stock structure in the FMP could help prevent loss of spawning populations and balance fishing mortality across biological populations. It could also allow stock-specific management measures that facilitate recovery of depleted stocks and strengthen their resilience (McBride and Smedbol 2022).

iv. The stock is a target of a fishery.

Historically, Atlantic cod was a primary target of the commercial and recreational groundfish fisheries. The Northeast Multispecies FMP was created in 1985 and included Atlantic cod from the beginning. However, in recent years, it has become a constraining species for the sector program within the commercial and recreational groundfish fleets. As detailed above, cod remains an important part of the commercial and recreational fisheries.

v. The stock is important to commercial, recreational, or subsistence users.

Each new proposed Atlantic cod stock is important commercially and/or recreationally. The SNE cod stock mainly supports a recreational fishery with little effort seen from the commercial fishery in recent years. Conversely, the revised GB cod stock and EGOM cod stock supports the commercial fishery contingent and sees little to no effort from the recreational fleet. The WGOM stock supports commercial and recreational fisheries. Further, once rebuilt, it is expected these stocks would support more vibrant fisheries.

vi. The fishery is important to the Nation or to the regional economy.

Historically, cod was the basis of the economy in New England, as memorialized among some of the first coinage minted in the region and the iconic ‘Sacred Cod’ that hangs in the Massachusetts State House in Boston. Because of its historic role in the founding of the region’s economy, cod resonates in the culture of this place and the people that live within it. The cod fishery continues to be an important part of the regional character, culture, and local communities. Once rebuilt, the cod stocks will support a stronger fishery with increased economic and social benefits for communities within the region.

vii. The need to resolve competing interests and conflicts among user groups and whether an FMP can further that resolution.

Recognizing the new stock structure in the FMP could allow stock-specific management measures that facilitate recovery of depleted stocks and strengthen their resilience (McBride and Smedbol 2022). There are multiple sectors in the fishery that fish in these geographic areas and have catch or bycatch of cod. Revising the stock structure to better match the biological populations may allow for tailored management measures for the corresponding stocks and areas. Additionally, for the recreational fishery it

could allow for component-specific measures to balance the needs of private anglers and for-hire recreational businesses.<sup>13</sup>

The United States and Canada have been jointly managing several groundfish stocks included in the Northeast Multispecies FMP since 1998 under the U.S./Canada Resource Sharing Understanding. The eastern portion of the current GB cod stock was added to the shared management agreement in 2004. The revised GB stock would continue to be jointly managed by the US and Canada.

viii. The economic condition of a fishery and whether an FMP can produce more efficient utilization.

Atlantic cod has been managed under the Northeast Multispecies FMP since 1985. Notable amendments to the FMP include Amendment 16 (2010) which broadly adopted the sector management program and a system of annual catch limits and accountability measures to maintain catch levels, and Amendment 17 which expanded sector provisions to state operated permit banks. Members within the sector program noted at the Atlantic Cod Management Transition Workshops<sup>14</sup> the importance of permit banks to allow for the distribution of fish at reduced costs, and its role as a buffer supporting the sustainability of the fishery. Revising the stock structure to better match the biological populations is expected to improve the probability of rebuilding the U.S. populations of Atlantic cod and could allow further support to the commercial fishery to stabilize the market.

ix. The needs of a developing fishery, and whether an FMP can foster orderly growth.

The U.S. fishery for Atlantic cod is well established, but revising the stock structure to better match the biological populations is expected to improve the probability of rebuilding the U.S. populations of Atlantic cod. Recognizing the new stock structure in the FMP could facilitate stabilizing of the commercial fishery market and a reduction in barriers to entry of the fishery to foster orderly growth as the stocks rebuild to healthy populations. Additionally, including the stock boundaries would be instrumental to improved monitoring and better performing assessments that could in turn provide support for further growth in the cod fishery.

x. The extent to which the fishery is already adequately managed by states, by state/Federal programs, or by Federal regulations pursuant to other FMPs or international commissions, or by industry self-regulation, consistent with the requirements of the Magnuson-Stevens Act and other applicable law.

The Atlantic cod fishery is currently managed under the Northeast Multispecies FMP and by state fishery management agencies. The sector program allows for the flexibility and self-regulation of permitted vessels to operate within the bounds of their allocated sub-ACL. Revising the stock structure for Atlantic cod within the Northeast Multispecies FMP would be consistent with National Standard 2 requirements for use of the best scientific information available. Further, revising the stock structure to better match biological populations would better support management to rebuild the Atlantic cod stocks, consistent with National Standard 1, to support commercial and recreational fisheries.

**National Standard 1** - The Northeast Multispecies FMP includes measures to end overfishing on groundfish stocks. This action adjusts those measures to maximize optimum yield while preventing overfishing and continuing rebuilding plans. For overfished fisheries, the MSA defines optimum yield as the amount of fish that provides for rebuilding to a level consistent with producing the maximum sustainable yield from the fishery. The measures are designed to achieve the fishing mortality rates, and

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<sup>13</sup> See: [Atlantic Cod Management Transition Workshops Summary Report](#)

<sup>14</sup> [Atlantic Cod Management Transition Workshops Summary Report](#)

yields, necessary to rebuild the overfished stocks as well as to keep fishing mortality below overfishing levels for stocks that are not in a rebuilding program. The measures in Section 1.0 set controls on catch to ensure the appropriate fishing mortality rates are implemented by adjusting OFLs, ABCs, and ACLs for several stocks, setting a recreational sub-ACL for SNE cod, establishing common pool AMs for the four revised Atlantic cod stocks, and setting recreational measures for SNE cod. These include measures that set OFLs, ABCs, and ACLs and establish AMs for the four revised Atlantic cod stocks that would be incorporated into the FMP. These measures are designed to facilitate achieving optimum yield through considering a balance of conservation needs and mitigating adverse socioeconomic impacts. Revising the stock structure to better match biological populations would better support management to rebuild the Atlantic cod stocks.

**National Standard 2** - The Preferred Alternatives are based on the most recent information on stock status available for all stocks in the Northeast multispecies complex, which is provided by the Northeast Fisheries Science Center in the 2024 Groundfish Management Track Assessments and prior Research Track Assessments. Additionally, the mortality limits were determined based on the scientific advice of the NEFMC SSC, which recommends ABCs to the Council.

With respect to bycatch information, the action uses information from the most recent assessments. While additional observer data has been collected since the most recent assessments were completed, it has not been analyzed or reviewed through the stock assessment process and thus cannot be used.

The economic analyses in this document are based primarily on landings, revenue, and effort information collected through the NMFS data collection systems used for this fishery. The Quota Change Model is used to analyze the economic impacts of each combination of measures on the sector portion of the groundfish fishery.

**National Standard 3** - The Preferred Alternatives manage each individual groundfish stock as a unit throughout its range. Management measures specifically designed for one stock are applied to the entire range of the stock. In addition, the groundfish complex management measures are designed and evaluated for their impact on the fishery as a whole. This action incorporates the four revised Atlantic cod stocks into the FMP. Measures in this action represent Phase 1 of a multi-year effort to transition management of Atlantic cod to the revised stock units.

**National Standard 4** - The Preferred Alternatives do not discriminate between residents of different states. They apply equally to all permit holders, regardless of homeport or location. While the measures do not discriminate between permit holders, they have different impacts on different participants because of the differences in the distribution of fish and the varying stock levels in the complex. Some of these impacts may be localized, as often communities near a fish stock may have developed small boat fisheries that target that stock. These distributive impacts are difficult to avoid given the requirement to rebuild overfished stocks and the uneven geographical distribution of fish stocks and the targeting of different stocks by individual vessels.

The Preferred Alternatives do allocate fishing privileges. For SNE cod, available catch is allocated to the recreational and commercial components of the fishery. The No Action alternative allocates to the commercial fishery with an accountability measure that reduces future commercial catch if there are overages contributed to by both the recreational and commercial fisheries, even if the recreational fishery catches a majority of the fish. Reducing future catch attempts to address both operational issues that lead to an overage and the biological consequences of an overage. While there currently are recreational measures such as bag limits that are intended to control operational issues contributing to overages, the current catch target basis for such management measures is not a hard limit that results in a specified reduction in future available recreational catch. Instead, the responsibility for adhering to the catch allocation falls directly on the commercial fishery and has led to the concern that the commercial component had to pay for excessive fishing pressure by the recreational component, particularly when the recreational component accounts for the majority of catch. The sub-annual catch limit for the recreational

fishery is intended to more fairly and reasonably allocate responsibility for operating within limits that may be subject to future reductions if exceeded to address the biological consequences of overages. This is particularly salient given the very low ABC for FY2025 and for FY2026 where available catch is extremely limiting for all participants. Thus, the allocation to the commercial and recreational fisheries is based on a balance between the recent catch history and the estimated amount of catch that the commercial fishery is expected to achieve in FY2025. This represents fair catch accountability basis that is expected to lead to more effective management and promote rebuilding and conservation. Further, the allocation sets an initial balance between the recreational and commercial fisheries that the Council anticipates monitoring and revisiting in subsequent years. The recreational/commercial allocation for SNE cod will make it easier in the future to develop measures for the appropriate component in order to control fishing mortality. For WGOM cod, an apportionment approach maintains existing commercial PSCs, as intended by the Council for Phase 1 of the Atlantic Cod Management Transition Plan, because the WGOM stock boundary consists of statistical areas that were part of the former GOM stock area and a portion that were part of the former GB stock area. This decision is based on catch history from a selection of years over 2010-2023, intended to approximate current apportionment to the extent practicable by accounting for the influence of past management measures and quota differences between the two former stocks on catches in these two portions of the WGOM. Finally, there is a commercial/recreational allocation for WGOM cod, which is based on the same catch history previously used for the former GOM cod commercial/recreational allocation, updated to the WGOM stock area.

**National Standard 5** - The Preferred Alternatives are not expected to significantly reduce the efficiency of fishing vessels. These measures are considered practicable since they allow rebuilding of depleted groundfish stocks and have considered efficiency to the greatest extent possible. None of the measures in this action have economic allocation as their sole purpose; all are designed to contribute to the control of fishing mortality.

**National Standard 6** - The primary controls used in this management plan - effort controls and sectors - allow each vessel operator to fish when and how it best suits his or her business. Vessels can make short or long trips and can fish in any open area at any time of the year. The measures allow for the use of different gear, vessel size, and fishing practices. The specific measures adopted in this action do not reduce this flexibility. Increasing available catch for some stocks considers changes in fishing activity in response to stock availability and interactions and economic conditions. AM modifications in this action take into account varying fishing practices among different fisheries or within a single fishery in order to more effectively achieve catch accountability.

While some of the measures used in the management plan tend to increase costs, those measures are necessary for achieving the plan's objectives. For example, measures that reduce the efficiency of fishing vessels, including time area closures, tend to increase the costs of fishing vessels since fishing catches are reduced. These measures accomplish other goals, however, by allowing groundfish stocks to rebuild. The measures do not duplicate other regulatory efforts. Management of multispecies stocks in federal waters is not subject to coordinated regulation by any other management body. Absent Council action, a coordinated rebuilding effort to restore the health of the overfished stocks would not occur.

**National Standard 7** - The Council considered the costs and benefits of a range of alternatives to achieve the goals and objectives of this FMP. It considered the costs to the industry of taking no action relative to adopting the measures herein, and the expected benefits are greater in the long-term if stocks are rebuilt as a result. Under these proposed measures short-term losses in revenue and possible increases in costs can be expected as several stock ACLs would decrease.

**National Standard 8** - Consistent with the requirements of the MSA to prevent overfishing and rebuild overfished stocks, the Preferred Alternatives may restrict fishing activity through the implementation of low ACLs for several groundfish stocks to achieve rebuilding targets. Analyses of the impacts of these measures show that landings and revenues are likely to decline for many participants in upcoming years

due to the rebuilding programs in place for many stocks. In the short-term, these declines will probably have negative impacts on fishing communities throughout the region, but particularly on those ports that rely heavily on groundfish; however, they are needed for the long-term sustainability and benefit of these communities. Additionally, while adapting to the revised understanding of cod stock structure may have initial disruptions for fishing communities, particularly given the low ACLs, managing to the OFLs and ABCs of the newly recognized four Atlantic cod stocks will allow for more efficient rebuilding of the population and will prevent any further overfishing. Recognizing the new stock structure over the long-term could help prevent loss of spawning populations and balance fishing mortality across biological populations, contributing to the long-term sustainability of these communities.

**National Standard 9** - Many measures limit the discards of both groundfish and some other species, including the sector management program, and this action is expected to continue those benefits with no substantial changes. The proposed action is necessary to minimize bycatch. Changes that permit annual catch limits to adjust to changing fish stock abundance levels are needed to prevent wasteful bycatch compared to taking no action.

**National Standard 10** - The flexibility in sector management and the ability to use common pool DAS at any time promote safety by not incentivizing vessels to fish in dangerous conditions. The Preferred Alternative, in conjunction with Amendment 16 measures, is the best option for achieving the necessary mortality reductions while having the least impact on vessel safety.

## 7.1.2 Other MSA Requirements

This action is also consistent with the fourteen additional required provisions for FMPs. Section 303 (a) of MSA contains required provisions for FMPs.

1. *Contain the conservation and management measures, applicable to foreign fishing ...*  
Foreign fishing is not allowed under this management plan or this action and so specific measures are not included to specify and control allowable foreign catch.
2. *Contain a description of the fishery ...*  
Amendment 16 included a thorough description of the multispecies fishery from 2001 through 2008, including the gears used, number of vessels, landings, actual and potential revenues, costs likely to be incurred in management, and effort used in the fishery. This information was updated for Amendment 18 and again in Amendment 23. This action provides a summary of that information and additional relevant information about the fishery in Section 5.3 in Appendix VI.
3. *Assess and specify the present and probable future condition of, and the maximum sustainable yield and optimum yield from the fishery ...*  
The present biological status of the fishery is described in Section 5.2.20 in Appendix VI. Likely future conditions of the resource are described in Section 6.7. Impacts resulting from other measures in the management plan other than the measures included here can be found in Amendment 16. The maximum sustainable yield for each stock in the fishery is defined in Amendment 16 and optimum yield for the fishery is defined in Amendment 9.
4. *Assess and specify-- (A) the capacity and the extent to which fishing vessels of the United States, on an annual basis, will harvest the optimum yield specified under paragraph (3); etc.*  
U.S. fishing vessels are capable of, and expected to, harvest the optimum yield from this fishery as specified in Amendment 16 and Frameworks 44, 45, 47, 49, 50, 51, 53, 55, 56, 57, 58, 59, 61, 63, 65, 66, and this action Amendment 25. U.S. processors are also expected to process the harvest of U.S. fishing vessels. None of the optimum yield from this fishery is available to foreign fishing.

5. *Specify the pertinent data which shall be submitted to the Secretary with respect to commercial, recreational, and charter fishing in the fishery ...*

Current reporting requirements for this fishery have been in effect since 1994 and were originally specified in Amendment 5. They were slightly modified in Amendments 13, 16, and 23, and VMS requirements were adopted in FW42. The requirements include Vessel Trip Reports (VTRs) that are submitted by each fishing vessel. Dealers are also required to submit reports on the purchases of regulated groundfish from permitted vessels. Sector vessels are also required to contract with service providers for ASM or EM services. ASM and EM provide catch and bycatch data that vessels are required to submit. Current reporting requirements are detailed in 50 CFR 648.7.

6. *Consider and provide for temporary adjustments, after consultation with the Coast Guard and persons utilizing the fishery, regarding access to the fishery for vessels otherwise prevented from harvesting because of weather or other ocean conditions...*

Provisions in accordance with this requirement were implemented in earlier actions, and continue with this action. For common pool vessels, the carry-over of a small number of DAS is allowed from one fishing year to the next. If a fisherman is unable to use all of his DAS because of weather or other conditions, this measure allows his available fishing time to be used in the subsequent fishing year. Sectors will also be allowed to carry forward a small amount of ACE into the next fishing year. This will help sectors react should adverse weather interfere with harvesting the entire ACE before the end of the year. Neither of these practices requires consultation with the Coast Guard.

7. *Describe and identify essential fish habitat for the fishery...*

A summary of the EFH can be found in Appendix VI.

8. *In the case of a fishery management plan that, after January 1, 1991, is submitted to the Secretary for review under section 304(a) assess and specify the nature and extent of scientific data which is needed for effective implementation of the plan;*

Scientific and research needs are not required for a framework adjustment action.

9. *Include a fishery impact statement for the plan or amendment ...*

Impacts of this amendment on fishing communities directly affected by this action and adjacent areas can be found in Sections 6.5 and 6.6.

10. *Specify objective and measurable criteria for identifying when the fishery to which the plan applies is overfished ...*

Objective and measurable status determination criteria for all stocks in the management plan have been updated in framework actions, including framework adjustments 48, 51, 53, 55, 56, 61, 63, and this action Amendment 25.

11. *Establish a standardized reporting methodology to assess the amount and type of bycatch occurring in the fishery ...*

None of the measures in this amendment are expected to increase bycatch beyond what was considered in Amendment 16.

12. *Assess the type and amount of fish caught and released alive during recreational fishing under catch and release fishery management programs and the mortality of such fish ...*

This management plan does not include a catch and release recreational fishery management program and thus does not address this requirement.

13. *Include a description of the commercial, recreational, and charter fishing sectors which participate in the fishery ...*

As noted above, the description of the commercial, recreational, and charter fishing sectors is updated and summarized in this document (Section 5.3.10 in Appendix VI).

14. *To the extent that rebuilding plans or other conservation and management measures which reduce the overall harvest in a fishery are necessary, allocate any harvest restrictions or recovery benefits fairly and equitably among the commercial, recreational, and charter fishing sectors in the fishery.*

This preferred alternative does not allocate harvest restrictions or stock benefits to the fishery. Such allocations were adopted in Amendment 16, while this action adjusts management measures for some stocks within the existing allocation structure in a fair and equitable manner.

15. *Establish a mechanism for specifying annual catch limits in the plan (including a multiyear plan), implementing regulations, or annual specifications, at a level such that overfishing does not occur in the fishery, including measures to ensure accountability.*

The FMP already contains a mechanism for establishing annual catch limits and this action uses that mechanism to specify ACLs for future fishing years.

## 7.2 NATIONAL ENVIRONMENTAL POLICY ACT

The National Environmental Policy Act (NEPA) provides a mechanism for identifying and evaluating the full spectrum of environmental issues associated with federal actions and for considering a reasonable range of alternatives to avoid or minimize adverse environmental impacts. As set forth in Section 304(i) of the Magnuson-Stevens Fishery Conservation and Management Act (MSA), Congress mandated that the MSA and NEPA processes must be integrated so that NEPA decision making could be brought into the development of fishery management actions to achieve, among other things, a reasonable range of alternatives, a proper public process, and efficient integration to meet MSA statutory timelines. For fishery management council actions, the Council controls the timelines associated with the development of the integrated document until the action is submitted to and accepted as complete by NOAA's National Marine Fisheries Service. The Council also controls the breadth of the document, which is integrated and contains sections and components required by the MSA, NEPA, Endangered Species Act (ESA), the Regulatory Flexibility Act (RFA), and other statutes. The Congressional intent of the Amendments to NEPA in the Fiscal Responsibility Act of 2023, with respect to timelines and page limits, is to streamline the decision-making process and make NEPA more efficient; the MSA/NEPA procedures required by section 304(i) of the MSA achieve these objectives for MSA fishery management actions. NOAA has considered the factors mandated by NEPA and the 2023 Amendments, and certifies that: This Environmental Assessment (EA) represents NOAA's good-faith effort, in partnership with the Council, to prioritize documentation of the most important considerations required by both the MSA and NEPA statutes, within the congressionally mandated page and time limits; that this prioritization reflects NOAA's expert judgment; and, that any considerations addressed briefly or left unaddressed were, in NOAA's judgment, comparatively not of a substantive nature that meaningfully informed the consideration of environmental effects and the resulting decision on how to proceed. .

### 7.2.1 Environmental Assessment

The basis for this Environmental Assessment (EA) are included in this document as follows:<sup>15</sup>

- The need for this action is in Section 3.2;
- The alternatives that were considered are in Section 4.0;

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<sup>15</sup> 42 U.S.C. § 4336(b)(2); Compliance Manual §§ 6, 7.

- The environmental impacts of the proposed action are in Section 6.0;
- A description of the affected environment is in Section 5.0 and Appendix VI;
- Cumulative effects of the proposed action are in Section 6.7 and Appendix VII;
- A determination of significance is in Section 7.12; and,
- The agencies and persons consulted on this action are in Sections 7.2.3 and 7.2.4.

This document includes the following additional sections relevant to this EA.

- An executive summary is in Section 1.0;
- A table of contents is in Section 2.0;
- Background and purpose are in Section 3.0;
- A summary of the document is in the executive summary, Section 1.0;
- A list of preparers is in Section 7.2.4.

## 7.2.2 Point of Contact

Questions concerning this document may be addressed to:

Dr. Cate O’Keefe, Executive Director  
 New England Fishery Management Council  
 50 Water Street, Mill 2  
 Newburyport, MA 01950 (978) 465-0492

## 7.2.3 Agencies Consulted

The following agencies, in alphabetical order, were consulted in preparing this document:

- Mid-Atlantic Fishery Management Council
- National Marine Fisheries Service, NOAA, Department of Commerce
- New England Fishery Management Council, including representatives from:
  - Connecticut Department of Environmental Protection
  - Maine Department of Marine Resources
  - Massachusetts Division of Marine Fisheries
  - New Hampshire Fish and Game
  - Rhode Island Department of Environmental Management
- United States Coast Guard, Department of Homeland Security

## 7.2.4 List of Preparers

The following personnel participated in preparing this document:

- ***New England Fishery Management Council.*** Robin Frede (Groundfish Plan Coordinator), Angelia Miller, Dr. Jamie Cournane, Michelle Bachman, Dr. Cate O’Keefe, Jonathon Peros, Connor Buckley, and Woneta Cloutier
- ***National Marine Fisheries Service.*** Liz Sullivan, Mark Grant, Heather Nelson, Timothy Cardiasmenos, Glenn Chamberlain, Paul Nitschke, Chuck Adams, Dr. Matt Cutler, Greg Ardini, Scott Steinback, Spencer Talmage, Dan Caless, Laura Smith, Danielle Palmer, and Kristin Carden.
- ***State Agencies.*** Rebecca Peters and Robyn Linner (Maine DMR), Matt Ayer and Tara Dolan (MA DMF), Renee Zobel (NHF&G), Rich Balouskus (RIDEM)
- ***Mid-Atlantic Fishery Management Council.*** Jason Didden

## 7.2.5 Opportunity for Public Comment

This action was developed from March 2024 through September 2025, and there were several public meetings related to this action (Table 23). The measures in this action were originally developed in Amendment 25 and Framework 69 from March 2024 to December 2024, and a revised Amendment 25 was developed from June 2025 through September 2025. Opportunities for public comment occurred at Advisory Panel, Committee, and Council meetings. There were more limited opportunities to comment at PDT meetings. The Council held three public Cod Transition Workshops in early 2024 seeking stakeholder input both on the longer-term Phase 2 of the Council’s Atlantic Cod Management Transition Plan, and the development of measures to be included in Phase 1 of the transition plan through Amendment 25 and Framework 69. Meeting discussion documents and summaries are available at [www.nefmc.org](http://www.nefmc.org).

While Amendment 25 and Framework 69 were initiated in 2024, the work that went into understanding cod stock structure and transitioning from two stocks to four stocks began years earlier. An Atlantic Cod Stock Structure Working Group, led by the NEFSC, formed in early 2018 to inventory and summarize all relevant peer-reviewed information about stock structure of Atlantic cod in U.S. and adjacent waters. The Council and NEFSC held several rounds of public Atlantic Cod Stock Structure Workshops in 2021, with three workshops focused on science/assessment and five focused on management, all held via webinar. The NEFSC and the Council assembled the Atlantic Cod Research Track Assessment Working Group, which met via webinars that were open to the public 25 times between November 2021 and July 2023, including two stakeholder engagement meetings, leading up to the July 2023 peer review. In early 2022, the Council added the Atlantic cod management transition plan to its list of 2022 priorities, and this topic was discussed at most of the Council, Committee, Advisory Panel, and PDT meetings since then. These meetings which provided opportunities for public comment on Atlantic cod management transition are summarized in Table 24.

**Table 23 – Public meetings related to Amendment 25, Framework Adjustment 69, and revised Amendment 25.**

<b>Date</b>	<b>Meeting Type</b>	<b>Location</b>
03/07/2024	PDT	Webinar
03/11/2024	PDT	Webinar
03/19/2024	GAP/RAP	South Kingstown, RI and Webinar
03/20/2024	Committee	South Kingstown, RI and Webinar
04/18/2024	Council	Mystic, CT and Webinar
04/30/2024	Public Workshop	Portland, ME
05/01/2024	Public Workshop	Wakefield, MA
05/02/2024	Public Workshop	South Kingstown, RI
06/03/2024	PDT	Webinar
06/10/2024	GAP/RAP	Danvers, MA and Webinar
06/11/2024	Committee	Danvers, MA and Webinar
06/26/2024	Council	Freeport, ME and Webinar
07/09/2024	PDT	Webinar
07/18/2024	PDT	Webinar
07/30-31/2024	SSC	Portsmouth, NH and Webinar
08/29/2024	PDT	Webinar
09/09/2024	GAP/RAP	Webinar
09/11/2024	Committee	Wakefield, MA and Webinar

<b>Date</b>	<b>Meeting Type</b>	<b>Location</b>
09/25/2024	Council	Gloucester, MA and Webinar
09/30/2024	PDT	Webinar
10/08/2024	PDT	Webinar
10/09/2024	SSC	Providence, RI and Webinar
10/18/2024	PDT	Webinar
10/21/2024	SSC	Boston, MA and Webinar
10/23/2024	PDT	Webinar
10/28/2024	GAP/RAP	Portsmouth, NH and Webinar
10/29/2024	Committee	Portsmouth, NH and Webinar
11/13/2024	PDT	Webinar
11/21/2024	GAP/RAP	Webinar
11/25/2024	Committee	New Bedford, MA and Webinar
12/04/2024	Council	Newport, RI and Webinar
06/11/2025	Committee	Webinar
06/26/2025	Council	Freeport, ME and Webinar
07/29/2025	PDT	Webinar
09/03/2025	GAP/RAP	Webinar
09/03/2025	Committee	Webinar
09/24/2025	Council	Gloucester, MA and Webinar

**Table 24- Public meetings related to development of Atlantic cod management transition plan leading up to Amendment 25, Framework Adjustment 69, and revised Amendment 25.**

<b>Date</b>	<b>Meeting Type</b>	<b>Location</b>
01/20/2022	Committee	Webinar
02/03/2022	Council	Webinar
03/09/2022	PDT	Webinar
03/16/2022	Committee	Webinar
04/13/2022	Council	Mystic, CT and Webinar
06/01/2022	RAP	Webinar
06/02/2022	GAP	Webinar
06/14/2022	Committee	Webinar
06/21/2022	PDT	Webinar
06/29/2022	Council	Portland, ME and Webinar
07/11/2022	PDT	Webinar
08/31/2022	GAP	Webinar
08/31/2022	RAP	Webinar
09/15/2022	Committee	East Boston, MA and Webinar
11/14/2022	RAP	Webinar
11/16/2024	PDT	Webinar
11/22/2023	Committee	Webinar
11/28/2022	PDT	Webinar

<b>Date</b>	<b>Meeting Type</b>	<b>Location</b>
12/01/2022	RAP	Webinar
12/01/2022	GAP	Webinar
12/02/2022	Committee	Webinar
03/21/2023	PDT	Webinar
04/03/2023	RAP	Webinar
04/07/2023	GAP	Webinar
04/13/2023	Committee	Webinar
04/19/2023	Council	Mystic, CT and Webinar
06/01/2023	PDT	Webinar
06/20/2023	GAP/RAP	Wakefield, MA and Webinar
06/21/2023	Committee	Wakefield, MA and Webinar
06/28/2023	Council	Freeport, ME and Webinar
07/06/2023	PDT	Webinar
08/04/2023	PDT	Webinar
09/21/2023	GAP/RAP	Danvers, MA and Webinar
09/22/2023	Committee	Danvers, MA and Webinar
09/27/2023	Council	Plymouth, MA and Webinar
11/13/2023	GAP/RAP/Committee	Webinar
12/07/2023	Council	Newport, RI and Webinar
01/16/2024	PDT	Webinar
01/22/2024	Committee	Webinar

### 7.3 MARINE MAMMAL PROTECTION ACT (MMPA)

The proposed action is not expected to alter fishing methods or activities. Therefore, this action is not expected to impact marine mammals in any manner not considered in previous consultations on the fisheries. Appendix VI, Section 5.6 of this action describes the marine mammals potentially impacted by the groundfish fishery and Section 6.4 summarizes the impacts of the proposed action. A final determination of consistency with the MMPA will be made by the agency when this action is approved.

### 7.4 ENDANGERED SPECIES ACT (ESA)

Section 7 of the ESA requires federal agencies conducting, authorizing, or funding activities that affect threatened or endangered species to ensure that those effects do not jeopardize the continued existence of listed species and do not adversely affect designated critical habitat of listed species.

On May 27, 2021, the National Marine Fisheries Service’s (NMFS) completed formal consultation pursuant to section 7 of the ESA of 1973, as amended, and issued a biological opinion ([2021 Opinion](#)) on the authorization of eight FMPs, two interstate fishery management plans (ISFMP), and the implementation of the New England Fishery Management Council’s Omnibus Essential Fish Habitat

(EFH) Amendment 2<sup>16</sup>. The 2021 Opinion considered the effects of the authorization of these FMPs, ISFMPs, and the implementation of the Omnibus EFH Amendment on ESA-listed species and designated critical habitat and determined that those actions were not likely to jeopardize the continued existence of any ESA-listed species or destroy or adversely modify designated critical habitats of such species under NMFS jurisdiction. An Incidental Take Statement (ITS) was issued in the Opinion. The ITS includes reasonable and prudent measures and their implementing terms and conditions, which NMFS determined are necessary or appropriate to minimize impacts of the incidental take in the fisheries assessed in this Opinion.

On September 13, 2023, NMFS issued a 7(a)(2)/7(d) memorandum that reinitiated consultation on the 2021 Opinion. The federal actions to be addressed in this reinitiation of consultation include the authorization of the federal fisheries conducted under the aforementioned eight federal FMPs (see footnote 1). The reinitiated consultation will not include the American lobster and Jonah crab fisheries, which are authorized under ISFMPs. On December 29, 2022, President Biden signed the Consolidated Appropriations Act (CAA), 2023, which included the following provision specific to NMFS' regulation of the American lobster and Jonah crab fishery to protect right whales, "Notwithstanding any other provision of law ... for the period beginning on the date of enactment of this Act and ending on December 31, 2028, the Final Rule ... shall be deemed sufficient to ensure that the continued Federal and State authorizations of the American lobster and Jonah crab fisheries are in full compliance with the Marine Mammal Protection Act of 1972 (16 U.S.C. 1361 et seq.) and the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.)." Given this, the American lobster and Jonah crab fisheries remain in compliance with the ESA through December 31, 2028.

On January 8, 2025, and as amended on November 25, 2025, NMFS issued a memorandum titled, "Section 7(a)(2) and 7(d) Determinations for the Extended Reinitiation Period for Endangered Species Act Section 7 Consultation on Eight Fishery Management Plans." This reinitiation memorandum determined that the authorization of these fisheries during the extended reinitiation period would not violate section 7(d) of the ESA and would not be likely to jeopardize the continued existence of ESA-listed large whales, sea turtles, Atlantic sturgeon, Atlantic salmon, or giant manta rays, or adversely modify designated critical habitat.

Based on our preliminary assessment of the proposed action, the Council has determined that the proposed action does not entail making any changes to the Northeast multispecies fishery during the extended reinitiation period that would cause an increase in interactions with or effects to ESA-listed species or their critical habitat beyond those considered in NMFS' January 8, 2025, reinitiation memorandum. Therefore, this action is consistent with NMFS' January 8, 2025, 7(a)(2) and 7(d) determinations.

## 7.5 ADMINISTRATIVE PROCEDURE ACT (APA)

Sections 551-553 of the Administrative Procedure Act established procedural requirements applicable to informal rulemaking by federal agencies. The purpose is to ensure public access to the federal rulemaking process, and to give public notice and opportunity for comment. The Council did not request relief from notice and comment rule making for this action and expects that NOAA Fisheries will publish proposed and final rule making for this action.

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<sup>16</sup> The eight Federal FMPs considered in the May 27, 2021, Biological Opinion include: (1) Atlantic Bluefish; (2) Atlantic Deep-sea Red Crab; (3) Mackerel, Squid, and Butterfish; (4) Monkfish; (5) Northeast Multispecies; (6) Northeast Skate Complex; (7) Spiny Dogfish; and (8) Summer Flounder, Scup, and Black Sea Bass. The two ISFMPs are American Lobster and Jonah Crab.

## 7.6 PAPERWORK REDUCTION ACT

The purpose of the Paperwork Reduction Act (PRA) is to minimize paperwork burden for individuals, small businesses, nonprofit institutions, and other persons resulting from the collection of information by or for the Federal Government. It also ensures that the Government is not overly burdening the public with information requests. This action does not include any revisions to the current PRA collection requirements; therefore, no review under the Paperwork Reduction Act is necessary.

## 7.7 COASTAL ZONE MANAGEMENT ACT (CZMA)

Section 307(c)(1) of the Coastal Zone Management Act (CZMA) of 1972, as amended, requires that all Federal activities that directly affect the coastal zone be consistent with approved state coastal zone management programs to the maximum extent practicable. The CZMA includes measures for ensuring stability of productive fishery habitat while striving to balance development pressures with social, economic, cultural, and other impacts on the coastal zone. It is recognized that responsible management of both coastal zones and fish stocks must involve mutually supportive goals. The Council has developed this action and will submit it to NMFS; NMFS must determine whether this action is consistent, to the maximum extent practicable, with the CZM programs for each state (Maine, New Hampshire, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, and North Carolina).

## 7.8 INFORMATION QUALITY ACT (IQA)

Section 515 of the Treasury and General Government Appropriations Act for Fiscal Year 2001 (Public Law 106-554, also known as the Data Quality Act or Information Quality Act) directed the Office of Management and Budget (OMB) to issue government-wide guidelines that “provide policy and procedural guidance to federal agencies for ensuring and maximizing the quality, objectivity, utility, and integrity of information (including statistical information) disseminated by federal agencies.” OMB directed each federal agency to issue its own guidelines, establish administrative mechanisms allowing affected persons to seek and obtain correction of information that does not comply with the OMB guidelines, and report periodically to OMB on the number and nature of complaints. The NOAA Section 515 Information Quality Guidelines require a series of actions for each new information product subject to the Data Quality Act. Information must meet standards of utility, integrity and objectivity. This section provides information required to address these requirements.

### ***Utility of Information Product***

Amendment 25 and the proposed 2026 – 2027 fishery specifications include: a description of the management issues to be addressed, statement of goals and objectives, a description of the proposed action and other alternatives/options considered, analyses of the impacts of the proposed specifications and other alternatives/options on the affected environment, and the reasons for selecting the preferred specifications. These proposed modifications implement the FMP’s conservation and management goals consistent with the Magnuson-Stevens Fishery Conservation and Management Act as well as all other existing applicable laws.

Utility means that disseminated information is useful to its intended users. “Useful” means that the content of the information is helpful, beneficial, or serviceable to its intended users, or that the information supports the usefulness of other disseminated information by making it more accessible or easier to read, see, understand, obtain or use. The information presented in this document is helpful to the intended users (the affected public) by presenting a clear description of the purpose and need of the proposed action, the measures proposed, and the impacts of those measures. A discussion of the reasons

for selecting the proposed action is included so that intended users may have a full understanding of the proposed action and its implications. The intended users of the information contained in this document are participants in the groundfish fishery and other interested parties and members of the general public. The information contained in this document may be useful to owners of vessels holding a groundfish permit as well as groundfish dealers and processors since it serves to notify these individuals of any potential changes to management measures for the fishery. This information will enable these individuals to adjust their fishing practices and make appropriate business decisions based on the new management measures and corresponding regulations.

The information being provided in the 2026 – 2027 specifications concerning the status of the groundfish fishery is updated based on landings and effort information through the 2023 and 2024 fishing years when possible. Information presented in this document is intended to support Amendment 25 and the proposed specifications for the 2026 – 2027 fishing years, which have been developed through a multi-stage process involving all interested members of the public. Consequently, the information pertaining to management measures contained in this document has been improved based on comments from the public, fishing industry, members of the Council, and NOAA Fisheries.

Until a proposed rule is prepared and published, this document is the principal means by which the information herein is publicly available. The information provided in this document is based on the most recent available information from the relevant data sources, including detailed and relatively recent information on the herring resource and, therefore, represents an improvement over previously available information. This document will be subject to public comment through proposed rulemaking, as required under the Administrative Procedure Act and, therefore, may be improved based on comments received.

This document is available in several formats, including printed publication, and online through the NEFMC’s web page ([www.nefmc.org](http://www.nefmc.org)). The *Federal Register* notice that announces the proposed rule and the final rule and implementing regulations will be made available in printed publication, on the website for the Greater Atlantic Regional Fisheries Office ([www.greateratlantic.fisheries.noaa.gov](http://www.greateratlantic.fisheries.noaa.gov)), and through the Regulations.gov website. The *Federal Register* documents will provide metric conversions for all measurements.

### ***Integrity of Information Product***

Integrity refers to security – the protection of information from unauthorized access or revision, to ensure that the information is not compromised through corruption or falsification. Prior to dissemination, information associated with this action, independent of the specific intended distribution mechanism, is safeguarded from improper access, modification, or destruction to a degree commensurate with the risk and magnitude of harm that could result from the loss, misuse, or unauthorized access to or modification of such information. All electronic information disseminated by NMFS adheres to the standards set out in Appendix III, “Security of Automated Information Resources,” of OMB Circular A-130; the Computer Security Act; and the Government Information Security Act. All confidential information (e.g. dealer purchase reports) is safeguarded pursuant to the Privacy Act; Titles 13, 15, and 22 of the U.S. Code (confidentiality of census, business, and financial information); the Confidentiality of Statistics provisions of the Magnuson-Stevens Act; and NOAA Administrative Order 216-100, Protection of Confidential Fisheries Statistics.

### ***Objectivity of Information Product***

Objective information is presented in an accurate, clear, complete, and unbiased manner, and in proper context. The substance of the information is accurate, reliable, and unbiased; in the scientific, financial, or statistical context, original and supporting data are generated and the analytical results are developed using sound, commonly accepted scientific and research methods. “Accurate” means that information is

within an acceptable degree of imprecision or error appropriate to the *kind* of information at issue and otherwise meets commonly accepted scientific, financial, and statistical standards.

For purposes of the Pre-Dissemination Review, this document is a “Natural Resource Plan.” Accordingly, the document adheres to the published standards of the MSA; the Operational Guidelines, Fishery Management Plan Process; the Essential Fish Habitat Guidelines; the National Standard Guidelines; and NOAA Administrative Order 216-6, Environmental Review Procedures for Implementing NEPA.

This information product uses information of known quality from sources acceptable to the relevant scientific and technical communities. Stock status (including estimates of biomass and fishing mortality) reported in this product are based on either assessments subject to peer-review through the Northeast Region Coordinating Council (NRCC) stock assessment process or on updates of those assessments prepared by scientists of the Northeast Fisheries Science Center. Landing and revenue information is based on information collected through the Vessel Trip Report and Commercial Dealer databases. Information on catch composition, by tow, is based on reports collected by the NOAA Fisheries Service observer program and incorporated into the sea sampling or observer database systems. These reports are developed using an approved, scientifically valid sampling process. In addition to these sources, additional information is presented that has been accepted and published in peer-reviewed journals or by scientific organizations. Original analyses in this document were prepared using data from accepted sources, and the analyses have been reviewed by members of the Groundfish Plan Development Team. Despite current data limitations, the conservation and management measures proposed for this action were selected based upon the best scientific information available. The analyses conducted in support of the Preferred Alternative were conducted using information from the most recent complete calendar years, through 2023, and in some cases includes information that was collected during the first eight months of calendar year 2024. Complete data were not available for calendar year 2024. The data used in the analyses provide the best available information on the number of harvesters in the fishery, the catch (including landings and discards) by those harvesters, the sales and revenue of those landings to dealers, the type of permits held by vessels, the number of DAS used by those vessels, the catch of recreational fishermen and the location of those catches, and the catches and revenues from various special management programs. Specialists (including professional members of plan development teams, technical teams, committees, and Council staff) who worked with these data are familiar with the most current analytical techniques and with the available data and information relevant to the groundfish fishery.

The policy choices are clearly articulated, in Section 4.0 of this document, as the management alternatives considered in this action. The supporting science and analyses, upon which the policy choices are based, are summarized and described in Section 5.0 and Appendix VI of this document. All supporting materials, information, data, and analyses within this document have been, to the maximum extent practicable, properly referenced according to commonly accepted standards for scientific literature to ensure transparency.

The Council review process involves public meetings at which affected stakeholders have opportunity to comment on the document. Review by staff at NMFS is conducted by those with expertise in fisheries management and policy, habitat conservation, protected species, and compliance with the applicable law. The Council also uses its SSC to review the background science and assessment to approve the Overfishing Limits (OFLs) and Allocable Biological Catch (ABCs), including the effects those limits would have on other specifications in this document. The SSC is the primary scientific and technical advisory body to the Council and is made up of scientists that are independent of the Council. A list of current committee members can be found at <https://www.nefmc.org/committees/scientific-and-statistical-committee>.

Final approval of the action proposed in this document and clearance of any rules prepared to implement resulting regulations is conducted by staff at NOAA Fisheries Service Headquarters, the

Department of Commerce, and the U.S. Office of Management and Budget. In preparing this action, the Council and NMFS took into account the Administrative Procedure Act, the Paperwork Reduction Act, the Coastal Zone Management Act, the Endangered Species Act, the Marine Mammal Protection Act, the Information Quality Act, and Executive Orders 12630 (Property Rights), 12866 (Regulatory Planning), 13132 (Federalism), and 13158 (Marine Protected Areas). The Council has determined that the proposed action is consistent with the National Standards of the MSA and all other applicable laws. A final determination will be made by NOAA Fisheries before Amendment 25 is implemented.

## 7.9 EXECUTIVE ORDER 13158 (MARINE PROTECTED AREAS)

Executive Order (EO) 13158 on Marine Protected Areas (MPAs) requires each federal agency whose actions affect the natural or cultural resources that are protected by an MPA to identify such actions, and, to the extent permitted by law and to the maximum extent practicable, in taking such actions, avoid harm to the natural and cultural resources that are protected by an MPA. The EO directs federal agencies to refer to the MPAs identified in a list of MPAs that meet the definition of MPA for the purposes of the EO. The EO requires that the Departments of Commerce and the Interior jointly publish and maintain such a list of MPAs. A list of MPA sites has been developed and is available at:

<http://marineprotectedareas.noaa.gov/nationalsystem/nationalsystemlist/>. No further guidance related to this EO is available at this time.

In the Northeast U.S., the MPAs are the Stellwagen Bank National Marine Sanctuary (SBNMS), the Tilefish Gear Restricted Areas in the canyons of Georges Bank, and the National Estuarine Research Reserves and other coastal sites. The only MPA that overlaps the groundfish fishery footprint is the SBNMS.

This action is not expected to more than minimally affect the biological/habitat resources of the SBNMS MPA, which was comprehensively analyzed in the Omnibus Habitat Amendment 2 (NEFMC 2016). Fishing gears regulated by the Northeast Multispecies FMP are unlikely to damage shipwrecks and other cultural artifacts because fishing vessel operators avoid contact with cultural resources on the seafloor to minimize costly gear losses and interruptions to fishing.

## 7.10 EXECUTIVE ORDER 13132 (FEDERALISM)

Executive Order 13132 on federalism established nine fundamental federalism principles for Federal agencies to follow when developing and implementing actions with federalism implications. However, no federalism issues or implications have been identified relative to the measures proposed in this action, thus preparation of an assessment under EO 13132 is unwarranted. The affected states have been closely involved in the development of the proposed action through their representation on the Council; all affected states are represented as voting members of at least one Regional Fishery Management Council. No comments were received from any state officials relative to any federalism implications that may be associated with this action.

## 7.11 REGULATORY IMPACT REVIEW

This Regulatory Impact Review (RIR) is framed around the preferred alternatives for this action.

### 7.11.1 Regulatory Flexibility Act – Initial Regulatory Flexibility Analysis

The purpose of the Regulatory Flexibility Analysis (RFA) is to reduce the impacts of burdensome regulations and record-keeping requirements on small businesses. To achieve this goal, the RFA requires government agencies to describe and analyze the effects of regulations and possible alternatives on small business entities. Based on this information, the Regulatory Flexibility Analysis determines whether the preferred alternative would have a “significant economic impact on a substantial number of small entities.”

#### *Description and estimate of the number of small entities to which the rule applies*

As of June 1, 2024, NMFS had issued 669 commercial limited-access groundfish permits associated with vessels (including those in confirmation of permit history, CPH), 719 party/charter groundfish permits, 696 limited access and general category Atlantic sea scallop permits, 761 small-mesh multispecies permits, 71 Atlantic herring permits, and 743 large-mesh non-groundfish permits (limited access summer flounder and scup permits). Therefore, 3,659 permits are potentially regulated by this action. When accounting for overlaps between fisheries, this number falls to 2,144 permitted vessels. Each vessel may be individually owned or part of a larger corporate ownership structure, and for RFA purposes, it is the ownership entity that is ultimately regulated by the proposed action. Ownership entities are identified on June 1st of each year based on the list of all permit numbers, for the most recent complete calendar year, that have applied for any type of Northeast Federal fishing permit. The current ownership data set is based on calendar year 2023 permits and contains gross sales associated with those permits for calendar years 2019 through 2023.

For RFA purposes only, NMFS has established a small business size standard for businesses, including their affiliates, whose primary industry is commercial fishing (see 50 CFR § 200.2). A business primarily engaged in commercial fishing (NAICS code 11411) is classified as a small business if it is independently owned and operated, is not dominant in its field of operation (including its affiliates), and has combined annual receipts not in excess of \$11 million for all its affiliated operations worldwide. The determination as to whether the entity is large or small is based on the average annual revenue for the five years from 2019 through 2023. The Small Business Administration (SBA) has established size standards for all other major industry sectors in the U.S., including for-hire fishing (NAICS code 487210). These entities are classified as small businesses if combined annual receipts are not in excess of \$8.0 million for all its affiliated operations. As with commercial fishing businesses, the annual average of the five most recent years (2019-2023) is utilized in determining annual receipts for businesses primarily engaged in for-hire fishing.

Ownership data collected from permit holders indicates that there are 1,648 distinct business entities that hold at least one permit regulated by the proposed action. All 1,648 business entities identified could be directly regulated by this proposed action. Of these 1,648 entities, 891 are commercial fishing entities, 326 are for-hire entities, and 431 did not have revenues (were inactive in 2023). Of the 891 commercial fishing entities, 881 are categorized as small entities and 10 are categorized as large entities, per the NMFS guidelines. Furthermore, 412 of these commercial fishing entities held limited access groundfish permits, with 408 of these entities being classified as small businesses and 4 of these entities being classified as large businesses. All 326 for-hire entities are categorized as small businesses.

#### *Summary of the Proposed Action and significant alternatives*

As outlined in Section 3.2, the purpose of this action is to implement Amendment 25 to the Northeast Multispecies FMP. Amendment 25 would incorporate the revised Atlantic cod stock units, as identified in the 2023 Atlantic Cod Research Track Assessment, into the Northeast Multispecies FMP, and set groundfish fishery specifications for the four revised Atlantic cod stocks for fishing year 2026 (May 1, 2026, through April 30, 2027). The recreational groundfish fishery would be impacted by the setting of

new sub-allocations of WGOM cod and SNE cod. Amendment 25 would include a number of other changes to the groundfish fishery beyond specifications including: new status determination criteria for cod stocks; updates to cod management measures outside of specifications, and recreational management measures for cod.

*Description and estimate of economic impacts on small entities, by entity size and industry*

The proposed action, under all the preferred alternatives in Section 4.0, is estimated to generate \$34.7 million in sector revenue from the catch of multispecies groundfish, \$51.7 million in total revenue from all fish caught on sector groundfish trips, and \$33.9 million in operating profit from sector groundfish trips. Under No Action, sector revenue and operating profit could not be estimated due to a lack of specifications for Atlantic cod stocks for the upcoming fishing year. As described above, the vast majority of entities with limited access groundfish permits are classified as small businesses. Small entities engaged in the commercial sector groundfish fishery will be positively impacted by the proposed action relative to No Action. Sectors comprised 99% of commercial groundfish landings and revenue in recent fishing years. Small entities engaged in the common pool component of the commercial groundfish fishery are expected to be positively impacted by the proposed action as well, relative to No Action.

While the overall proposed action is predicted to result in positive impacts to the commercial groundfish fishery relative to No Action, revenues and operating profits are predicted to decrease relative to realized FY2023 values. Sector groundfish revenues are predicted to decline by \$7.0M (16.8%) and operating profits are predicted to decline by \$5.4M (13.7%) relative to FY2023.

In terms of the recreational groundfish fishery, the WGOM cod and SNE cod recreational sub-ACLs would be defined under the proposed action. These cod sub-ACLs would not be defined under No Action, meaning the proposed action will positively impact the recreational fishery relative to No Action. However, relative to FY2023, the proposed action will negatively impact the recreational groundfish fishery given a zero possession limit on SNE cod. While recreational measures for WGOM cod in FY2026 will be set outside of Amendment 25, the measures would be based on achieving but not exceeding the recreational sub-ACL set by Amendment 25, after consultation with the Council. Recreational measures for other cod stocks (EGOM and GB) would be set to create consistency between stock areas.

*Summary and Conclusions*

The purpose of this action is to implement Amendment 25 to the Northeast Multispecies FMP. Amendment 25 would incorporate the four revised Atlantic cod stock units into the FMP and revise groundfish fishery specifications for fishing year 2026 (May 1, 2026, through April 30, 2027) for four Atlantic cod stocks. The setting of specifications can potentially impact other fisheries in the region that have sub-ACLs for groundfish stocks.

The proposed action is estimated to generate \$34.7 million in sector revenue from the catch of Multispecies groundfish, \$51.7 million in total revenue from all fish caught on sector groundfish trips, and \$33.9 million in operating profit from sector groundfish trips. Under No Action, sector revenue and operating profit for the upcoming fishing year cannot be estimated due to a lack of specifications for Atlantic cod stocks. Small entities engaged in the commercial sector groundfish fishery will therefore be positively impacted by the proposed action, relative to No Action. Small entities engaged in common pool groundfish fishing are expected to be positively impacted by the proposed action as well. However, relative to FY2023, the commercial groundfish fishery will be negatively impacted by the proposed action. The decline in fishery revenue and operating profit is estimated to be ~15% relative to FY2023 values.

Similar to the commercial groundfish fishery, the recreational groundfish fishery will be positively impacted by the proposed action relative to No Action. Relative to FY2023, small entities engaged in the recreational groundfish fishery will be negatively impacted by the proposed action. While estimated value

changes are not available for the recreational fishery, a zero possession limit on SNE cod will create negative impacts. Recreational measures for WGOM cod for FY2026 will be set outside of Amendment 25.

## 7.11.2 E.O. 12866 (Regulatory Planning and Review)

### Determination of significance under E.O. 12866

The purpose of E.O. 12866 is to enhance planning and coordination with respect to new and existing regulations. This E.O. requires the Office of Management and Budget (OMB) to review regulatory programs that are considered to be “significant.” Section 7.12 of this document represents the RIR, which includes an assessment of the costs and benefits of the Proposed Action in accordance with the guidelines established by E.O. 12866. NMFS guidelines provide criteria to be used to evaluate whether a proposed action is significant.

E.O. 12866 requires a review of proposed regulations to determine whether or not the expected effects would be significant, where a “significant regulatory action” means any regulatory action that is likely to result in a rule that may:

- (1) Have an annual effect on the economy of \$100 million or more<sup>17</sup>, or adversely effect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or State, local or tribal governments or communities;*
- (2) Create a serious inconsistency or otherwise interfere with an action taken or planned by another agency;*
- (3) Materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or*
- (4) Raise novel legal or policy issues arising out of legal mandates, the President’s priorities, or the principles set forth in the Executive Order.*

Section 6.5 presents detailed economic analyses for the proposed action alternatives. These analyses are summarized below, with references to relevant tables in Section 6.5. Together, the economic analysis included in Section 6.5 and this RIR demonstrate that the proposed action is not significant under E.O. 12866, as it will not have an annual effect on the economy of \$100 million or more, or adversely affect in a material way the economy or a sector of the economy, productivity, jobs, the environment, public health, or safety, or State, local, or tribal governments or communities.

### Objectives

The goals and objectives of Revised Amendment 25 to the Northeast Multispecies FMP are consistent with the goals of the original FMP, which are as follows:

**Goal 1:** *Consistent with the National Standards and other required provisions of the Magnuson-Stevens Fishery Conservation and Management Act and other applicable law, manage the northeast multispecies complex at sustainable levels.*

**Goal 2:** *Create a management system so that fleet capacity will be commensurate with resource status so as to achieve goals of economic efficiency and biological conservation and that encourages diversity within the fishery.*

**Goal 3:** *Maintain a directed commercial and recreational fishery for northeast multispecies.*

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<sup>17</sup> All monetary values are reported in 2023 dollars using the GDP deflator.

**Goal 4:** Minimize, to the extent practicable, adverse impacts on fishing communities and shore-side infrastructure.

**Goal 5:** Provide reasonable and regulated access to the groundfish species covered in this plan to all members of the public of the United States for seafood consumption and recreational purposes during the stock rebuilding period without compromising the Amendment 13 objectives or timetable. If necessary, management measures could be modified in the future to insure that the overall plan objectives are met.

**Goal 6:** To promote stewardship within the fishery.

**Objective 1:** Achieve, on a continuing basis, optimum yield (OY) for the U.S. fishing industry.

**Objective 2:** Clarify the status determination criteria (biological reference points and control rules) for groundfish stocks so they are consistent with the National Standard guidelines and applicable law.

**Objective 3:** Adopt fishery management measures that constrain fishing mortality to levels that are compliant with the Sustainable Fisheries Act.

**Objective 4:** Implement rebuilding schedules for overfished stocks, and prevent overfishing.

**Objective 5:** Adopt measures as appropriate to support international trans-boundary management of resources.

**Objective 6:** Promote research and improve the collection of information to better understand groundfish population dynamics, biology and ecology, and to improve assessment procedures in cooperation with the industry.

**Objective 7:** To the extent possible, maintain a diverse groundfish fishery, including different gear types, vessel sizes, geographic locations, and levels of participation.

**Objective 8:** Develop biological, economic and social measures of success for the groundfish fishery and resource that insure accountability in achieving fishery management objectives.

**Objective 9:** Adopt measures consistent with the habitat provisions of the M-S Act, including identification of EFH and minimizing impacts on habitat to the extent practicable.

**Objective 10:** Identify and minimize bycatch, which include regulatory discards, to the extent practicable, and to the extent bycatch cannot be avoided, minimize the mortality of such bycatch.

#### Description

This Amendment will affect entities engaged in the following fisheries: commercial groundfish (sector and common pool), recreational groundfish, Atlantic sea scallop, Atlantic herring, small-mesh multispecies, and large-mesh non-groundfish (summer flounder and scup). Entities affected are defined here as individual permits engaged in these fisheries.

#### Problem Statement

The need and purpose of the actions proposed in this Amendment are explained in Section 3.2 of this document and are incorporated herein by reference.

#### Analysis of Alternatives

This section provides an analysis of each proposed alternative of revised Amendment 25 as mandated by E.O. 12866. The focus will be on the expected changes 1) in net benefits and costs to entities engaged in the groundfish fishery, 2) changes to the distribution of benefits and costs within the industry, 3) changes in income and employment, 4) cumulative impacts of the regulation, and 5) changes in other social concerns. Much of this information is captured already in the detailed economic impacts and social impacts analyses of Section 6.5 and Section 6.6 of this document.

This RIR will summarize and highlight the major findings of the economic impacts analysis provided in Section 6.5 of this document, as mandated by E.O. 12866. When assessing net benefits and costs of the proposed FY2025 specifications, it is important to note that the analysis will focus on impacts to producers and fishing businesses. Consumer surplus is not expected to be substantially affected by any of the regulatory changes proposed in Amendment 25.

Impacts on entities engaged in the sector and common pool components of the commercial groundfish fishery, the recreational groundfish fishery, the Atlantic sea scallop fishery, the Atlantic herring fishery, the small-mesh multispecies fishery, and the large-mesh non-groundfish fisheries are analyzed separately where appropriate.

A detailed description of the alternatives under consideration can be found in Section 4.0 of this document.

#### Action #1: Incorporating Revised Atlantic Cod Stock Units into the Northeast Multispecies FMP

##### **Preferred Alternative – Alternative 3: Revise Atlantic Cod Stock Units in FMP**

Under the Preferred Alternative, the four revised Atlantic cod stock units would be incorporated into the FMP. There are no economic impacts, direct or indirect, as the impacts are determined from the implementing measures in Actions 2-5.

#### Action #2: Atlantic Cod Status Determination Criteria

##### **Preferred Alternative- Alternative 2: New Status Determination Criteria for Cod Stocks**

##### *Entities engaged in the commercial groundfish fishery*

Under the Preferred Alternative, new SDCs would be adopted for the four Atlantic cod stock units. In the short-term, economic impacts could be positive or negative, since SDCs are needed to specify OFLs, ABCs, and ACLs, and these levels of catch may be lower than the fishery has experienced. In the long-term, Alternative 2 is expected to have positive economic impacts, since adopting SDCs for the four new Atlantic cod stocks according to the most recent scientific assessments decreases the likelihood of overfishing or the stock becoming overfished over the long run, which allows for increased fishery revenues. Overall, Alternative 2 is expected to have low positive economic impacts. Compared to Alternative 1/No Action, economic impacts are expected to be positive.

#### Action #3: Revised Specifications

##### **Preferred Alternative- Alternative 2: Revised Specifications**

##### **Preferred Alternative- Alternative 3: Southern New England Cod Recreational Sub-ACL (Option 2– Set Southern New England Cod Recreational Sub-ACL)**

##### *Entities engaged in the sector component of the commercial groundfish fishery*

Under the Preferred Alternatives, predicted groundfish revenue is \$34.7M, representing a \$7.0M decrease relative to FY2023. Predicted operating profit is \$33.9M, representing a \$5.4M decrease relative to FY2023. Costs included in the operating profit calculation are fuel, sector fees, and quota costs, including opportunity cost of quota.

As Atlantic cod stocks would not have specifications under No Action, fishery revenues and operating profits are unable to be estimated under Alternative 1. Given the lack of cod sector sub-ACLs under No Action, entities engaged in the sector groundfish fishery would be positively impacted under Alternative 2

relative to No Action. Impacts by port and vessel size class under Alternative 2 can be found in Section 6.5.3.2.

*Entities engaged in the common pool component of the commercial groundfish fishery*

The four Atlantic cod stocks (WGOM cod, EGOM cod, GB cod, and SNE cod) would not have FY2026 ACLs specified under Alternative 1/No Action. For these stocks, there would be no specifications and therefore would have negative impacts on the common pool fishery under Alternative 1/No Action relative to Alternative 2. Therefore, Alternative 2 would have positive economic impacts on the common pool relative to No Action.

*Entities engaged in the recreational groundfish fishery*

Under the Preferred Alternatives, impacts on the recreational groundfish fishery would be positive relative to No Action since allocations would be established for WGOM cod and SNE cod. However, recreational groundfish entities may be negatively impacted relative to FY2023 given the size of these cod allocations. WGOM cod recreational management measures, designed to constrain catch below the sub-ACL, will be set outside of Amendment 25. SNE cod recreational management measures, and their impacts, are discussed under Action 5.

Action #4: Commercial Management Measures – Atlantic Cod

**Preferred Alternative- Alternative 1: Common Pool Accountability Measures for Cod Stocks**  
(Option 2– Common Pool Trimester Total Allowable Catch (TAC) Distributions and Closure Areas for Cod Stocks; Option 3– Common Pool Baseline Trip Limits for Cod Stocks)

*Entities engaged in the commercial groundfish fishery*

Under the Preferred Alternative, common pool trimester TAC distributions and trimester TAC closure areas would be adopted for the four revised Atlantic cod stocks. Option 2 would reduce the risk of the common pool exceeding sub-ACLs for the four new cod stocks. When compared to Option 1/No Action, Option 2 could have positive economic impacts on the sector fishery and recreational fishery, but mixed (positive, negative, neutral) economic impacts on the common pool fishery. Using the most recent five years of data to determine the distribution could have positive economic impacts on the common pool fishery as it would be consistent with recent fishing effort. In addition, the updated trimester closure areas for the common pool may offer fishing opportunities outside of the closures for other groundfish stocks like haddock, pollock, and flatfish. On the other hand, having four cod stocks (rather than two cod stocks) could lead to more frequent common pool closures which would have negative economic impacts on the common pool fishery.

Option 3 would establish baseline common pool trip limits for the revised Atlantic cod stock units. Option 3 would reduce the risk of the common pool exceeding sub-ACLs for the four new cod stocks. When compared to Option 1/No Action, Option 3 could have positive economic impacts on the sector fishery and recreational fishery, but mixed (positive, negative, neutral) economic impacts on the common pool fishery.

Action #5: Recreational Fishery Management Measures – Atlantic Cod

**Preferred Alternative- Alternative 1: Recreational Fishing Measures for Southern New England Cod**  
(Option 2– Recreational Fishing Measures for Southern New England Cod)

**Preferred Alternative- Alternative 2: Regulatory Process for Regional Administrator to Adjust Recreational Measures for Cod Stocks** (Option 2– Establish a Regulatory Process for the Regional Administrator to Adjust Recreational Measures for Eastern Gulf of Maine Cod and Georges Bank Cod)

*Entities engaged in the recreational groundfish fishery*

Under Preferred Alternative 1, the federal recreational fishery would be prohibited from landing SNE cod. The effect of this closure on the overall cod encounter rate is difficult to determine, as many anglers that catch cod are fishing for other species (e.g., tautog). The cod encounter rate would likely remain relatively unchanged for anglers targeting other species but would decline to some degree for anglers that target cod under a zero-possession limit. Anglers in the latter category would eliminate their targeting behavior but would still likely encounter cod while fishing for alternative species. The possibility also exists that anglers with strong preferences for cod could reduce or eliminate their fishing activity altogether further reducing cod encounters. Ultimately, both anglers and for-hire businesses will incur some negative impacts because of an inability to catch cod. The exact magnitude of impacts is difficult to quantify but the severity will largely depend on how much value anglers place on cod fishing opportunities.

The preference to target certain species is a product of many factors. As cod has deep-rooted history in the recreational fishery, it is likely that some anglers will be turned away from fishing to a certain extent if cod fishing is not an option. Difference in state waters regulations and federal waters regulations could also impact anglers' choices. Bait and tackle shops, marinas, and other shore-side businesses would also incur losses if fewer anglers chose to participate.

In the short term, the concern of overfishing would be lower with the recreational fishery having zero-possession of cod. The long-term impacts of Option 2 are uncertain as recreational anglers will not be able to land SNE cod in federal waters where they previously could do so, but the foregone cod landings may, or may not, rebuild the stock. Long term impacts could be positive if the ability of the SNE cod stock to recover is improved by restricting recreational landings, which would positively impact the commercial and recreational fisheries. The stock rebuilding potential of this option will likely also be mitigated by any differences in federal and state regulations, and noncompliance, though those illegally landing cod would be receiving the same benefits as under No Action.

Preferred Alternative 2 is administrative resulting in neutral economic impacts on the commercial fishery and recreational fishery relative to Option 1. If the NMFS/Council consultation process includes consideration of the recommendations of the Recreational Advisory Panel, it could lead to positive social benefits for the recreational cod fishery participants in EGOM and GB with respect to the process of management decisions.

Summary of expected economic impacts from implementation of Amendment 25 proposed action

The regulations proposed in Amendment 25 are expected to have a positive impact on gross revenues and operating profits for entities engaged in the commercial groundfish fishery relative to No Action. Under No Action, specifications would not be in place for the four cod stocks (EGOM, WGOM, GB, SNE) in FY2026.

However, entities engaged in the commercial groundfish fishery are expected to be negatively impacted under the proposed action relative to recent fishing years. Predicted sector groundfish revenue under the revised specifications is \$34.7 million, a decline of \$7.0 million (16.8%) relative to FY2023 realized revenue. Predicted sector operating profit under the revised specifications is \$33.9 million, a decline of \$5.4 million (13.7%) relative to FY2023.

Similar to the commercial groundfish fishery, entities engaged in the recreational groundfish fishery will be positively impacted by the proposed action relative to No Action. However, relative to FY2023, the

recreational fishery will be negatively impacted by low cod sub-ACLs and a zero possession limit on SNE cod.

#### Determination of Significance

The proposed action does not constitute a significant regulatory action under EO 12866 for the following reasons: the proposed action will not have an annual effect on the economy of more than \$100 million. Adverse impacts on fishermen and fishing businesses, ports, recreational anglers, and operators of party/charter businesses are not expected to be substantial.

In addition, there should be no interactions with activities of other agencies and no impacts on entitlements, grants, user fees, or loan programs. The proposed action does not raise novel legal or policy issues. As such, the Proposed Action is not considered significant as defined by EO 12866.

## 8.0 GLOSSARY

**Adult stage:** One of several marked phases or periods in the development and growth of many animals. In vertebrates, the life history stage where the animal is capable of reproducing, as opposed to the juvenile stage.

**Adverse effect:** Any impact that reduces quality and/or quantity of EFH. May include direct or indirect physical, chemical, or biological alterations of the waters or substrate and loss of, or injury to, benthic organisms, prey species and their habitat, and other ecosystem components, if such modifications reduce the quality and or quantity of EFH. Adverse effects to EFH may result from actions occurring within EFH or outside of EFH and may include sites-specific or habitat wide impacts, including individual, cumulative, or synergistic consequences of actions.

**Aggregation:** A group of animals or plants occurring together in a particular location or region.

**Amphipods:** A small crustacean of the order Amphipoda, such as the beach flea, having a laterally compressed body with no carapace.

**Anemones:** Any of numerous flowerlike marine coelenterates of the class Anthozoa, having a flexible cylindrical body and tentacles surrounding a central mouth.

**Annual Catch Entitlement (ACE):** Pounds of available catch that can be harvested by a particular sector. Based on the total PSC for the permits that join the sector.

**Annual total mortality:** Rate of death expressed as the fraction of a cohort dying over a period compared to the number alive at the beginning of the period ( $\# \text{ total deaths during year} / \text{numbers alive at the beginning of the year}$ ). Optimists convert death rates into annual survival rate using the relationship  $S=1-A$ .

**Bay:** An inlet of the sea or other body of water usually smaller than a gulf; a small body of water set off from the main body; e.g. Ipswich Bay in the Gulf of Maine.

**Biomass:** The total mass of living matter in a given unit area or the weight of a fish stock or portion thereof. Biomass can be listed for beginning of year (Jan-1), Mid-Year, or mean (average during the entire year). In addition, biomass can be listed by age group (numbers at age \* average weight at age) or summarized by groupings (e.g., age 1+, ages 4+ 5, etc.). See also spawning stock biomass, exploitable biomass, and mean biomass.

**BMSY:** The stock biomass that would produce MSY when fished at a fishing mortality rate equal to FMSY. For most stocks, BMSY is about  $\frac{1}{2}$  of the carrying capacity. The proposed overfishing definition control rules call for action when biomass is below  $\frac{1}{4}$  or  $\frac{1}{2}$  BMSY, depending on the species.

**Bthreshold:** 1) A limit reference point for biomass that defines an unacceptably low biomass i.e., puts a stock at high risk (recruitment failure, depensation, collapse, reduced long term yields, etc.). 2) A biomass threshold that the SFA requires for defining when a stock is overfished. A stock is overfished if its biomass is below Bthreshold. A determination of overfished triggers the SFA requirement for a rebuilding plan to achieve Btarget as soon as possible, usually not to exceed 10 years except certain requirements are met. In Amendment 9 control rules, Bthreshold is often defined as either  $\frac{1}{2}$ BMSY or  $\frac{1}{4}$  BMSY. Bthreshold is also known as Bminimum.

**Btarget:** A desirable biomass to maintain fishery stocks. This is usually synonymous with BMSY or its proxy.

**Biomass weighted F:** A measure of fishing mortality that is defined as an average of fishing mortality at age weighted by biomass at age for a ranges of ages within the stock (e.g., ages 1+ biomass weighted F is a weighted average of the mortality for ages 1 and older, age 3+ biomass weighted

is a weighted average for ages 3 and older). Biomass weighted F can also be calculated using catch in weight over mean biomass. See also fully-recruited F.

**Biota:** All the plant and animal life of a particular region.

**Bivalve:** A class of mollusks having a soft body with platelike gills enclosed within two shells hinged together; e.g., clams, mussels.

**Bottom tending mobile gear:** All fishing gear that operates on or near the ocean bottom that is actively worked in order to capture fish or other marine species. Some examples of bottom tending mobile gear are otter trawls and dredges.

**Bottom tending static gear:** All fishing gear that operates on or near the ocean bottom that is not actively worked; instead, the effectiveness of this gear depends on species moving to the gear which is set in a particular manner by a vessel, and later retrieved. Some examples of bottom tending static gear are gillnets, traps, and pots.

**Boulder reef:** An elongated feature (a chain) of rocks (generally piled boulders) on the seabed.

**Bryozoans:** Phylum aquatic organisms, living for the most part in colonies of interconnected individuals. A few to many millions of these individuals may form one colony. Some bryozoans encrust rocky surfaces, shells, or algae others form lacy or fan-like colonies that in some regions may form an abundant component of limestones. Bryozoan colonies range from millimeters to meters in size, but the individuals that make up the colonies are rarely larger than a millimeter. Colonies may be mistaken for hydroids, corals or seaweed.

**Burrow:** A hole or excavation in the sea floor made by an animal (as a crab, lobster, fish, burrowing anemone) for shelter and habitation.

**Bycatch:** (v.) the capture of nontarget species in directed fisheries which occurs because fishing gear and methods are not selective enough to catch only target species; (n.) fish which are harvested in a fishery but are not sold or kept for personal use, including economic discards and regulatory discards but not fish released alive under a recreational catch and release fishery management program.

**Capacity:** the level of output a fishing fleet is able to produce given specified conditions and constraints. Maximum fishing capacity results when all fishing capital is applied over the maximum amount of available (or permitted) fishing time, assuming that all variable inputs are utilized efficiently.

**Catch:** The sum total of fish killed in a fishery in a given period. Catch is given in either weight or number of fish and may include landings, unreported landings, discards, and incidental deaths.

**Coarse sediment:** Sediment generally of the sand and gravel classes; not sediment composed primarily of mud; but the meaning depends on the context, e.g. within the mud class, silt is coarser than clay.

**Continental shelf waters:** The waters overlying the continental shelf, which extends seaward from the shoreline and deepens gradually to the point where the sea floor begins a slightly steeper descent to the deep ocean floor; the depth of the shelf edge varies, but is approximately 200 meters in many regions.

**Control rule:** A pre-determined method for determining fishing mortality rates based on the relationship of current stock biomass to a biomass target. Amendment 9 overfishing control rules define a target biomass (BMSY or proxy) as a management objective. The biomass threshold (Bthreshold or Bmin) defines a minimum biomass below which a stock is considered overfished.

**Cohort:** see yearclass.

**Crustaceans:** Invertebrates characterized by a hard outer shell and jointed appendages and bodies. They usually live in water and breathe through gills. Higher forms of this class include lobsters, shrimp and crawfish; lower forms include barnacles.

**Days absent:** an estimate by port agents of trip length. This data was collected as part of the NMFS weighout system prior to May 1, 1994.

**Days-at-sea (DAS):** the total days, including steaming time that a boat spends at sea to fish. Amendment 13 categorized DAS for the multispecies fishery into three categories, based on each individual vessel's fishing history during the period fishing year 1996 through 2001. The three categories are: Category A: can be used to target any groundfish stock; Category B: can only be used to target healthy stocks; Category C: cannot be used until some point in the future. Category B DAS are further divided equally into Category B (regular) and Category B (reserve).

**DAS “flip”:** A practice in the Multispecies FMP that occurs when a vessel fishing on a Category B (regular) DAS must change (“flip”) its DAS to a Category A DAS because it has exceeded a catch limit for a stock of concern.

**Demersal species:** Most often refers to fish that live on or near the ocean bottom. They are often called benthic fish, groundfish, or bottom fish.

**Diatoms:** Small mobile plants (algæ) with silicified (silica, sand, quartz) skeletons. They are among the most abundant phytoplankton in cold waters, and an important part of the food chain.

**Discards:** animals returned to sea after being caught; see Bycatch (n.)

**Echinoderms:** A member of the Phylum Echinodermata. Marine animals usually characterized by a five-fold symmetry, and possessing an internal skeleton of calcite plates, and a complex water vascular system. Includes echinoids (sea urchins), crinoids (sea lillies) and asteroids (starfish).

**Ecosystem-based management:** a management approach that takes major ecosystem components and services—both structural and functional—into account, often with a multispecies or habitat perspective

**Egg stage:** One of several marked phases or periods in the development and growth of many animals. The life history stage of an animal that occurs after reproduction and refers to the developing embryo, its food store, and sometimes jelly or albumen, all surrounded by an outer shell or membrane. Occurs before the larval or juvenile stage.

**Emergent epifauna:** See Epifauna. Animals living upon the bottom that extend a certain distance above the surface.

**Epifauna:** See Benthic infauna. Epifauna are animals that live on the surface of the substrate, and are often associated with surface structures such as rocks, shells, vegetation, or colonies of other animals.

**Essential Fish Habitat (EFH):** Those waters and substrate necessary to fish for spawning, breeding, feeding, or growth to maturity. The EFH designation for most managed species in this region is based on a legal text definition and geographical area that are described in the Habitat Omnibus Amendment (1998).

**Estuarine area:** The area of an estuary and its margins; an area characterized by environments resulting from the mixing of river and sea water.

**Estuary:** A water passage where the tide meets a river current; especially an arm of the sea at the lower end of a river; characterized by an environment where the mixing of river and seawater causes marked variations in salinity and temperature in a relatively small area.

**Exclusive Economic Zone (EEZ):** a zone in which the inner boundary is a line coterminous with the seaward boundary of each of the coastal States and the outer boundary is line 200 miles away and parallel to the inner boundary

**Exploitable biomass:** The biomass of fish in the portion of the population that is vulnerable to fishing.

**Exploitation pattern:** Describes the fishing mortality at age as a proportion of fully recruited F (full vulnerability to the fishery). Ages that are fully vulnerable experience 100% of the fully recruited F and are termed fully recruited. Ages that are only partially vulnerable experience a fraction of the fully recruited F and are termed partially recruited. Ages that are not vulnerable to the fishery (including discards) experience no mortality and are considered pre-recruits. Also known as the partial recruitment pattern, partial recruitment vector or fishery selectivity.

**Exploitation rate (u):** The fraction of fish in the exploitable population killed during the year by fishing. This is an annual rate compared to F, which is an instantaneous rate. For example, if a population has 1,000,000 fish large enough to be caught and 550,000 are caught (landed and discarded) then the exploitation rate is 55%.

**Fathom:** A measure of length, containing six feet; the space to which a man can extend his arms; used chiefly in measuring cables, cordage, and the depth of navigable water by soundings.

**Fishing mortality (F):** A measurement of the rate of removal of fish from a population caused by fishing. This is usually expressed as an instantaneous rate (F) and is the rate at which fish are harvested at any given point in a year. Instantaneous fishing mortality rates can be either fully recruited or biomass weighted. Fishing mortality can also be expressed as an exploitation rate (see exploitation rate) or less commonly, as a conditional rate of fishing mortality (m, fraction of fish removed during the year if no other competing sources of mortality occurred. Lower case m should not be confused with upper case M, the instantaneous rate of natural mortality).

**F0.1:** a conservative fishing mortality rate calculated as the F associated with 10 percent of the slope at origin of the yield-per-recruit curve.

**FMAX:** a fishing mortality rate that maximizes yield per recruit. FMAX is less conservative than F0.1.

**FMSY:** a fishing mortality rate that would produce MSY when the stock biomass is sufficient for producing MSY on a continuing basis.

**Fthreshold:** 1) The maximum fishing mortality rate allowed on a stock and used to define overfishing for status determination. Amendment 9 frequently uses FMSY or FMSY proxy for Fthreshold. 2) The maximum fishing mortality rate allowed for a given biomass as defined by a control rule.

**Fishing effort:** the amount of time and fishing power used to harvest fish. Fishing power is a function of gear size, boat size and horsepower.

**Framework adjustments:** adjustments within a range of measures previously specified in a fishery management plan (FMP). A change usually can be made more quickly and easily by a framework adjustment than through an amendment. For plans developed by the New England Council, the procedure requires at least two Council meetings including at least one public hearing and an evaluation of environmental impacts not already analyzed as part of the FMP.

**Furrow:** A trench in the earth made by a plow; something that resembles the track of a plow, as a marked narrow depression; a groove with raised edges.

**Glacial till:** Unsorted sediment (clay, sand, and gravel mixtures) deposited from glacial ice.

**Grain size:** the size of individual sediment particles that form a sediment deposit; particles are separated into size classes (e.g. very fine sand, fine sand, medium sand, among others); the classes are

combined into broader categories of mud, sand, and gravel; a sediment deposit can be composed of few to many different grain sizes.

**Growth overfishing:** Fishing at an exploitation rate or at an age at entry that reduces potential yields from a cohort but does not reduce reproductive output (see recruitment overfishing).

**Halocline:** The zone of the ocean in which salinity increases rapidly with depth.

**Habitat complexity:** Describes or measures a habitat in terms of the variability of its characteristics and its functions, which can be biological, geological, or physical in nature. Refers to how complex the physical structure of the habitat is. A bottom habitat with structure-forming organisms, along with other three dimensional objects such as boulders, is more complex than a flat, featureless, bottom.

**Highly migratory species:** tuna species, marlin, oceanic sharks, sailfishes, and swordfish

**Hydroids:** Generally, animals of the Phylum Cnidaria, Class Hydrozoa; most hydroids are bush- like polyps growing on the bottom and feed on plankton, they reproduce asexually and sexually.

**Immobile epifaunal species:** See epifauna. Animals living on the surface of the bottom substrate that, for the most part, remain in one place.

**Individual Fishing Quota (IFQ):** federal permit under a limited access system to harvest a quantity of fish, expressed by a unit or units representing a percentage of the total allowable catch of a fishery that may be received or held for exclusive use by an individual person or entity

**Juvenile stage:** One of several marked phases or periods in the development and growth of many animals. The life history stage of an animal that comes between the egg or larval stage and the adult stage; juveniles are considered immature in the sense that they are not yet capable of reproducing, yet they differ from the larval stage because they look like smaller versions of the adults.

**Landings:** The portion of the catch that is harvested for personal use or sold.

**Larvae stage:** One of several marked phases or periods in the development and growth of many animals. The first stage of development after hatching from the egg for many fish and invertebrates. This life stage looks fundamentally different than the juvenile and adult stages, and is incapable of reproduction; it must undergo metamorphosis into the juvenile or adult shape or form.

**Limited-access permits:** permits issued to vessels that met certain qualification criteria by a specified date (the "control date").

**Macrobenthos:** See Benthic community and Benthic infauna. Benthic organisms whose shortest dimension is greater than or equal to 0.5 mm.

**Maturity ogive:** A mathematical model used to describe the proportion mature at age for the entire population. A50 is the age where 50% of the fish are mature.

**Mean biomass:** The average number of fish within an age group alive during a year multiplied by average weight at age of that age group. The average number of fish during the year is a function of starting stock size and mortality rate occurring during the year. Mean biomass can be aggregated over several ages to describe mean biomass for the stock. For example the mean biomass summed for ages 1 and over is the 1+ mean biomass; mean biomass summed across ages 3 and over is 3+ mean biomass.

**Megafaunal species:** The component of the fauna of a region that comprises the larger animals, sometimes defined as those weighing more than 100 pounds.

**Mesh selectivity ogive:** A mathematical model used to describe the selectivity of a mesh size (proportion of fish at a specific length retained by mesh) for the entire population. L25 is the length where 25% of the fish encountered are retained by the mesh. L50 is the length where 50% of the fish encountered are retained by the mesh.

**Meter:** A measure of length, equal to 39.37 English inches, the standard of linear measure in the metric system of weights and measures. It was intended to be, and is very nearly, the ten millionth part of the distance from the equator to the north pole, as ascertained by actual measurement of an arc of a meridian.

**Metric ton:** A unit of weight equal to a thousand kilograms (1kgs = 2.2 lbs.). A metric ton is equivalent to 2,205 lbs. A thousand metric tons is equivalent to 2.2 million lbs.

**Microalgal:** Small microscopic types of algae such as the green algae.

**Microbial:** Microbial means of or relating to microorganisms.

**Minimum spawning stock threshold:** the minimum spawning stock size (or biomass) below which there is a significantly lower chance that the stock will produce enough new fish to sustain itself over the long term.

**Mobile organisms:** organisms that are not confined or attached to one area or place, that can move on their own, are capable of movement, or are moved (often passively) by the action of the physical environment (waves, currents, etc.).

**Mollusks:** Common term for animals of the phylum Mollusca. Includes groups such as the bivalves (mussels, oysters etc.), cephalopods (squid, octopus etc.) and gastropods (abalone, snails). Over 80,000 species in total with fossils back to the Cambrian period.

**Mortality:** see Annual total mortality (A), Exploitation rate (u), Fishing mortality (F), Natural mortality (M), and instantaneous total mortality (Z).

**Motile:** Capable of self-propelled movement. A term that is sometimes used to distinguish between certain types of organisms found in water.

**Multispecies:** the group of species managed under the Northeast Multispecies Fishery Management Plan. This group includes whiting, red hake and ocean pout plus the regulated species (cod, haddock, pollock, yellowtail flounder, winter flounder, witch flounder, American plaice, windowpane flounder, white hake and redfish).

**Natural disturbance:** A change caused by natural processes; e.g. in the case of the seabed, changes can be caused by the removal or deposition of sediment by currents; such natural processes can be common or rare at a particular site.

**Natural mortality:** A measurement of the rate of death from all causes other than fishing such as predation, disease, starvation, and pollution. Commonly expressed as an instantaneous rate (M). The rate of natural mortality varies from species to species, but is assumed to be  $M=0.2$  for the five critical stocks. The natural mortality rate can also be expressed as a conditional rate (termed  $n$  and not additive with competing sources of mortality such as fishing) or as annual expectation of natural death (termed  $v$  and additive with other annual expectations of death).

**Nearshore area:** The area extending outward an indefinite but usually short distance from shore; an area commonly affected by tides and tidal and storm currents, and shoreline processes.

**Northeast Shelf Ecosystem:** The Northeast U.S. Shelf Ecosystem has been described as including the area from the Gulf of Maine south to Cape Hatteras, extending from the coast seaward to the edge of the continental shelf, including the slope sea offshore to the Gulf Stream.

**Nutrient budgets:** An accounting of nutrient inputs to and production by a defined ecosystem (e.g., salt marsh, estuary) versus utilization within and export from the ecosystem.

**Observer:** any person required or authorized to be carried on a vessel for conservation and management purposes by regulations or permits under this Act

**Open access:** describes a fishery or permit for which there is no qualification criteria to participate. Open-access permits may be issued with restrictions on fishing (for example, the type of gear that may be used or the amount of fish that may be caught).

**Optimum Yield (OY):** the amount of fish which A) will provide the greatest overall benefit to the nation, particularly with respect to food production and recreational opportunities, and taking into account the protection of marine ecosystems; B) is prescribed as such on the basis of the maximum sustainable yield from the fishery, as reduced by any relevant economic, social, or ecological factor; and C) in the case of an overfished fishery, provides for rebuilding to a level consistent with producing the maximum sustainable yield in such fishery

**Organic matter:** Material of, relating to, or derived from living organisms.

**Overfished:** A condition defined when stock biomass is below minimum biomass threshold and the probability of successful spawning production is low.

**Overfishing:** A level or rate of fishing mortality that jeopardizes the long-term capacity of a stock or stock complex to produce MSY on a continuing basis.

**Pelagic gear:** Mobile or static fishing gear that is not fixed, and is used within the water column, not on the ocean bottom. Some examples are mid-water trawls and pelagic longlines.

**Phytoplankton:** Microscopic marine plants (mostly algae and diatoms) which are responsible for most of the photosynthetic activity in the oceans.

**Polychaetes:** Polychaetes are segmented worms in the phylum Annelida. Polychaetes (poly-chaetae = many-setae) differ from other annelids in having many setae (small bristles held in tight bundles) on each segment.

**Potential Sector Contribution (PSC):** The percentage of the available catch a limited access permit is entitled to after joining a sector. Based on landings history as defined in Amendment 16. The sum of the PSC's in a sector is multiplied by the groundfish sub-ACL to get the ACE for the sector.

**Pre-recruits:** Fish in size or age groups that are not vulnerable to the fishery (including discards).

**Prey availability:** The availability or accessibility of prey (food) to a predator. Important for growth and survival.

**Primary production:** The synthesis of organic materials from inorganic substances by photosynthesis.

**Recovery time:** The period of time required for something (e.g. a habitat) to achieve its former state after being disturbed.

**Recruitment:** the amount of fish added to the fishery each year due to growth and/or migration into the fishing area. For example, the number of fish that grow to become vulnerable to fishing gear in one year would be the recruitment to the fishery. "Recruitment" also refers to new year classes entering the population (prior to recruiting to the fishery).

**Recruitment overfishing:** fishing at an exploitation rate that reduces the population biomass to a point where recruitment is substantially reduced.

**Regulated groundfish species:** cod, haddock, yellowtail flounder, winter flounder, witch flounder, American plaice, white hake, pollock, redbfish, Atlantic halibut, windowpane flounder, ocean pout, and wolffish. These species are usually targeted with large-mesh net gear.

**Relative exploitation:** an index of exploitation derived by dividing landings by trawl survey biomass. This measure does not provide an absolute magnitude of exploitation but allows for general statements about trends in exploitation.

**Retrospective pattern:** A pattern of systematic over-estimation or underestimation of terminal year estimates of stock size, biomass or fishing mortality compared to that estimate for that same year when it occurs in pre-terminal years.

**Scavenging species:** An animal that consumes dead organic material.

**Sea pens:** An animal related to corals and sea anemones with a featherlike form.

**Sediment:** Material deposited by water, wind, or glaciers.

**Sediment suspension:** The process by which sediments are suspended in water as a result of disturbance.

**Sedentary:** See Motile and Mobile organisms. Not moving. Organisms that spend the majority of their lives in one place.

**Sedimentary bedforms:** Wave-like structures of sediment characterized by crests and troughs that are formed on the seabed or land surface by the erosion, transport, and deposition of particles by water and wind currents; e.g. ripples, dunes.

**Sedimentary structures:** Structures of sediment formed on the seabed or land surface by the erosion, transport, and deposition of particles by water and wind currents; e.g. ripples, dunes, buildups around boulders, among others.

**Sediment types:** Major combinations of sediment grain sizes that form a sediment deposit, e.g. mud, sand, gravel, sandy gravel, muddy sand, among others.

**Spawning adult stage:** See adult stage. Adults that are currently producing or depositing eggs.

**Spawning stock biomass (SSB):** the total weight of fish in a stock that sexually mature, i.e., are old enough to reproduce.

**Species assemblage:** Several species occurring together in a particular location or region

**Species composition:** A term relating the relative abundance of one species to another using a common measurement; the proportion (percentage) of various species in relation to the total on a given area.

**Species diversity:** The number of different species in an area and their relative abundance

**Species richness:** See Species diversity. A measurement or expression of the number of species present in an area; the more species present, the higher the degree of species richness.

**Species with vulnerable EFH:** If a species was determined to be “highly” or “moderately” vulnerable to bottom tending gears (otter trawls, scallop dredges, or clam dredges) then it was included in the list of species with vulnerable EFH. Currently there are 23 species and life stages that are considered to have vulnerable EFH for this analysis.

**Status Determination:** A determination of stock status relative to Bthreshold (defines overfished) and Fthreshold (defines overfishing). A determination of either overfished or overfishing triggers a SFA requirement for rebuilding plan (overfished), ending overfishing (overfishing) or both.

**Stock:** A grouping of fish usually based on genetic relationship, geographic distribution and movement patterns. A region may have more than one stock of a species (for example, Gulf of Maine cod and Georges Bank cod). A species, subspecies, geographical grouping, or other category of fish capable of management as a unit.

**Stock assessment:** determining the number (abundance/biomass) and status (life-history characteristics, including age distribution, natural mortality rate, age at maturity, fecundity as a function of age) of individuals in a stock

**Stock of concern:** a regulated groundfish stock that is overfished, or subject to overfishing.

**Structure-forming organisms:** Organisms, such as corals, colonial bryozoans, hydroids, sponges, mussel beds, oyster beds, and seagrass that by their presence create a three-dimensional physical structure on the bottom. See biogenic habitats.

**Submerged aquatic vegetation:** Rooted aquatic vegetation, such as seagrasses, that cannot withstand excessive drying and therefore live with their leaves at or below the water surface in shallow areas of estuaries where light can penetrate to the bottom sediments. SAV provides an important habitat for young fish and other aquatic organisms.

**Survival rate (S):** Rate of survival expressed as the fraction of a cohort surviving the a period compared to number alive at the beginning of the period ( $\#$  survivors at the end of the year / numbers alive at the beginning of the year). Pessimists convert survival rates into annual total mortality rate using the relationship  $A=1-S$ .

**Survival ratio (R/SSB):** an index of the survivability from egg to age-of-recruitment. Declining ratios suggest that the survival rate from egg to age-of-recruitment is declining.

**TAC:** Total allowable catch. This value is calculated by applying a target fishing mortality rate to exploitable biomass.

**Taxa:** The plural of taxon. Taxon is a named group or organisms of any rank, such as a particular species, family, or class.

**Ten-minute- “squares” of latitude and longitude (TMS):** Are a measure of geographic space. The actual size of a ten-minute-square varies depending on where it is on the surface of the earth, but in general each square is approximately 70-80 square nautical miles in this region. This is the spatial area that EFH designations, biomass data, and some of the effort data have been binned into for analysis purposes in various sections of this document.

**Topography:** The depiction of the shape and elevation of land and sea floor surfaces.

**Total Allowable Catch (TAC):** The amount (in metric tons) of a stock that is permitted to be caught during a fishing year. In the Multispecies FMP, TACs can either be “hard” (fishing ceases when the TAC is caught) or a “target” (the TAC is merely used as an indicator to monitor effectiveness of management measures, but does not trigger a closure of the fishery).

**Total mortality:** The rate of mortality from all sources (fishing, natural, pollution) Total mortality can be expressed as an instantaneous rate (called  $Z$  and equal to  $F + M$ ) or Annual rate (called  $A$  and calculated as the ratio of total deaths in a year divided by number alive at the beginning of the year)

**Vulnerability:** In order to evaluate the potential adverse effects of fishing on EFH, the vulnerability of each species EFH was determined. This analysis defines vulnerability as the likelihood that the functional value of EFH would be adversely affected as a result of fishing with different gear types. A number of criteria were considered in the evaluation of the vulnerability of EFH for each life stage including factors like the function of habitat for shelter, food and/or reproduction.

**Yield-per-recruit (YPR):** the expected yield (weight) of individual fish calculated for a given fishing mortality rate and exploitation pattern and incorporating the growth characteristics and natural mortality.

**Yearclass:** also called cohort. Fish that were spawned in the same year. By convention, the “birth date” is set to January 1st and a fish must experience a summer before turning 1. For example, winter flounder that were spawned in February-April 1997 are all part of the 1997 cohort (or year-class). They would be considered age 0 in 1997, age 1 in 1998, etc. A summer flounder spawned in October 1997 would have its birth date set to the following January 1 and would be considered age 0 in 1998, age 1 in 1999, etc.

**Z:** instantaneous rate of total mortality. The components of Z are additive (i.e.,  $Z = F+M$ )

**Zooplankton:** See Phytoplankton. Small, often microscopic animals that drift in currents. They feed on detritus, phytoplankton, and other zooplankton. They are preyed upon by fish, shellfish, whales, and other zooplankton.

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