

Amendment 9

Coastal Pelagic Species Fishery Management Plan

Environmental Assessment (EA) Regulatory Impact Review (RIR) and
Determination of the Impact on Small Businesses

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1.0 Abstract

The proposed action is to implement Amendment 9 to the Coastal Pelagic Species Fishery Management Plan (FMP) under the provisions of the Magnuson-Stevens Fishery Conservation and Management Act of 1976 as amended (Magnuson-Stevens Act). Amendment 9 defines maximum sustainable yield (MSY) for market squid according to the requirements of the Magnuson-Stevens Act to ensure the attainment of optimum yield and to prevent overfishing. The inadequacy of MSY as a management tool for squid is discussed and alternatives are presented to protect the resource based on spawning habitat. Potential bycatch in the various fisheries is evaluated based on current information, and alternatives are presented to gather information on bycatch as the harvest of coastal pelagic species increases. The coastal pelagic species fishery (CPS) has expanded to Oregon and Washington, where Indian fishing rights must be met according to treaties between the U.S. and specific tribes. Indian fishing rights were not addressed in the FMP; therefore, this amendment addresses that issue.

2.0 Introduction

On June 10, 1999, Amendment 8 to the Northern Anchovy Fishery Management Plan was partially approved by the Secretary of Commerce. Amendment 8 added four species to the plan, implemented limited entry to prevent overcapitalization, and changed the name of the plan to the Coastal Pelagic Species Fishery Management Plan (FMP). Species included in the management unit of the FMP are Pacific sardine (*Sardinops sagax*), Pacific mackerel (*Scomber japonicus*), Northern anchovy (*Engraulis mordax*), Market squid (*Loligo opalescens*), and Jack mackerel (*Trachurus symmetricus*). Pacific sardine and Pacific mackerel are actively managed species in the FMP, that is, harvest guidelines are calculated based on current biomass estimates of each resource. Jack mackerel, northern anchovy, and market squid are monitored species; that is, no current biomass estimates are made. Jack mackerel and northern anchovy are underutilized species. Market squid is managed by the State of California. All species are significant economically to the coastal pelagic fishery.

Two of the topics required by the Magnuson-Stevens Act to be included in all fishery management plans were disapproved, which required action to correct these deficiencies. Optimum yield for squid was disapproved because Amendment 8 did not provide an estimate of maximum sustainable yield. Bycatch provisions were disapproved because Amendment 8 did not contain a standardized reporting methodology to assess the amount and type of bycatch in the fishery and because there was no explanation of whether additional management measures to minimize bycatch and the mortality of unavoidable bycatch were practicable. At its meeting in June 1999, the Pacific Fisheries Management Council (Council) directed its Coastal Pelagic Species Management Team (CPSMT) to develop a revision to the FMP and report to the Council in September. A public meeting of the CPSMT was held in La Jolla, California on August 3 and 4, 1999, and on August 24, 1999, a meeting was held between the CPSMT and the Coastal Pelagic Species Advisory Subpanel. At its September meeting, the Council gave further direction to the CPSMT.

At its March 2000 meeting, the Council asked the CPSMT for a more thorough analysis of the alternatives proposed for establishing MSY for squid and for bycatch. At a public meeting in La Jolla, California on April 20 and 21, 2000, the CPSMT reviewed comments from the Council, the Council's Scientific and Statistical Committee (SSC) and prepared additional material for establishing MSY for squid based on spawning area.

3.0 Background

3.1. Contents of Fishery Management Plans

Any fishery management plan that is prepared by any fishery management Council or by the Secretary of Commerce must, among other things:

a. establish a standardized reporting methodology to assess the amount and type of bycatch occurring in the fishery, and include conservation and management measures that, to the extent practicable and in the following priority–

1. minimize bycatch; and
2. minimize the mortality of bycatch that cannot be avoided

b. assess and specify the present and probable future condition of, and the maximum sustainable yield and optimum yield from, the fishery, and include a summary of the information utilized in making such specification.

3.2 Description of Coastal Pelagic Species Fishing Methods

CPS vessels fish with roundhaul gear (purse seine or lampara nets of about ½ mile in total length). These are encircling type nets, which are deployed around a school of fish or part of a school. When the school is surrounded, the bottom of the net may be closed, then the net drawn next to the boat. The area including the free-swimming fish is diminished by bringing one end of the net aboard the vessel. When the fish are crowded near the fishing vessel, pumps are lowered into the water to pump fish and water into the ship's hold. Another more traditional technique is to lift the fish out of the net with netted scoops (brail). This is a large dip-net type device. Roundhaul fishing results in little unintentionally caught fish, primarily because the fishermen target a specific school, which usually consists of one species. The tendency is for fish to school by size, so if another species is present in the school, it is usually nearly the same size. The most common incidental catch in the CPS fishery is another CPS species. If larger fish are in the net, they can be released alive before pumping or brailing by lowering a section of the cork-line or by using a dip-net. The load is pumped out of the hold at the dock, where the catch is weighed and incidentally caught fish can be observed and sorted. Because pumping is so common, any incidental catch of small fish would not be sorted at sea. Incidental harvest of non-prohibited larger fish are often taken home for personal use or processed. CPS finfish landings are sold as relatively high volume/low value products (e.g., mackerel canned for pet food, sardine frozen and shipped to Australia to feed penned tuna, and anchovy reduced to meal and oil). In addition to fishing for CPS finfish, many of the vessels fish for market squid, Pacific bonito, bluefin tuna, and Pacific herring.

Squid are fished at night with the use of powerful lights, which aggregate squid, where they can be pumped directly from the sea or encircled with a net.

There are other vessels that target CPS in small quantities and usually sell their landings to specialty markets for relatively high prices. During the period 1993-1997, these included:

- ◆ Approximately 18 live bait vessels in southern California and two vessels in Oregon and Washington that take about 5,000 metric tons (mt) per year of CPS finfish (mostly anchovy and sardine) for sale to recreational anglers. Squid are also used for bait. (live bait harvest is unrestricted except at very low levels of spawning biomass).
- ◆ Roundhaul vessels that take a maximum of 1,000 mt to 3,000 mt per year of anchovy that are sold as dead bait.
- ◆ Roundhaul and other mostly small vessels that target CPS finfish (particularly mackerel and sardine) for sale in local fresh fish markets or canneries.

4.0 Bycatch

4.1 Purpose and Need for Action

National Standard 9 states that “conservation and management measures shall, to the extent practicable: (1) minimize bycatch; and (2) to the extent bycatch cannot be avoided, minimize the mortality of such bycatch.” The guidelines require the Council to consider the bycatch effects of existing and planned conservation and management measures. Bycatch is defined as fish that are harvested in a fishery, but not sold or kept for personal use. Bycatch also includes the discard of fish at sea or elsewhere, including economic discards and regulatory discards, and fishing mortality resulting from the encounter with fishing gear that does not result in capture. Bycatch that cannot be avoided must, to the extent practicable, be returned to the sea alive. Any proposed conservation and management measures that do not give priority to avoiding the capture of bycatch must be supported by appropriate analysis. The Council must promote the development of a database on bycatch and bycatch mortality in the fishery to the extent practicable. The Council must review and, where necessary, improve the data collection methods, data sources, and applications of data for each fishery to determine the amount, type, disposition, and other characteristics of bycatch and bycatch mortality in each fishery. The Council must, for each management measure, assess the effects on the amount and type of bycatch and bycatch mortality in the fishery. The Council must select measures that to the extent practicable will minimize bycatch and bycatch mortality.

4.2 Description and Documentation of Bycatch

For the purpose of this discussion, the fishery for CPS can be divided into two areas: north of Pigeon Point Lighthouse (37° 10.9' N. Latitude), and south of Pigeon Point Lighthouse. Virtually the entire commercial fishery for CPS finfish in recent history has taken place south of Pigeon Point. The potential for taking salmon exists in this area, but diminishes as one moves south of Monterey (37° N. latitude), California. The potential for taking salmon incidentally increases as one moves north from Monterey. There is increased interest in harvesting Pacific sardine in Oregon and Washington, but there is little information on the incidental catch with purse seine gear north of Monterey, California to the Canadian border.

4.2.1 Effects of Management Measures

Incidental catch increases in the coastal pelagic species fishery when purse seines are set in shallow water such that the seine comes in contact with the bottom or a rocky outcropping. These areas are almost entirely near land, as water depth increases dramatically with distance from shore. Federal regulations presently include numerous areas closed to reduction fishing with purse seines (Appendix B), which greatly reduces the potential for incurring incidental harvest, thus reducing potential bycatch. There also are regulations requiring specific mesh size on purse seines used for reduction fishing for anchovy. The mesh size was adopted to minimize the harvest of smaller anchovy, which tend to be females, and replaced a regulation on size limits. Other management measures such as limited entry, management areas, vessel markings, etc., are neutral with regard to bycatch.

4.2.2 South of Pigeon Point

Anecdotal information from at-sea observations of the California Department of Fish and Game (CDFG) and conversations with CPS fishermen suggest that bycatch has been and is insignificant. Some individuals have expressed concern that sportfish and salmon might constitute significant bycatch in this fishery. This is a reasonable concern because anchovy and sardine are forage for virtually all predators, but there are no data to confirm significant bycatch. The behavior of predators may have something to do with this. Predators tend to dart through a school of prey rather than linger in the school, and predators can more easily avoid encirclement with a coastal pelagics purse seine.

In California, CDFG samples coastal pelagic landings in Monterey and ports to the south with the help of a Federal grant from the National Marine Fisheries Service under the authority of the Interjurisdictional Fisheries Act. Biological samples are taken to monitor the fish stocks, and dock samplers report

incidentally caught fish (see Appendix A). Reports of bycatch by California dock samplers confirm small and insignificant landings of bycatch at California off-loading sites. These data are likely representative of actual bycatch because fish are pumped from the sea into fish holds aboard the fishing vessel. Fishermen do not sort catch at sea that pass through the pump; they land whatever is caught and pumped into the hold. Between 1985 and the partial year of 1999, there were 5,306 CDFG port samples taken from the sardine and mackerel landings. From 1992 to 1999, incidental catch was reported on only 179 occasions, representing a 3.4% occurrence in which some incidental catch was noted. The reports of incidental catch were sparse, and prior to 1992 none was reported. Earlier incidents of bycatch may not have been noted because the harvest of anchovy and sardine was small, and only in recent years has the harvest of sardine increased. The incidental catch reported are primarily those species that are marketable and do not meet the definition of bycatch in the Magnuson-Stevens Act. Unless an incidental species represents a significant portion of the load, at least a whole percentage point, the amount of the incidental catch is not recorded. Of the incidental catch reported, the two most prevalent species were market squid at 79%, and northern anchovy at 12% incidence within samples (not by load composition).

As stated in the fishery description contained in Amendment 8, most bycatch in the coastal pelagics fishery is incidental harvest that is sold. A number of circumstances in the fishery that tend to reduce bycatch in the fishery are:

- ◆ Most of what would be called bycatch under the Magnuson-Stevens Act is caught when roundhaul nets fish in shallow water over rocky bottom, a practice that fishermen try to avoid to protect gear or are specifically prohibited to fish because of area closures.
- ◆ South of Pt. Buchon, California, many areas are closed to roundhaul nets under California law and the FMP, which reduces the chance for bycatch.
- ◆ In California, a portion of the sardine caught incidentally by squid or anchovy fishermen can now be sold for reduction, which reduces discard.
- ◆ The 5 tons or less allowable landing by vessels without limited entry permits under the FMP should reduce discard because those fish can be landed.

This fishery has traditionally operated off Monterey and in the southern California bight, although the fishery extended to British Columbia during the peak of the sardine fishery early this century. There are currently small fisheries in Oregon waters, off Washington, and British Columbia.

From 1996 to the partial year 1999, bycatch from the live bait logs was reported with an incidence of 10% (Appendix A). The primary species taken as incidental catch was barracuda. Virtually all fish caught incidentally in this fishery are either used for bait, for personal use, or released alive.

The CDFG has implemented a logbook program for the squid fishery. The data to be collected includes bycatch.

4.2.3 North of Pigeon Point

The CPS fishery has not operated on a significant scale during recent times north of Monterey; therefore, little is known about incidental catch or bycatch that might occur in this area. There is increased interest in harvesting Pacific sardine off the coasts of Washington and Oregon. By the end of 1999, 775.7 mt of sardine had been landed in Oregon by 10 vessels making 31 landings. Most of the landings were made by purse seine gear. Less than 300 pounds were harvested by 6 vessels in the whiting fishery, and less than 500 pounds were harvested in Winchester Bay for a local bait fishery. In 22 directed landings by three vessels, incidental catch consisted of 3,100 pounds of mackerel, which was processed. On one observed trip, the incidental catch consisted of one blue shark and one salmon, which was released alive. Logbooks accounting for 99 percent of the landings indicate an incidental catch of one additional salmon and approximately 300 pounds of skipjack (not verified). Logbooks also show that 64 percent of the harvest was off Oregon and 36 percent off southern Washington.

Oregon had a limit of 15 permits in 1999 and has issued 15 permits for the 2000 fishery. Oregon's work plan for 2000 (Appendix C) is aimed at analyzing bycatch in its fishery through logbooks, observers, port sampling, and grates over hatches to minimize retention of larger incidental species.

The Washington Department of Fish and Wildlife has adopted permit conditions for its sardine fishery in 2000 (Appendix C) that include logbooks and observers. The fishery must take place beyond three miles and north of the Columbia River.

In 1999, the National Marine Fisheries Service issued two exempted fishing permits to fishermen intending to harvest anchovy for reduction in a closed area off San Francisco, California. The permits required 100 percent industry sponsored observers, which would have documented any bycatch. However, the fishermen did not fish under the authority of the permits and the permits expired.

Canada reported minimal bycatch in its sardine fishery in 1999 (Dennis Chalmers, Department of Fisheries and Oceans, BC, personal communication).

4.3 Alternatives Considered, Including Proposed Action

The following alternatives were considered. Regardless of what method is eventually used to obtain data on incidental harvest and bycatch, all collected information would be included in the annual Stock Assessment and Fishery Evaluation report.

1. No action.
2. Require logbooks for the limited entry fishery, the live bait fishery, and the incidental fishery (those vessels landing less than 5 mt).
3. Recommend that either state or federal observers be placed on all new fisheries for coastal pelagic species north of Pigeon Point Lighthouse (37° 10.9' N. Latitude). **This is a preferred option of the Management Team.**
4. Recommend that State agencies monitor and record CPS bycatch at the docks. Since little sorting of the load occurs at sea, most bycatch will be in the hold upon returning to the docks. If significant bycatch is in the load, then a sample should be taken. **This is a preferred option of the Management Team.**
5. Allow landing of all bycatch. This would require changes to state and federal laws.
6. Require grates to cover openings of holds through which fish are pumped, which would screen out any bycatch of larger fish to allow live release before going into the ship's hold.
7. Require industry funded observers for all of the CPS limited entry fishery.

4.4 Discussion of Alternatives

Based on the data available to date, there is insufficient justification to require observers for the limited entry fishery (alternative 7) or logbooks for all harvesters of coastal pelagic species

(alternative 2). The cost of either program exceeds the likely benefit of any additional information about the amount and variety of bycatch. The landing of all bycatch (alternative 5) merely to make a note of its existence conflicts with the desire to release incidental species, and it contradicts existing State and Federal rules regarding prohibited species; therefore, this option may cause more harm than good.

Requiring grates to cover the hold of all commercial coastal pelagic vessels (alternative 6) would cost approximately \$100 per vessel, although many of these grates already exist, as they have been used in the California herring fishery in the past, when purse seines were the primary gear. Since most of the incidental species in southern California are known to not meet the definition of bycatch, requiring grates could be implemented only in the northern areas of the fishery, where information on bycatch is lacking. However, the CPSMT does not recommend grates at this time pending information gained from the new commercial fisheries off Oregon and Washington.

The CPSMT recommends that State agencies monitor and record incidental landings at the docks (alternative 4). California, Oregon, and Washington have programs at this time, and there is no plan to discontinue them.

The CPSMT recommends that observers be required on any new commercial fisheries for coastal pelagic species north of Pigeon Point Lighthouse (37° 10.9' N. Latitude). In one or two years, this approach would likely provide valuable information on the unknown extent of bycatch in the area.

4.5 Environmental Consequences

From the information available, there are no environmental consequences of any option considered, except alternative 5, which requires the landing of all incidental harvest. This alternative would increase bycatch. The amount of bycatch in the coastal pelagics fishery is low; therefore, whatever bycatch occurs would not affect any stock. All existing fisheries are being monitored to determine changes in bycatch as fishing for coastal pelagic species expand. The greatest uncertainty about how purse seine fisheries affect bycatch exists north of Monterey. Although the gear, in and of itself, may have a minimal impact on bycatch, the areas fished at specific times of the year or under certain conditions could have differing effects. Logbooks that record time and area of sets would help define the situation, as would observers, which could determine the behavior of species in the net and the potential for releasing incidentally caught species alive. This approach has been adopted by Oregon and Washington.

4.6 Regulatory Action

Section 2.2.1.1 of the FMP authorizes the use of observers to obtain scientific data as needed; however, there is no authorization in Federal regulations implementing the FMP. The language in the FMP reads as follows:

All fishing vessels operating in this management unit, including catcher/processors, at-sea processors, and vessels that harvest in Washington, Oregon, or California and land catch in another area, may be required to accommodate NMFS certified observers on board to collect scientific data. An observer program will be considered only for circumstances where other data collection methods are deemed insufficient for management of the fishery. Implementation of any observer program will be in accordance with appropriate procedures outlined under this framework.

The option of the Regional Administrator to require observers should be included in the implementing regulations. Amendment 9 sets a high priority to use this authority to obtain information on bycatch.

5.0 Optimum Yield and Maximum Sustainable Yield for Market Squid

5.1 Purpose and Need for Action

National Standard 1 requires that conservation and management measures prevent overfishing while achieving, on a continuing basis, the optimum yield (OY) from each fishery. OY is based on MSY, or on MSY as it may be reduced according to social, economic, or ecological factors. The most important limitation on the specifications of OY is that the choice of OY and the conservation and management measures proposed to achieve it must prevent overfishing. Each FMP should include an estimate of MSY.

5.2 Approaches to Defining MSY

The only information available on squid relating to abundance is landings. Current research indicates that squid live nine months, which makes averaging the amount harvested over any period of time ineffective as a way to determine what should be harvested. At the Council's March 2000 meeting, the SSC noted that setting an MSY for market squid is impractical for several reasons: (1) fishery and biological data are scarce; (2) markets tend to influence fishing effort, thus landings data are not a reliable indicator of stock abundance; and (3) the short life span of squid combined with its vulnerability to oceanographic variation limits the practicality of the sustainable yield concept. Nevertheless, the recent high harvests do indicate that squid can be highly productive and has precipitated action by the California Legislature to implement a research and management program for this species. Another way of examining the potential of the resource is by gathering information available to determine the extent of habitat utilized by squid.

5.2.1 MSY Based on Historical Landings

The CPSMT reviewed existing data (including fishery and biological) for the California market squid fishery to recommend an MSY value. There are not adequate data to make a mathematical MSY determination; therefore, guidance was taken from the NMFS publication: *Technical Guidelines on the Use of Precautionary Approaches to Implementing National Standard 1 of the Magnuson-Stevens Fishery Conservation and Management Act (Restrepo et. al., 1998)*. Those guidelines suggest that in data poor situations such as the California market squid fishery, a proxy may be used for MSY, and that it is reasonable to use recent average catch from a time period when there is no qualitative or quantitative evidence of declining abundance.

Historic market squid landings show that low landing periods correspond with El Niño events, when abundance and/or availability of squid to the fishery was greatly reduced. Those events are generally followed by periods of apparent increasing abundance/availability and increasing annual landings until the

next El Niño. As with many other fisheries, the market squid fishery is volatile and reliant on the international market and availability of squid from other squid fisheries. In the time period between the last two El Niño events (1993-94 and 1996-97) there was nearly an unlimited demand for California market squid in the Republic of China, a situation that kindled rapid development of fishing and expansion of processing for export from California. Average annual landings (April through March fishing season) for that four-year period were 76,246 mt and included the highest landings on record with 112,771 mt (1996-97). The expansion ended with the onset of the two-year 1997-99 El Niño event during which market squid abundance/availability dropped to very low levels and landings plummeted.

The first fishing season following the two-year El Niño event (1999-00), squid landings were the third highest on record. Nearly all of the landings were from the southern portion of the fishery (Southern California) with almost no landings to the north (Monterey area). This disparity would not have been predicted or accounted for given current understanding of market squid abundance nor accounted for in temperature inclusive models, which are being considered for harvest guidelines and have been recommended by the SSC.

The ability of the California market squid fishery to support landings of 112,771 mt followed by a strong two-year El Niño and then sustain the relatively high landings suggest that the stock was not being overfished and that the 113,000 mt level is sustainable. Therefore, following *Restrepo et. al. (1998)* to select an MSY proxy, the Council could use some treatment of landings from that four-year time period as the MSY proxy. Another important consideration is that this MSY designation can be changed by the Council under the framework process when more data are available.

5.2.1.1 Options Based on Historical Landings

1. Set no MSY.
2. Set MSY Proxy at 112,771 mt, based on the average of 1996 through 1997 landings.
3. Set MSY proxy at 85,000 mt, based on 75% of the average of 1996 through 1997 landings
4. Set MSY proxy at 81,000 mt based on average landings during calendar years 1993 through 1994 and 1996 through 1997.

5.2.2 MSY Based on Spawning Habitat

CDFG commercial catch information is available by location for the time period 1981 through 1999. Location information is recorded by fishing block, which encompasses a 10 by 10 nautical mile area. Over that time period, 262 unique blocks have been recorded on landing receipts. This number may be used to represent the total available fishing area in the range of the California fishery. In keeping with expansion of the fishery over this time period, the number of blocks fished has generally increased since 1981. By scaling the catch in any given season to account for what might have been caught in that season were all the blocks utilized, a proxy MSY for that year may be determined.

Table 1.

<u>Fishing Season (Apr-Mar)</u>	<u>Landings (mt)</u>	<u>Blocks Utilized</u>	<u>% Fishing Area Utilized</u>	<u>MSY Proxy</u>
1980	5233	26	0.10	52731
1981	23452	52	0.20	118162
1982	11987	43	0.16	73035
1983	986	27	0.10	9570
1984	1228	33	0.13	9749
1985	13042	41	0.16	83337

1986	23227	40	0.15	151047
1987	22874	36	0.14	166467
1988	43722	31	0.12	368521
1989	29983	30	0.11	261857
1990	29458	38	0.15	203108
1991	35077	56	0.21	164112
1992	17049	45	0.17	99263
1993	49398	67	0.26	193170
1994	57690	114	0.44	132584
1995	85124	105	0.40	212406
1996	112771	105	0.40	281392
1997	9887	47	0.18	55112
1998	10639	67	0.26	41602
1999	82613	95	0.36	227837

* Landings (mt)/ [blocks utilized/total blocks] = MSY proxy

Numbers were transferred to the table from a spreadsheet and rounded.

As these estimates represent only information available in California waters, the MSY values calculated above could be scaled up to reflect additional unfished areas based on observed midwater trawl tow data. This analysis can be performed in several ways, which involve several assumptions, resulting in highly variable results. Using information on squid density and proportion positive in the Pacific northwest, California and Mexico (assuming all tows are equal and not accounting for year effects), the portion of squid found in California to the coast wide total equals approximately 71 percent. Scaling the above MSY proxy values upward accordingly, coast wide MSY proxy values may be estimated.

Table 2.

<u>Location</u>	<u>Tows</u>	<u>Positive Tows</u>	<u>Total Squid Caught</u>	<u>Squid per Positive Tow</u>	<u>PropPos</u>	<u>Ratio</u>	<u>Portion in Range</u>
Pacific Northwest	419	111	4955	44.64	0.265	11.826	0.19
California	6009	1553	270837	174.40	0.258	45.072	0.71
Mexico	1410	152	8697	57.22	0.108	6.168	0.10
Total	7838	1816	284489			63.066	

* Squid per positive tow = total squid caught/positive tows

Proportion positive = positive tows/total tows

Ratio of total squid caught = squid per positive tow x Proportion positive

5.3 Alternatives Considered, Including Proposed Action

A. Establish a proxy for MSY based on estimated spawning area.

1. An average value of the 1981-1999 time period to cover all fishery and environmental conditions, i.e., El Nino and the fishery prior to expansion in southern California. MSY proxy = 145,357 mt
2. An average of the most recent five-year period, MSY proxy = 163,670 mt
3. The year with the highest catch on record (1996) = 281,392 mt
4. The highest seasonal MSY proxy value calculated using this approach (1988) = 369,521 mt.

B. Based on midwater trawl information, scale up the values from option one to reflect spawning activity beyond the range of the California fishery.

1. MSY proxy coast wide = 203,390 mt
2. MSY proxy coast wide = 230,521 mt (**This is the preferred option of the Management Team**). This is an average of the most recent five year period, which includes an El Niño, and is the period of highest sustained effort in the southern California fishery.
3. MSY proxy coast wide = 393,732 mt
4. MSY proxy coast wide = 517,048 mt

5.4 Discussion of Alternatives

Midwater trawl data is the only comprehensive source of coast wide information on squid distribution. Using this information assumes that these surveys can provide a measure of coast wide spawning area. Length information in these databases indicates a size range of 20 to 120 millimeters, which correlates to an age distribution of a few weeks to six months. It is further assumed that there is little or no migration from spawning location to midwater trawl capture location.

Although there are occasional takes of market squid commercially in Mexico, Oregon and Washington, there is no information at this time on catch location. Because landings are low and sporadic, the above calculations assume that there is no utilization of these areas, and no catch information from these areas is included in any of the calculations. Seasonal and year effects are not considered in most options presented. Differences between midwater trawl surveys are not accounted for (comparison information available).

A criticism of option 5.3.A is that using a simple sum of all the blocks where catch has been reported is not a method of calculating spawning area. There are vast differences in the productivity of these blocks; therefore, giving each one an equal weighting on an area basis is erroneous. There may be truth to this point, but there is no information at this time that refutes or supports the argument. Although the northern Channel Islands are clearly the most productive areas in terms of catch, this may only be a market driven effect. For example, there are reports that abundance of squid at San Nicholas Island is often very high (from participants in squid and crab fisheries), yet reported squid catch is low. The quality of squid delivered to processors is an important issue, and fishing areas are often limited based on proximity to processing facilities. San Nicholas Island is approximately 70 miles from port.

A criticism of option 5.3.B is that the sources of survey data are different; therefore, lumping them together is erroneous. Several treatments of these data may be employed to improve the information, such as volume of water passing through the nets (not available at this time) or accounting for differences between the gear used. However, it would be a mistake to leave out this information on spawning area that is beyond the range of the fishery.

The CPSMT derived catch information from CDFG block data to indicate the range of the California fishery as presented in Table 1, and calculated the portion of squid present in California waters (71%) relative to the entire Pacific coast from midwater trawl data as presented in Table 2. However, several additional methods of data treatment may be employed that could generate other alternatives to the MSY proxy value selected by the team. Follows is a summary of other methods of evaluation that were considered; most of which would result in a greater range of MSY proxy values.

1. When calculating the MSY proxy value for areas within California (Table 1), comparison of catch data with tow data reveals that positive tows occurred in areas beyond those ever recording commercial catch. Consequently, it would be possible to further expand the range of squid spawning activity (and thus increase the MSY proxy values) either by expanding the sum number of blocks to a number greater than 262, or by using a measure of area other than the 10x10 nautical mile block.
2. In looking at the midwater trawl data, both calculations of proportion positive and density were considered in determining the portion of distribution within the range of California waters. However, calculating the area of distribution (based on positive tows) may yield different results.
3. Since the CDFG block information spans an area of 10x10 nautical miles, it is unlikely that the entire block was utilized for squid fishing activity. It is known that directed fishing activity on spawning grounds occurs generally in depths shallower than 200 feet. It could therefore be said that any positive midwater trawl tow that occurred in any depth greater than 200 feet (assuming no migration or transport between hatch location and location of capture) would represent area that is unutilized by the fishery. There is anecdotal information to indicate that spawning activity or egg deposition does occur in depths greater than 200 feet, as there are reports of squid egg cases being taken incidentally to the Dover sole, thornyhead, and other bottom trawl fisheries. Consequently, based on the distribution of positive tows, if the bottom area within the 200 foot depth contour were calculated, MSY proxy values could be scaled up to account for additional areas beyond that 200 foot-depth where positive tows occurred and the fishery does not operate. Additionally, as there are shallow areas where positive tows for squid occurred within California waters and no records of catch has ever been made there since 1981, these areas would be included with the deep water as area not utilized by fishing activity but positive for squid occurrence.
4. Comparison of high-density catch areas with high-density trawl areas (discounting differences between the 5 sources of midwater trawl survey data) shows that catch may not be the best indicator of abundance, as most of the high-density trawls occurred in the areas outside San Francisco Bay, Monterey, and Point Arguello, which are generally not the highest density areas for catch. If there were a high correlation between the two, it may be best to consider an MSY proxy value based on this relationship so that low density catch blocks would be downweighted in an area-based calculation.

5.5 Allowable Biological Catch (ABC), Alternatives Considered, Including Preferred Option

The purpose of setting an ABC in this case would be to establish a point somewhere below MSY where action would be taken to prevent exceeding MSY. Regardless of where this point is, the action or actions taken would be developed through the points of concern mechanism contained in the FMP. The following options were considered:

The FMP defines the default ABC for monitored species as 25% of MSY and defines overfishing as exceeding ABC during any two years. When the FMP was written, this was not foreseen as a potential problem with market squid because management was deferred to the State of California, although 25% of MSY is a reasonable ABC value for other small pelagics (i.e., jack mackerel or anchovy). The proxy MSY is based on landings as supported by spawning area. There is no accurate estimate of MSY.

1. Status quo. Do not set an ABC.
2. Set ABC equal to MSY. **This is the Management Teams preferred alternative.**
3. Set ABC at 75 percent of MSY.
4. Set ABC in accordance with the rationale used to establish and area-based MSY proxy.

5.6 Environmental Consequences

Recent research indicates that *Loligo opalescens* lives nine months and die shortly after spawning, although how extensive spawning is during the spawning season is not known. The maximum long-term average yield of squid is likely to be of less use for managing squid than it is for other coastal pelagic species, which also respond dramatically to environmental conditions. In response to market demands beginning in 1993, squid landings began an unprecedented climb. From fishing seasons 1993 through 1996, landings were 49,398 mt, 57,690 mt, 85,124 mt, and 112,771 mt respectively. The harvest during the 1997-98 season was 9,887 mt, which would naturally raise fears that the high harvests in previous years had affected the resource. However, the harvest during the 1999-2000 fishery was 82,613 mt. There was an El Niño during 1997/98, which appears to have prevented squid from significant spawning in the area of the fishery, which has happened during all previous El Niños. If recent high harvests reflect excellent environmental conditions, then perhaps the average harvest of 23,000 mt between 1981 and 1992 reflects poor environmental conditions. Nevertheless, regardless of how catches are averaged, using MSY to obtain optimum yield is inadequate, as optimum harvest of an annual crop is likely to be highly variable from year to year, even when no harvesting occurs.

At this time, there is no way to determine how much squid should be harvested in any given year; however, squid are currently harvested only on the spawning grounds off Monterey, California, and in southern California, not on the open sea. Harvest in the remainder of the habitat has been minimal. Also, as noted above, not all areas where squid occur in the area of the fishery are exploited.

Whether large or small, any number picked that puts a limit on harvest is likely to be wrong. While it is true that a very small number will most likely prevent overfishing, it would shut down the fishery. Considering the history of landings in the fishery, this would not be justified and would not be optimal. The examination of habitat through midwater trawl data has been revealing. After looking at abundance in several different ways, there seems to be a good possibility that the resource may be capable of producing at least twice what has been recently harvested. At this time, the most that can be done for the resource to protect it while maintaining a productive fishery is to assure to the extent practicable that adequate spawning occurs. Ongoing research is likely to reveal other information that will improve on this approach, e.g., beginning the fishing season on a certain date after spawning begins or closing certain areas permanently or temporarily. One approach that might be useful would be to monitor (1) the amount of egg capsules deposited. Some kind of assessment would give managers assurance that spawning is successful, and (2) the amount of habitat exploited by the fishery. Areas where spawning occurs that are not exploited by the fishery would play the role of reserves and would provide a kind of insurance policy for protecting the resource. For the reasons stated above, the CPSMT recommends setting a proxy for MSY at 230,521 mt. This is a guide for the Council to monitor the fishery and does not preclude the Council from using information obtained from ongoing research to take action to protect the fishery.

6.0 Treaty Indian Fishing Rights

Oregon fishermen began harvesting Pacific sardine during the summer of 1999, when the FMP was implemented. Oregon fishermen continued fishing in 2000, and Washington fishermen also entered the fishery. The coastal pelagic species fishery now extends to the usual and accustomed fishing grounds of Indian tribes that have treaties with the U.S. involving certain fishing rights. This issue was not addressed in the FMP.

6.1 Legal Considerations

Treaties between the United States and numerous Pacific Northwest Indian tribes reserve to these tribes the right of taking fish at usual and accustomed grounds and stations ("u & a grounds") in common with other citizens of the United States. See *U.S. v. Washington*, 384 F. Supp. 312, 349-350 (W.D. Wash. 1974).

The tribes that have u & a grounds in the marine areas managed by this FMP are the Makah, Hoh, and Quileute tribes, and the Quinault Indian Nation. The Makah Tribe is a party to the Treaty of Neah Bay, Jan. 31, 1855, 12 Stat. 939. See 384 F. Supp. at 349, 363. The Hoh and Quileute tribes and the Quinault Indian Nation are successors in interest to tribes that signed the Treaty with the Quinault, et al. (Treaty of Olympia), July 1, 1855, 12 Stat. 971. See 384 F. Supp. at 349, 359 (Hoh), 371 (Quileute), 374 (Quinault). The tribes' u&a grounds do not vary by species of fish. *U.S. v. Washington*, 157 F. 3d 630, 645 (9th Cir. 1998).

The treaty fishing right is generally described as the opportunity to take a fair share of the fish, which is interpreted as up to 50 percent of the harvestable surplus of fish that pass through the tribes' u&a grounds. *Washington v. Washington State Commercial Passenger Fishing Vessel Association*, 443 U.S. 658, 685-687 (1979) (salmon); *U.S. v. Washington*, 459 F. Supp. 1020, 1065 (1978) (herring); *Makah v. Brown*, No. C85-160R, and *U.S. v. Washington*, Civil No. 9213 - Phase I, Subproceeding No. 92-1 (W.D. Wash., Order on Five Motions Relating to Treaty Halibut Fishing, at 6, Dec. 29, 1993) (halibut); *U.S. v. Washington*, 873 F. Supp. 1422, 1445 and n. 30 (W.D. Wash. 1994), *aff'd in part and rev'd in part*, 157 F. 3d 630, 651-652 (9th Cir. 1998), *cert. denied*, 119 S.Ct. 1376 (1999) (shellfish); *U.S. v. Washington*, Subproceeding 96-2 (Order Granting Makah's Motion for Summary Judgment, etc. at 4, November 5, 1996) (Pacific whiting). The harvestable surplus must be determined according to the conservation necessity principle, which holds that the amount of fish available for harvest must be based solely on resource conservation needs. *Passenger Fishing Vessel*, 443 U.S. at 682; *Antoine v. Washington*, 420 U.S. 194, 207-208 (1975); *Puyallup Tribe v. Washington Game Dept.*, 391 U.S. 392, 402 n. 14 (1968) (*Puyallup I*); *Tulee v. Washington*, 315 U.S. 681, 684 (1942). The conservation necessity standard applies to federal as well as state regulation. *Makah v. Brown*, No. C85-160R, and *United States v. Washington*, Civil No. 9213 - Phase I, Subproceeding No. 92-1 (W.D. Wash., Order on Five Motions Relating to Treaty Halibut Fishing, at 6, Dec. 29, 1993).

The treaty right was originally adjudicated with respect to salmon and steelhead. However, it is now recognized as applying to all species of fish and shellfish within the tribes' u&a grounds. As stated in *U.S. v. Washington*, 873 F.Supp. 1422, 1430, *aff'd* 157 F. 3d 630, 644-645 (9th Cir. 1998), *cert. denied*, 119 S.Ct. 1376:

The fact that some species were not taken before treaty time - either because they were inaccessible or the Indians chose not to take them - does not mean that their right to take such fish was limited. Because the 'right of taking fish' must be read as a reservation of the Indians' pre-existing rights, and because the right to take any species, without limit, pre-existed the Stevens Treaties, the Court must read the 'right of taking fish' without any species limitation.

The original 1974 District Court decision in *U.S. v. Washington* specifically references Quileute tribal fishing for sardines at treaty times. *U.S. v. Washington*, 384 F.Supp. 312, 372 (W.D. Wash. 1974).

The National Marine Fisheries Service recognizes the areas set forth in the framework below as marine u&a grounds of the four Washington coastal tribes. The Makah u&a grounds were adjudicated in *U.S. v. Washington*, 626 F.Supp. 1405, 1466 (W.D. Wash. 1985), *aff'd* 730 F.2d 1314 (9th Cir. 1984). The u&a grounds of the Quileute, Hoh, and Quinault tribes have been recognized administratively by NMFS. See, e.g., 64 Fed. Reg. 24087-24088 (May 5, 1999) (u&a grounds for salmon); 50 C.F.R. 660.324(c) (u&a grounds for groundfish); 50 C.F.R. 300.64(i) (u&a grounds for halibut). The u&a grounds recognized by NMFS may be revised as ordered by a federal court.

The legal principles described above support the conclusion that treaty Indian fishing rights apply to coastal pelagic species that pass through the coastal tribes' ocean u&a grounds. The quantity of this right has not yet been determined or adjudicated.

6.2 Prospective Tribal Fisheries for CPS

With the resurgence of Pacific sardines, and their movement north along the West Coast, it is likely that some of the Pacific Northwest ocean fishing tribes may wish to exercise their treaty fishing rights on CPS in their u&a grounds. Currently, no regulatory impediment to tribal fisheries exists because the tribes' u&a grounds are in CPS Subarea A, which is an open access area with its own allocation of one-third of the coast wide harvest guideline (65 Fed. Reg. 3890-3892, January 25, 2000). However, it is possible that specific treaty Indian allocations may be necessary in the future. To anticipate this eventuality, and to establish an orderly process for implementing treaty fisheries, it is proposed to include a treaty Indian fishing rights framework in the FMP.

Two options are described below. Both options are designed to give the Council prior notice of proposed treaty fisheries so that allocation and other issues can be addressed before fisheries commence. In addition, both options would recognize the Indians' treaty rights; describe the u&a grounds of the four ocean fishing tribes; provide an orderly procedure, through the Council process, for implementation of treaty rights; and contain various measures related to the exercise of treaty rights.

Option 1: Adopt and include in the FMP a framework process similar to that used for treaty Indian fisheries under the Pacific Coast Groundfish Fishery Management Plan. Specifics of the proposed framework are as follows:

- (a) Pacific Coast treaty Indian tribes have treaty rights to harvest CPS in their usual and accustomed fishing areas in U.S. waters.
- (b) Pacific Coast treaty Indian tribes means the Hoh, Makah, and Quileute Indian Tribes and the Quinault Indian Nation.
- (c) The Pacific Coast treaty Indian tribes' usual and accustomed fishing areas within the fishery management area (FMA) are set out below. Boundaries of a tribe's fishing area may be revised as ordered by a Federal court.
 - (1) Makah – That portion of the FMA north of 48 degrees 02'15" N. lat. (Norwegian Memorial) and east of 125 degrees 44'00" W. long.
 - (2) Quileute – That portion of the FMA between 48 degrees 07'36" N. lat. (Sand Point) and 47 degrees 31'42" N. lat. (Queets River) and east of 125 degrees 44' 00" W. long.
 - (3) Hoh – That portion of the FMA between 47 degrees 54'18" N. lat. (Quillayute River) and 47 degrees 21'00" N. lat. (Quinault River) and east of 125 degrees 44' 00" W. long.
 - (4) Quinault – That portion of the FMA between 47 degrees 40'06" N. lat. (Destruction Island) and 46 degrees 53'18" N. lat. (Point Chehalis) and east of 125 degrees 44'00" W. long.
- (d) Procedures. The rights referred to in paragraph (a) will be implemented by the Secretary of Commerce, after consideration of the tribal request, the recommendation of the Council, and the comments of the public. The rights will be implemented either through an allocation of fish that will be managed by the tribes, or through regulations that will apply specifically to the tribal fisheries. An allocation or a regulation specific to the tribes shall be initiated by a written request from a Pacific Coast treaty Indian tribe to the NMFS Southwest Regional Administrator, at least 120 days prior to the start of the fishing season as specified at 50 C.F.R. 660.510, and will be subject to public review according to the procedures in 50 C.F.R. 660.508(d). The Regional Administrator generally will announce the annual tribal allocation at the same time as the annual specifications. The Secretary recognizes the sovereign status and co-manager role of Indian tribes over shared Federal and tribal fishery resources. Accordingly, the Secretary will develop

tribal allocations and regulations in consultation with the affected tribe(s) and, insofar as possible, with tribal consensus.

- (e) Identification. A valid treaty Indian identification card issued pursuant to 25 CFR Part 249, Subpart A, is prima facie evidence that the holder is a member of the Pacific Coast treaty Indian tribe named on the card.
- (f) Fishing (on a tribal allocation or under a federal regulation applicable to tribal fisheries) by a member of a Pacific Coast treaty Indian tribe within that tribe's usual and accustomed fishing area is not subject to provisions of the CPS regulations applicable to non-treaty fisheries.
- (g) Any member of a Pacific Coast treaty Indian tribe must comply with any applicable federal and tribal laws and regulations, when participating in a tribal CPS fishery implemented under paragraph (d) above.
- (h) Fishing by a member of a Pacific Coast treaty Indian tribe outside that tribe's usual and accustomed fishing area, or for a species of CPS not covered by a treaty allocation or applicable federal regulation, is subject to the CPS regulations applicable to non-treaty fisheries.

Any revision to the framework would require an FMP amendment. Implementing regulations would refer to the framework in the FMP.

Option 2: Authorize adoption of the framework to accommodate treaty fishing rights in the implementing regulations. The initial proposed regulations would be as set out in the framework described above.

7.0 Summary of Environmental Consequences

7.1 Beneficial and Adverse Impacts

The only adverse economic impact of the proposed actions is the cost of placing observers aboard developing fisheries for coastal pelagic species north of Pigeon Point Lighthouse (37° 10.9' N. Latitude). At this time there are no developing fisheries in California north of Pigeon Point; however, there are developing fisheries in Oregon and Washington, and these states are requiring some observer coverage at the expense of the fishing industry. Section 2.2.1.1 of the FMP already requires observers for collecting scientific data as necessary.

The attempt to establish a scientifically sound MSY for market squid has failed, and a proxy for MSY based on landings is inadequate. However, a review of the information available on spawning area has provided some assurance that the resource is protected from excessive fishing pressure. This assertion is supported by landings data. Following an unprecedented expansion of the fishery that harvested an average of more than 85,000 mt during the 1994 through 1996 fishing seasons, harvests dropped during an El Niño during the 1997 and 1998 fishing seasons to an average of 10,000. However, landings rose to more than 82,000 mt in 1999. If fishing pressure had caused the decline, the resource would not have rebounded so quickly. Therefore, the harvest strategy employed in the present fishery is not expected to jeopardize the resource and should prevent overfishing and obtain optimum yield. Implementation of a process to address Indian fishing rights complies with treaties between the U.S. Government and specific Indian tribes.

7.2 Public Health and Safety

There are no proposed actions that would have any effect on public health and safety.

7.3 Unique Characteristics

The proposed actions are not expected to have any significant adverse impact on unique characteristics of the area such as historic or cultural resources, park lands, wetlands, or ecologically critical areas.

7.4 Controversial Effects

The proposed actions are not expected to involve significant controversial issues for the broader public. There is concern among environmental groups about the increasing harvest of squid. These same concerns in the State of California brought about legislation in 1998 that imposed a three-year moratorium on fishing vessels, a research program, and the development of a fishery management plan.

7.5 Uncertainty or Unique/Unknown Risks

The proposed actions are not expected to have any significant effects on the human environment that are highly uncertain or involve unique or unknown risks.

7.6 Precedent/Principle Setting

The proposed actions are not expected to have any significant effects in establishing a precedent and do not include actions that would represent a decision in principle about a future consideration.

7.7 Relationship/Cumulative Impact

The proposed actions are not expected to have any significant cumulative impacts that could have a substantial adverse effect on the fishery resources or any related resource.

7.8 Historical/Cultural Impacts

The proposed actions are not expected to have any significant effects on historical sites listed in the National register of Historic Places and will not result in any significant impacts on significant scientific, cultural, or historic resources.

7.9 Interaction with Existing Laws for Habitat Protection

The proposed actions are not expected to have any significant interaction that might threaten a violation of Federal, state, or local law or requirements imposed for the protection of the environment. The proposed actions have no direct effect on ocean or coastal habitat.

8.0 Other Applicable Law

8.1 Endangered Species Act (ESA)

An informal consultation was initiated with the Protected Resources Division, Southwest Region, on January 12, 1999, with regard to the effects of Amendment 8 on endangered and threatened marine mammals and salmon under the jurisdiction of the National Marine Fisheries Service. On June 3, 1999, a determination was made that Amendment 8 would not likely adversely affect listed species under NMFS jurisdiction. Consultation was reinitiated following the publication of additional listed species, and on September 2, 1999, a determination was made that the FMP was not likely to adversely affect Central Valley spring-run chinook and coastal California chinook. The fishery has since expanded to Oregon and Washington; therefore, according to the conditions established in the previous determination, consultation was reinitiated on April 19, 2000.

8.2 National Environmental Policy Act (NEPA)

NMFS initially has determined that implementation of any of the alternatives in this amendment would not significantly affect the quality of the human environment; therefore, preparation of an environmental impact statement is not required by Section 102(C) of NEPA or its implementing regulations.

8.3 Executive Order 12866 (E.O. 12866)

Based on the above analysis, the proposed rule has been determined to be *not significant* for purposes of E.O. 12866.

8.4 Regulatory Flexibility Act (RFA)

This RIR must determine whether the proposed rule is a *significant economic impact on a substantial number of small entities*” under the RFA. The purpose of the RFA is to relieve small businesses, small organizations, and small governmental entities from burdensome regulations and record keeping requirements. If the alternatives meet both the *significant* and *substantial* criteria, preparation of an Initial Regulatory Flexibility Analysis is required. The only potential rules proposed by the alternatives in Amendment 9 is to codify the Regional Administrator’s authority to require observers on fishing vessels for scientific purposes, which is already included in the FMP, and the possible inclusion of a framework process to meet Indian fishing rights. Amendment 9 establishes the determination of bycatch as a priority for observers to be placed on vessels harvesting CPS north of 37° 10.9' N. Latitude. At this time, there are only 63 vessels with limited entry permits that could harvest in the area as far north as 39° N. Latitude, the extent of the limited entry fishery. No fisheries have developed in this area. Any vessel can harvest CPS north of 39° N. Latitude; therefore, there is a potential for a large number of vessels to harvest CPS. There are purse seine vessels fishing in other fisheries in Oregon, Washington, and Alaska that could participate. The States of Oregon and Washington already have an observer requirement for developing fisheries for CPS, so there is no need for the Regional Administrator to require them for purposes of determining the amount of bycatch. The amount of CPS harvested depends on market demand, and most of the demand is expected to be met in the traditional areas of the fishery. Fishing trips are normally daily trips. An observer program would require from 10% to 20% of the trips covered to provide a reliable estimate of bycatch at sea. The cost of an observer would range from \$100 to 350\$ a day, depending on travel. Even if the costs were assumed by the industry, such a program would not likely have a significant impact; therefore, this amendment and any rules resulting from the alternatives are not likely to have a significant economic impact on a substantial number of small entities.

8.5 Paperwork Reduction Act (PRA)

This amendment does not require additional reporting requirements.

8.6 Coastal Zone Management Act (CZMA)

Any of the alternatives considered would be implemented in a manner that is consistent to the maximum extent practicable with applicable State coastal zone management programs. NMFS has requested concurrence with this finding with the responsible state agencies under Section 307 of the CZMA.

8.7 Executive Order 12612 (E.O. 12612)

This rule does not contain policies with federalism implications sufficient to warrant preparation of a federalism assessment under E.O. 12612.

9.0 Finding of No Significant Impact

For the reasons discussed in this document, neither implementation of the proposed actions nor the status quo would significantly affect the quality of the human environment, and the preparation of an

environmental impact statement on the final action is not required by Section 102(2)(C) of NEPA or its implementing regulations.

10.0 List of Preparers

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APPENDIX A
SUMMARY OF OBSERVED INCIDENTAL CATCH

Table 1. Number of landings sampled by California port samplers from 1985 to 1999.

<u>Total Landings Sampled per</u>			
<u>Year</u>			
<u>Year</u>	<u>Sardine</u>	<u>Mackerel</u>	<u>Total</u>
99	61	--	61
98	97	97	194
97	113	116	229
96	96	85	181
95	254	215	469
94	119	167	286
93	85	183	268
92	231	113	344
91	169	42	211
90	99	233	332
89	149	451	600
88	190	385	575
87	128	510	638
86	105	440	545
<u>85</u>	<u>40</u>	<u>333</u>	<u>373</u>
		Total	5306

Table 2. Incidence of incidental documented by California port samplers.

Incidental catch from Port Sampling Records			
<u>Year</u>	<u>Species</u>	<u>Incidence</u>	<u>Totals</u>
99	Anchovy	5	7
	Jacksmelt	1	
	Herring	1	
98	Herring	2	10
	Anchovy	3	
	White Croaker	1	
	Market Squid	4	
97	Market Squid	44	
	Anchovy	1	

	Herring	1	
			46
96	Market Squid	22	
	White Croaker	1	
	Anchovy	8	
	Lingcod	1	
			32
95	Market Squid	71	
	Jack Mackerel	1	
	Pacific Mackerel	1	
	Yellowtail	1	
	Anchovy	5	
	Herring	1	
			80
94	Herring	1	
			1
93	None reported		
92	Market Squid	1	
	Yellowfin Tuna	1	
	Skipjack Tuna	1	
			<u>3</u>
	Total		179

Table 3. Incidence of incidental catch from live bait logs.

<u>Live Bait Logs</u>		
<u>Year</u>	<u>Species</u>	<u>Incidence</u>
99	Smelts, true	1
	Barracuda	4
98	Herring	1
	Shiner Surfperch	1
	Barracuda	84
97	Shiner Surfperch	3
	Sea Star	1
	Barracuda	102
96	<u>Barracuda</u>	<u>1</u>
	Total Reports	198

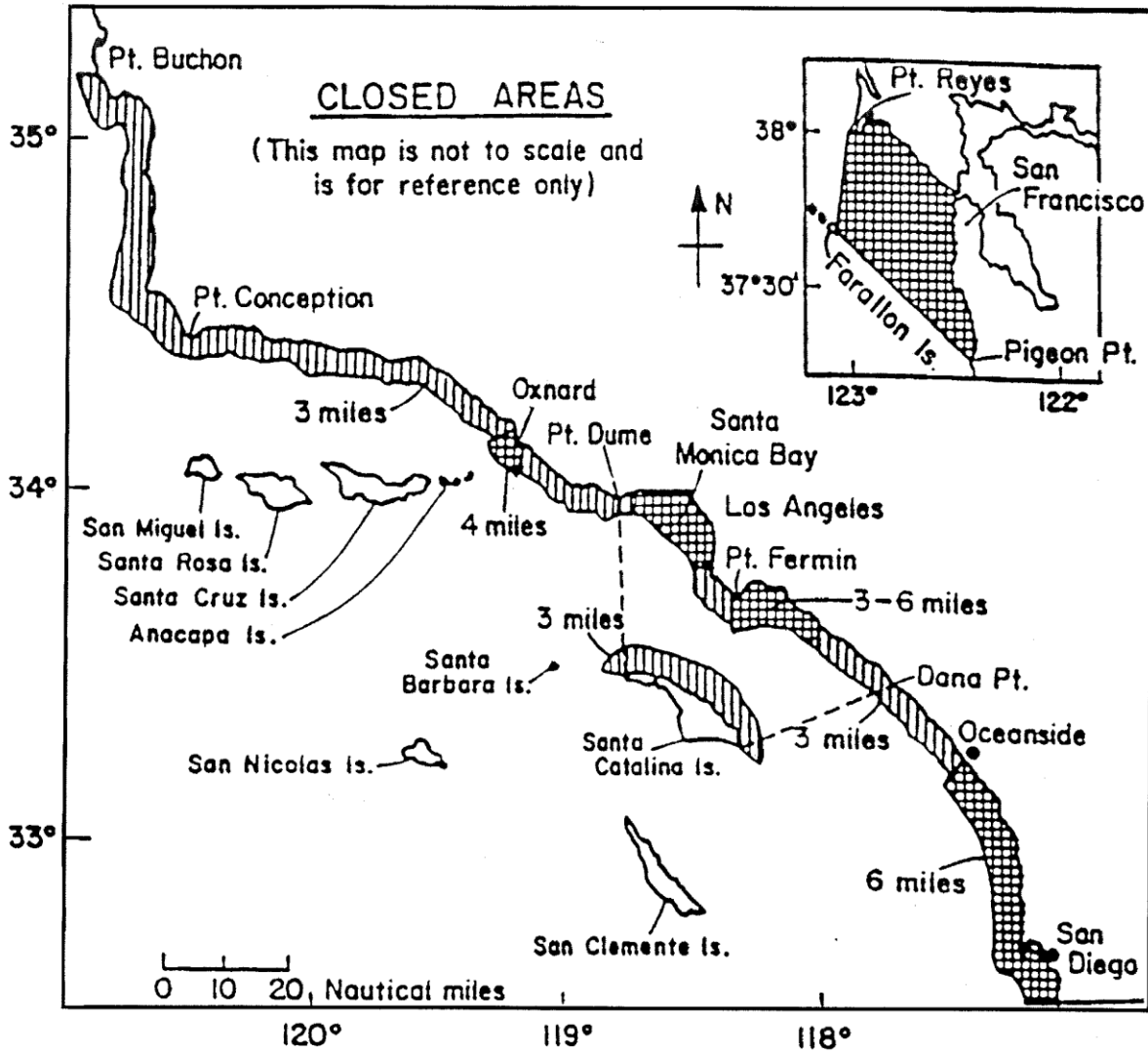
Table 4. Summary of total incidental catch from live bait logs.

<u>Live Bait Incidental Species</u>	<u>Incidence</u>
Barracuda	191
Shiner Surfperch	4
Herring	1
Smelts, true	1
<u>Sea Star</u>	<u>1</u>
Total	198

Table 5. Summary of days fished in the live bait fishery.

<u>Live Bait Days Fished</u>	
<u>Year</u>	<u>Days</u>
99	187
98	812
97	778
<u>96</u>	<u>131</u>
Total	1908

APPENDIX B
CLOSED AREAS



APPENDIX C STATE APPROACHES FOR DETERMINING BYCATCH

Oregon Work Plan for the 2000 Sardine Fishery

In Oregon, sardines are managed under the Developmental Fishery Program which allows a limit to the number of participants. For sardines, a maximum of 15 permits can be issued. In 2000, ten permits were renewed from 1999. The remaining five permits were issued through a lottery in February that had 35 applications. Permits are not transferable.

Permit holders are required to make at least 5 landings of 500 pounds or one landing of at least 5000 pounds of sardines to renew their permit for the next year. Permit holders are also required to keep a logbook and allow observers on board the vessel. Seine gear vessels are required to place a grate over the hold of the vessel and trawl gear must use a fish excluding device to sort out larger species of fish.

Goals and Objectives

The goal for this year's work is to gather information on sardines off Oregon to improve the coast wide stock assessment of sardines; to document the extent of bycatch; and to monitor the size and age composition of the population. Objectives will be to:

- Collect size, age, and distribution data of adult sardines off Oregon, from both the harvest areas and outside harvest areas.
- Document bycatch, in terms of species and amount. Recommend additional gear modifications or time/area closures to reduce bycatch if necessary.
- Document harvest methods, distribution of harvest, and CPUE.

Planned Work

We expect most of the harvest activity to occur out of Astoria, so will hire a seasonal sampler to work out of that port. This person will focus on ride-along trips on commercial vessels to document bycatch and collect market samples. Additional time will be spent working up samples and summarizing logbook information.

Ride-along trips on commercial vessels: to document harvest methods and bycatch (species & amounts).

Port sampling of commercial landings:

- Market samples: collect samples for size, sex, and maturity data. Age structures will also be taken and sent to California for analysis.
- Incidental catch: monitor unloading at processing plants for incidental catch data.

Collect logbooks from commercial vessels: to determine distribution of harvest, CPUE, and unobserved by-catch information.

Fishery independent data: Participate in NMFS cruises to collect additional size and age data from outside the harvest areas and collect distribution data of sardines off Oregon.

California Sardine Fishery, Work Plan - 2000

In California, sardines are managed under the Federal Coastal Pelagic Species Management Plan, which

also includes Pacific mackerel and northern anchovy. South of 39° (Point Arena, CA), limited entry is in effect. To qualify for a limited entry permit, vessels must have landed at least 100 metric tons of finfish between January 1, 1993 and November 5, 1997. Approximately 70 vessels have qualified for the permit. The permit can be transferred once during the year 2000, after which the permit becomes nontransferable.

Vessels fishing for live bait must submit logs when sardines are captured.

Goals and Objectives

The goal of this project is to collect fishery dependent biological data on sardine populations off California for use in population assessments, to determine species composition of purse seine landings, monitor the status of the quota, and assist in fish aging.

Planned Work

Most fishing for sardines occurs out of the ports of San Pedro and Monterey. Scientific aides will be hired by the Long Beach Ocean Fisheries Research Unit (OFRU) and the Monterey OFRU to routinely monitor landings and sample fish from the purse seine fleet.

Port sampling of commercial landings

Market samples: Samples taken from unloading boats will be returned to the office and processed for weight, length, sex and maturity data. Otoliths will be taken for aging. Samplers will also collect fishing information from each vessel sampled, such as tons landed, fishing location and species composition (percentage of sardines, Pacific mackerel and jack mackerel present in each observed landing). Bycatch will be noted but not enumerated.

Fish aging

Long Beach OFRU staff will also assist in aging from processed samples. After age data has been added to the sample database, sample data will be summarized in reports and forwarded to the Assessment Unit for use in assessing the current sardine population and determining the quota for the next year.

Quota monitoring

Long Beach OFRU staff will monitor quota landings and distribute landing summaries on a quarterly basis.

Washington Management Approach for Sardine Fishery, 2000

The coastal sardine fishery has been designated an emerging commercial fishery. Permits are required and are nontransferable. The total sardine harvest taken in 2000 cannot exceed 4,000 metric tons (mt), divided into four monthly 1,000 mt increments beginning May 15. The fishery is open to purse seine gear only.

Requirements

Logbooks are required. Observers are required on at least 50 percent of all fishing trips at the owner's expense. Only sardine, mackerel, anchovy, and squid may be retained. All other species caught incidentally must be returned to the water immediately and care exercised to avoid any unnecessary injury. Notification of departure on a fishing trip must be made 24 hours before leaving port. Permits are valid in waters more than 3 miles from the shore and north of the mouth of the Columbia River, west of

Cape Flattery and south of the border with British Columbia, Canada. No salmon may be landed on the boat's deck but must be released or dip netted directly from the net before the completion of each set.

Agency Action

At the option of the Department of Fish and Wildlife, agency personnel must be allowed aboard the vessel and be granted full access to the catch and to gather biological data as needed. Up to 500 sardine per day may be retained by WDFW for biological information. Consistent with standards in the offshore whiting fishery, a mortality greater than 1 chinook salmon per 20 mt of Pacific sardine would be sufficient to rescind a permit or close the trial commercial fishery.