

## NATIONAL MARINE FISHERIES SERVICE (NMFS) REPORT

National Marine Fisheries Service (NMFS) Southwest Region and Science Center will briefly report on recent developments relevant to highly migratory species fisheries and issues of interest to the Council.

### **Council Task:**

### **Discussion.**

### **Reference Materials:**

1. Agenda Item H.1.a: Southwest Region NMFS Report.
2. Agenda Item H.1.b: Southwest Fisheries Science Center Research Report.

### **Agenda Order:**

- a. Southwest Region Activity Report
- b. Southwest Fishery Science Center Report
- c. Reports and Comments of Advisory Bodies
- d. Public Comment
- e. Council Discussion

Mark Helvey  
Russ Vetter

PFMC  
08/25/08

## **Southwest Region NMFS Report HMS**

### **FISHERY ACTIONS**

**Status of Shallow-set Longline Exempted Fishing Permit (EFP) Application:** NMFS and PFMC staff are finalizing all accompanying documents and required consultations with completion expected on or before September 1, 2008. NMFS received approximately 25,000 comments during the 30-day public comment period of the Notice of Availability of the 2008 EFP application. The vast majority (> 99 percent) of the comments were form letters expressing a general opposition to longline gear and the potential negative impacts from bycatch of leatherback sea turtles. Substantive comments were taken into consideration during the preparation of the supplemental environmental assessment, or had already been addressed and included in the 2007 EFP EA.

A formal Section 7 consultation and a biological opinion were completed on August 6, 2008. It was determined that three leatherback sea turtles are likely to be taken during the proposed action, and one mortality may result. NMFS determined that the level of leatherback sea turtle take and mortality anticipated through fishing operations authorized by the EFP is not likely to jeopardize the continued existence of the species. No other ESA-listed species were considered likely to be taken; therefore, the consultation was limited to leatherback sea turtles. Estimated impacts to other protected species, marine mammals, seabirds and finfish do not appreciably change from those in the 2007 final EA.

The final decision to approve the permit is pending the California Coastal Commission's review of the EFP application for consistency certification

**Status of IATTC Tuna Conservation Measures:** The Inter-American Tropical Tuna Commission (IATTC) held its 78<sup>th</sup> meeting, June 23 - 27, 2008, in Panama City, Panama. At this annual meeting the IATTC failed to adopt any conservation and management measures for the tuna fisheries of the eastern tropical Pacific Ocean for 2008 or beyond. This means there are no multilateral rules in place for tuna fishing this year, and any conservation measures will rely on action by individual nations to regulate vessels of their flag.

**White Paper on Prospective Conservation and Management Options for the U.S. North Pacific Albacore Fishery:** NMFS awarded a contract for the preparation of a white paper on potential conservation and management options that would provide fundamental information that could be used to support any future deliberation on North Pacific albacore management. The paper will review a range of reasonable management options for consideration in maintaining or reducing catch and/or effort in the U.S. fishery as part of the larger regional effort for collaborative, sustainable management of the stock. The conservation and management options under review will include biological, socio-economic, regulatory, and monitoring and compliance elements. The report will include an examination of the historic and current fishery including the U.S. West Coast fleet, Canadian vessels fishing in the U.S. EEZ under the U.S.-

Canada Albacore Treaty, and the various sources of catch and effort by the main foreign fishing nations active in the fishery.

**Swordfish-Leatherback Sea Turtle Utilization of Temperate Habitat (SLUTH) Workshop:**

The NMFS Southwest Region and Southwest Fisheries Science Center sponsored the SLUTH workshop on May 28-29, 2008. The goal of this workshop was to bring together scientists, fisheries managers, and knowledgeable swordfish fishermen to discuss key life history traits and the ecological and oceanographic parameters influencing the distribution and abundance of swordfish and leatherback sea turtles in the California Current. Workshop objectives included highlighting areas of distributional and habitat overlap, where further research and monitoring efforts would assist in developing methods to reduce leatherback bycatch in swordfish longline and driftnet fisheries. Proceedings from the workshop are being prepared that will be used to guide future research and monitoring needs.

**Deep-set Longline Fishery Environmental Assessment (EA):** A single U.S. West Coast-based deep-set longline (DSL) fishing vessel targeting tuna has been conducting fishing operations on the high seas since 2005 under the authority of the High Seas Fishing Compliance Act and the U.S. West Coast Highly Migratory Species Fishery Management Plan (HMS FMP) permit issued under the Council's HMS FMP. When the HMS FMP was developed, the Council and NMFS assumed that a DSL fishery on the West Coast would not develop due to the economic and vessel constraints associated with operating far from West Coast ports, thus a thorough analysis of the possible impacts to the human environment was not completed in the Environmental Impact Statement prepared for the HMS FMP. NMFS intends to open a 30-day public comment period for the EA of the West Coast DSL fishery that targets tuna outside of the U.S. West Coast exclusive economic zone in mid-September 2008. The preferred alternative is to allow the U.S. West Coast DSL fishery to continue operating on the high seas in accordance with the management measures established by the Council and NMFS in section 6.2.2 of the HMS FMP.

**U.S.-Canada Albacore Treaty:** Delegations from both countries met in Vancouver, B. C. on April 24-25, 2008 to discuss the status of the Treaty. The meeting served as the annual consultation between both countries. In addition, because U.S. industry members have expressed their dissatisfaction with the Treaty and question its effectiveness, seeking solutions to problems the United States sees with the existing arrangement were discussed at length. Particular issues addressed included Canadian vessel permit leasing, credit for catch history, barriers to Canadian landings in the United States, the number of vessels allowed in each country, improved data collection, and joint marketing of fish. A followup meeting is scheduled for the fall with the United States hosting.

## **REGULATORY ACTIONS**

**HMS FMP Permit Fee Rule:** At the HMS agenda item at the September 2007 Council meeting and again in a January 25, 2008 letter from Sam Rauch, Deputy Assistant Administrator for Regulatory Programs to Dr. McIsaac, NMFS gave notice of its intention to collect fees for permits. When the HMS FMP was implemented in 2004, a Federal permit for HMS vessels was required but a fee for the permit was not included. Based on the current national policy on permit fees, NMFS requests the Council's comment and formal acknowledgement of the

undertaking as NMFS prepares the proposed rule for submission. A draft of the proposed rule has been reviewed internally and is undergoing final revisions before being submitted to the Federal Register in the fall. The preliminary estimates for the cost of the 2-year permit fee range from \$30-\$40.

**Proposed Rule to Revise Regulations for Vessels Fishing in the Eastern Pacific Ocean**

**(EPO):** On July 11, 2008, NMFS published a proposed rule in the Federal Register (73 FR 39915), that would revise regulations governing vessels authorized by the United States to fish for tuna and tuna-like species in the EPO and revise requirements for the submission of documents for the import of tuna, tuna products, and certain other fish products. In summary the rule would: 1) revise requirements for vessel owners requesting to list a purse seine vessel as active or inactive on the IATTC Vessel Register; 2) address frivolous requests for active status on the Vessel Register (purse seine vessels only); 3) require written notification prior to transfer to foreign registry and flag for owners of purse seine vessels listed on the IATTC Vessel Register; 4) add additional criteria for removal of vessels from the IATTC Vessel Register (e.g., if the vessel does not have a valid state registration or U.S. Coast Guard certificate of documentation); 5) modify net inspection and floodlight gear specification requirements for purse seine vessels with Dolphin Mortality Limits; and 6) require Fisheries Certificates of Origin requirements and associated certifications for the import of tuna, tuna products, and certain other fish products to be submitted to NMFS within 10 calendar days of a shipment's entry into the commerce of the United States, rather than within 30 days. The 30-day public comment period for this rule closed on August 11, 2008.

**Vessel Marking Requirements:** On August 11, 2008, a letter was sent to the Pacific Council from NMFS regarding a measure adopted by the Western and Central Pacific Fisheries Commission (WCPFC) that, among other things, affects the vessel marking requirements of U.S. fishing vessels active in that convention area. Some of the existing vessel marking regulations (i.e., 50 CFR 660.704 and 50 CFR 300.173) conflict with the requirements of WCPFC Conservation and Management Measure (CMM) 2004-03 with respect to U.S. vessels fishing for highly migratory species in the WCPFC Convention Area, beyond national jurisdiction. CMM 2004-03 requires a vessel to be marked with its international radio call sign (IRCS), which is the same as the International Telecommunication Union radio call sign, and no other markings. The conflicting regulations require that a vessel be marked with its "official number", defined at 50 CFR 600.10 to mean the documentation number issued by the Coast Guard or, for an undocumented vessel, the certificate number issued by a state or by the Coast Guard. NMFS is requesting that the Council consider developing revisions to the regulations to allow, but not necessarily require (because not all vessels subject to those two sets of regulations will necessarily be subject to the WCPFC-based regulation), vessels be marked as required under CMM 2004-03.



## SOUTHWEST FISHERIES SCIENCE CENTER RESEARCH REPORT

The Southwest Fisheries Science Center (SWFSC) has been conducting a number of highly migratory species (HMS) research projects in collaboration with various domestic and international partners.

**Research:** In a continued effort with the American Fishermen's Research Foundation, the SWFSC conducted a cruise off Oregon in early August to deploy archival tags in juvenile albacore. Since 2001, 552 tags have been deployed in albacore off the U.S. West Coast. To date, 21 archival tags have been recovered with the latest recovery occurring aboard a longline vessel operating out of American Samoa. Overall, the fish recovered have demonstrated a very wide range of behaviors with some staying near the North American continent for a full year following tagging while others migrated out to the central North Pacific and then back to the U.S. West Coast the following season. One fish migrated across the Pacific and was recaptured off Japan. Vertical habitat utilization also varied depending upon the season and water column characteristics. The data are being analyzed and will contribute valuable information on albacore stock structure and habitat preferences.

This summer, the SWFSC conducted a juvenile mako and blue shark abundance survey in the Southern California Bight. The survey has been conducted nearly every year since 1994 and now represents a 14 year time series of fishery-independent data for these two managed sharks. Survey catch totaled 45 shortfin makos, 276 blue sharks, 2 common threshers, 5 pelagic rays, 1 bat ray and 1 spiny dogfish. The preliminary data indicate that the nominal survey catch rate was 0.184 per 100 hook-hours for shortfin mako and 1.090 per 100 hook-hours for blue sharks. The nominal CPUE for blue sharks was somewhat higher than in 2007; however, there is a declining trend in nominal CPUE for both species over the time series of the survey. The survey also provided an opportunity to tag and release sharks for ongoing studies of their age and growth and migratory patterns.

As part of the survey efforts, and in collaboration with the Tagging of Pacific Pelagics Program, SWFSC scientists have been deploying satellite tags on shortfin mako, common thresher and blue sharks to learn more about their stock structure and habitat use. This summer an additional 9 mako sharks and 4 blue sharks were tagged. In total, 77 makos, 66 blue sharks and 32 threshers have been tagged since 1999. The data are beginning to show the extent of the range of these species in the eastern North Pacific. While some individual blue and mako sharks range offshore as far as the Hawaiian Islands, the majority remain within the California Current ecosystem throughout the year. From the limited thresher shark data, it appears that they are less migratory and prefer to stay closer to shore than the mako and blue sharks. The distributions of each of these species suggest that in order to effectively manage the U.S. west coast populations, bilateral cooperation with Mexico will be necessary.

In May 2008 the SWFSC, SWR and Pflieger Institute of Environmental Research continued a study to determine the survivability of thresher sharks caught and released alive by recreational fishermen. This spring two thresher sharks, hooked by the tail by anglers, were fitted with satellite tags and released. One fish did not survive capture and release. Combined with data from last year, preliminary results indicate that mortality often occurs soon after release and is more likely to occur when larger fish are caught that require longer fight times to bring the fish to the boat. Further tagging is planned for the fall in order to increase the sample size and to explore modifications to the gear to reduce tail hooking.

In May 2008, the SWFSC and SWR co-sponsored a workshop on leatherback bycatch in the swordfish fisheries. Fishermen, managers, policy makers and scientists working on swordfish, leatherbacks, jellyfish and regional oceanography attended. The two day meeting focused on swordfish research, management, stock status and fisheries, and on leatherback research and fishery interactions. The group

identified an number of research initiatives to help understand more about 1) the economics of swordfish fisheries in the eastern North Pacific, 2) potential gear modifications based on behavior of swordfish and leatherback turtles, and 3) collecting additional data to better understand the habitat overlap between the two species north of Point Conception. A summary workshop report is being prepared. Already the workshop has stimulated a new SWFSC collaboration among the protected resources and highly migratory species research groups. Swordfish and leatherback turtles will both be surveyed in an historical area of overlap and swordfish will be concurrently tagged with electronic tags to study their vertical and horizontal behavior.

**Stock Assessment:** SWFSC scientists participated in a number of HMS stock assessments during 2007. One set of assessments involved review of work done by the Inter-American Tropical Tuna Commission (IATTC) staff on Eastern Pacific yellowfin, bigeye, and skipjack tunas. The assessments were found to be of high quality and used fishery data through 2007. Results indicated that the Eastern Pacific yellowfin tuna and bigeye tuna stocks are being heavily exploited, but that there appears to be no conservation concern for skipjack tuna. For yellowfin tuna, recent fishing mortality rates are about equal to those required to produce MSY. Yield levels could be increased if the fishing effort were diverted to the fisheries that catch larger yellowfin, or could be diminished if fishing effort were diverted to catching smaller fish. For bigeye tuna, the most recent estimates indicate that the bigeye stock in the eastern Pacific may be overexploited with spawning biomass below the level corresponding to MSY and that overfishing is taking place ( $F > F_{MSY}$ ).

Another set of assessments involved collaborations with International Scientific Committee (ISC) member scientists in conducting stock assessments for North Pacific albacore, striped marlin and Pacific bluefin tuna. A new stock assessment of Pacific bluefin tuna was completed in 2008 using data from as recent as 2005. The assessment was conducted in a fully integrated assessment framework which replaced the VPA model used in previous assessments. Results indicated a population that is currently experiencing fishing mortality greater than most target reference points (including  $F_{MAX}$ ), and that fishing mortality on juveniles was increasing. However, no apparent trend in recruitment over the model time period (1952-2005) was noted and current fishing mortality is not above commonly used reference points that may serve as indicators of recruitment overfishing ( $F_{MED}$  and  $F_{SSB-MIN}$ ). In light of the new assessment, the ISC reiterated that it is important that current  $F$  not be increased above current levels.

The evaluation of the North Pacific albacore stock was a qualitative assessment of new data to examine trends since the last (2006) stock assessment. Data updates and limited analysis indicated a slightly more optimistic view of the spawning biomass level than the 2006 assessment. The ISC plans to complete a new full stock assessment in 2010 and work has already begun to transition the 2010 stock assessment from a VPA into a fully integrated assessment model. Due to the limited amount of additional data since 2006, the ISC reiterated its recommendation from 2007 of not increasing  $F$  from current level and that reductions in  $F$  may be necessary depending on which reference points are selected for management purposes.

Investigations of the spatial distribution of striped marlin and initial data preparations for an upcoming 2009 assessment of swordfish stock status were completed in 2008. No new stock assessments of billfish were completed in 2008, thus the conservation advice on billfish given by the ISC in 2007 remains: that until appropriate measures are taken considering various factors associated with this species and its fishery, fishing mortality should not be increased.

## CHANGES TO ROUTINE MANAGEMENT MEASURES FOR 2009-2010 SEASON

At the June 2008 meeting the Council directed the Highly Migratory Species Management Team (HMSMT) to develop alternative management measures for the recreational fishery for thresher sharks in California. The development of these alternatives is part of the biennial management cycle described in section 8.3.2 in the Fishery Management Plan (FMP) for U.S. West Coast Fisheries for Highly Migratory Species (HMS).

The HMSMT met July 31-August 1 to discuss and develop different approaches to managing the recreational thresher shark fishery. The HMSMT Report contains proposed management measure alternatives for consideration by the Council. At this meeting, the Council will review the HMSMT recommendations and adopt a range of alternatives for public review. The Council is scheduled to take final action to adopt their recommended regulatory changes at the November Council meeting. Any such changes would then be implemented by National Marine Fisheries Service (NMFS) for the 2-year period beginning April 1, 2009.

The Council received a letter dated August 11, 2008 from Rod McInnis, NMFS Southwest Regional Administrator, (Attachment 1) requesting the Council consider regulatory changes for vessel marking requirements to comply with Western and Central Pacific Fisheries Commission (WCPFC) Conservation and Management Measure 2004-003. This requires that vessels operating in the Convention Area be marked with the international radio call sign and no other markings. Current HMS FMP regulations conflict with this requirement. Although new management measures to be considered in the biennial cycle are supposed to be identified at the June meeting, this request is presented at this time for Council consideration.

### **Council Task:**

- 1. Consider the recommendations in the HMSMT Report and adopt a range of alternatives for managing the recreational thresher shark fishery.**
- 2. Decide whether to consider revised vessel marking regulations consistent with WCPFC Conservation and Management Measure 2004-003 during this biennial cycle, and if so, adopt alternatives for public review.**

### **Reference Materials:**

1. Agenda Item H.2.a, Attachment 1: August 11, 2008, letter from Rod McInnis to Donald K. Hansen.
2. Agenda Item H.2.b: HMSMT Report.

### **Agenda Order:**

- a. Agenda Item Overview
- b. Reports and Comments of Advisory Bodies
- c. Public Comment
- d. **Council Action:** Adopt Proposed Changes for 2009–10 Routine Management Measures for Public Review

Kit Dahl

PFMC  
08/22/08

September 2008

**UNITED STATES DEPARTMENT  
National Oceanic and Atmospheric Administration**

NATIONAL MARINE FISHERIES SERVICE  
Southwest Region  
501 West Ocean Boulevard, Suite 4200  
Long Beach, California 90802-4213

**RECEIVED****AUG 11 2008**

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AUG 18 2008

**PFMC**

Mr. Donald K. Hansen  
Chairman  
Pacific Fishery Management Council  
7700 NE Ambassador Place, Suite 101  
Portland, Oregon 97220-1384

Dear Mr. Hansen:

I would like to bring to the attention of the Pacific Fishery Management Council (Pacific Council) a decision of the Western and Central Pacific Fisheries Commission (WCPFC) that the United States, as a Contracting Party to the WCPF Convention, is obligated to implement. The WCPFC measure affects U.S. fishing vessels active in the Pacific region and the Council might consider taking action to ensure consistency between conflicting requirements regarding the marking and identification of vessels.

WCPFC Conservation and Management Measure 2004-03 (CMM 2004-03, attached) calls for each WCPFC member to require, among other things, that each of its fishing vessels authorized to fish in the WCPF Convention Area beyond areas of national jurisdiction (i.e., on the high seas) be marked in conformance with the FAO Standard Specifications and Guidelines for the Marking and Identification of Fishing Vessels. In most cases, a vessel must be marked with its international radio call sign (IRCS), which is the same as the International Telecommunication Union radio call sign, and no other markings. These WCPFC requirements conflict with existing regulations at (i) 50 CFR 660.704, which governs the marking of vessels operating under the Fishery Management Plan for U.S. West Coast Fisheries for Highly Migratory Species (HMS Plan); and (ii) 50 CFR 300.173, which applies to U.S. vessels fishing in waters under the fisheries jurisdiction of Canada pursuant to the 1981 Treaty between the Government of the United States and the Government of Canada on Pacific Coast Albacore Tuna Vessels and Port Privileges. Both of these regulations require that a vessel be marked with its "official number", defined at 50 CFR 600.10 to mean the documentation number issued by the Coast Guard or, for an undocumented vessel, the certificate number issued by a state or by the Coast Guard.

The Pacific Islands Regional Office (PIRO) is developing a regulation, under the authority of the Western and Central Pacific Fisheries Convention Implementation Act, which would, among other things, implement CMM 2004-03 with respect to the vessel marking requirements for U.S. vessels fishing for highly migratory species in the WCPF Convention Area in areas beyond national jurisdiction. To ensure consistency between these proposed regulations and the vessel



marking requirements under the Pacific Council's HMS Plan, I request that the Council consider developing revisions to the regulations at 50 CFR 660.704 and 50 CFR 300.173 to allow, but not necessarily require (because not all vessels subject to those two sets of regulations will necessarily be subject to the WCPFC-based regulation), vessels be marked as required under CMM 2004-03.

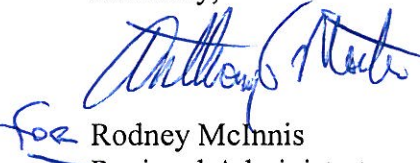
I would also like to bring to the attention of the Council that the conflicting regulations at 50 CFR §665.16, which applies to vessels operating under the Fishery Management Plan for the Pelagic Fisheries of the Western Pacific Region (Pelagics FMP), were discussed at the June 2008 Western Pacific Fishery Management Council meeting. The Western Pacific Council requested that the WCPFC vessel marking requirements be revisited and included on the agenda for the WCPFC Advisory Committee meeting scheduled for September 2008. The purpose of the Council's action was apparently to seek clarification on whether the WCPFC requirements would allow for a vessel to be marked with two markings, such as both its official number and IRCS, which would mean that the forthcoming WCPFC-based regulation would not be in conflict with 50 CFR §660.704, 50 CFR §300.173, or 50 CFR §665.16. NMFS has since confirmed that such dual markings would not be allowed under the WCPFC requirements.

Several options were also discussed and outlined in an Options Paper for Vessel Marking Requirements under the Pelagics FMP (see attached). Under Option A there would be no action and the regulations at 50 CFR §665.16 would not be amended; this would result in a potential conflict between the forthcoming WCPFC regulations and existing Pelagic FMP regulations. Under Option B, the vessel marking regulations at 50 CFR §665.16 would be amended to reflect the requirements under WCPFC CMM 2004-03; however, it is unclear whether this would apply only to pelagic vessels, or to all vessels. Under Option C, the regulations at 50 CFR §665.16 would be amended to allow vessels that fish on the high seas to mark their vessels with both the IRCS number and their official number; however, [as indicated above], WCPFC CMM 2004-03 does not allow vessels to be marked with more than one vessel marking. Under Option D the regulations at 50 CFR §665.16 would be amended to require vessels that fish on the high seas to mark their vessels with the IRCS number only (although this would remove the potential conflict, it would effectively require that vessel owners/operators obtain an IRCS for their vessels).

There was no option for amending the FMP regulations to allow a vessel owner/operator to choose between marking the vessel with its official number or in conformance with the WCPFC requirements (e.g., depending on whether or not it is used to fish on the high seas in the WCPFC Convention Area). NMFS Southwest Region believes that this is also a viable option that the Pacific Council should consider when developing options for revising the regulations at 50 CFR 660.704 and 50 CFR 300.173 to ensure consistency with the requirements of CMM 2004-03.

I would be glad to discuss the implications of CMM 2004-03 at upcoming meetings of the Council, and my staff is ready to assist in developing proposals for management action.

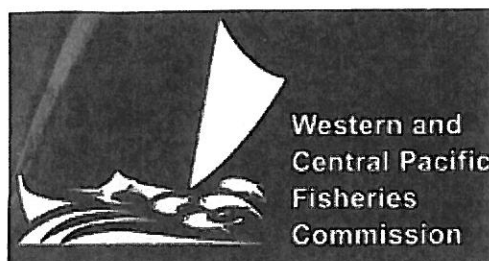
Sincerely,

  
for Rodney McInnis  
Regional Administrator

cc: NMFS PIRO – Robinson  
NOAA GCSW – Feder/Ortiz  
NOAA OLE-SW – Masters  
USCG – Young

Enclosures





**INAUGURAL SESSION**  
**9-10 December 2004**  
**Pohnpei, Federated States of Micronesia**

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**Specifications for the Marking and Identification of Fishing Vessels<sup>1</sup>**

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Conservation and Management Measure – 2004 – 03

**1. GENERAL PROVISIONS**

**1.1 Purpose, basis and scope**

1.1.1 These specifications are intended to implement the FAO Standard Specifications for the Marking and Identification of Fishing Vessels for the Commission for the Conservation and Management of Highly Migratory Fish Stocks in the Western and Central Pacific Ocean (WCPFC).

1.1.2 These specifications shall apply to the operation of all fishing vessels of members of the Commission authorized to fish in the Convention Area beyond areas of national jurisdiction.

1.1.3 These specifications shall be interpreted and applied in the context of and in a manner consistent with the Convention for the Conservation and Management of Highly Migratory Fish Stocks in the Western and Central Pacific Ocean.

**1.2 Definitions**

For the purpose of these Specifications:

“Convention” means the Convention on the Conservation and Management of Highly Migratory Fish Stocks in the Western and Central Pacific Ocean.

“deck” means any surface lying in the horizontal plane, including the top of the wheelhouse;

“FAO Standard Specifications for the Marking and Identification of Fishing Vessels” means the Standard Specifications and Guidelines approved by the FAO Committee on Fisheries (COFI) at its 18th Session, Rome, 10-14 April 1989;

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<sup>1</sup>As proposed in the Final Report of Working Group III [WCPFC/PrepCon/47]

“vessel” means any fishing vessel, as defined in Article 1, paragraph (e) of the Convention and authorized by a member of the Commission to fish in the Convention area beyond areas of the member’s national jurisdiction, and includes a boat, skiff or craft (including aircraft) carried on board the fishing vessel and required for fishing operations;

“operator” means any person who is in charge of or directs or controls a vessel, or for whose direct economic or financial benefit the vessel is being used, including the master, owner, and charterer.

## **2. REQUIREMENTS AND APPLICATION**

### **2.1 General requirements**

2.1.1 Each member of the Commission shall ensure that operators of vessels:

(a) are required to mark the vessels for their identification with their International Telecommunication Union Radio Call Signs (IRCS);

(b) are required to mark vessels to which an IRCS has not been assigned, with the characters allocated by the International Telecommunication Union (ITU) to the member of the Commission concerned or such other characters of national identification as may be required under bilateral fishery agreements and followed by, as appropriate, the fishing authorization or vessel registration number assigned to the vessel by the member of the Commission concerned. In such cases, a hyphen shall be placed between the nationality identification characters and the licence or registration number identifying the vessel.

2.1.2 Whichever system is used from 2.1.1. (a) or (b) above, that identifier shall, hereinafter be called the WCPFC Identification Number (WIN).

2.1.3 The members of the Commission shall ensure that:

(a) apart from the vessel’s name or identification mark and the port of registry as may be required by international practice or national legislation, the WIN as specified shall be the only other vessel identification mark consisting of letters and numbers to be painted on the hull or superstructure;

(b) the requirement for the marking of fishing vessels with the WIN is a condition for authorization to fish in the Convention Area beyond areas of national jurisdiction;

(c) the following are offences under national legislation:

- (i) non-compliance with these specifications;
- (ii) non-marking or wrongful marking of vessel;
- (iii) deliberate removal or obstruction of the WIN;
- (iv) the use of the WIN allocated to another operator or to another vessel; and

(d) offences listed in paragraph 2.1.3.(c) above may be grounds for refusing authorization to fish.

### **2.2 Markings and other technical specifications**



2.2.1 Each member of the Commission shall ensure that the operator displays the WIN in the English language prominently at all times:

(a) on the vessel's hull or superstructure, port and starboard. Operators may place fixtures that are inclined at an angle to the vessel's side or superstructure provided that the angle of inclination

would not prevent sighting of the sign from another vessel or from the air;

(b) on a deck, except as provided for in paragraph 2.2.4 below. Should an awning or other temporary cover be placed so as to obscure the mark on a deck, the awning or cover shall also be marked. These marks should be placed athwartships with the top of the numbers or letters towards the bow.

2.2.2 Each member of the Commission shall ensure that that the Operator places the WIN:

(a) as high as possible above the waterline on both sides of the vessel and that such parts of the hull as the flare of the bow and the stern are avoided;

(b) in a manner that does not allow the marks to be obscured by the fishing gear whether it is stowed or in use;

(c) so that they are clear of flow from scuppers or overboard discharges including areas which might be prone to damage or discolouration from the catch of certain types of species; and,

(d) so that they do not extend below the waterline.

2.2.3 Undecked vessels shall not be required to display the WIN on a horizontal surface. However, operators should be encouraged by the member of the Commission, where practical, to fit a board on which the WIN is placed so that it may be clearly seen from the air.

2.2.4 Boats, skiffs and craft carried by the vessel for fishing operations shall bear the same WIN as the vessel concerned.

2.2.5 The members of the Commission shall ensure that operators of vessels comply with the following in placing the WIN on the vessel:

(a) that block lettering and numbering is used throughout;

(b) that the width of the letters and numbers is in proportion to the height;

(c) the height (h) of the letters and numbers is in proportion to the size of the vessel shall be in accordance with the following:

(i) for the WIN to be placed on the hull, superstructure and/or inclined surfaces:

<u>Length of vessel overall (LOA) in metres (m)</u>	<u>Height of letters and numbers in metres (m) is not less than:</u>
25 m and over	1.0 m
20 m but less than 25 m	0.8 m

15 m but less than 20 m	0.6 m
12 m but less than 15 m	0.4 m
5 m but less than 12 m	0.3 m
Under 5 m	0.1 m

- (ii) for the WIN to be placed on deck: the height is not less than 0.3 m for all classes of vessels of 5 m and over;
- (d) the length of the hyphen is half the height of the letters and numbers;
- (e) the width of the stroke for all letters, numbers and the hyphen is  $h/6$ ;
- (f) the space between letters and/or numbers does not exceed  $h/4$  nor be less than  $h/6$ ;
- (g) the space between adjacent letters having sloping sides does not exceed  $h/8$  nor be less than  $h/10$  ; for example A V.
- (h) the WIN is white on a black background, or black on a white background;
- (i) the background shall extend to provide a border around the WIN of not less than  $h/6$ ;
- (j) good quality marine paint is used throughout;
- (k) the WIN meets the requirements of these Specifications where retro-reflective or heat generating substances are used; and,
- (l) the WIN and the background are maintained in good condition at all times.

### 3. RECORD OF WCPFC IDENTIFICATION NUMBER (WIN)

3.1 The members of the Commission shall enter the WIN into the Record of Fishing Vessels required to be maintained under article 24, paragraph 4 of the Convention.

### 4. REVIEW AND AMENDMENT OF SPECIFICATION

4.1 The Commission shall keep these specifications under review and may amend them as appropriate.

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**WESTERN  
PACIFIC  
REGIONAL  
FISHERY  
MANAGEMENT  
COUNCIL**

10.E.4.(2)  
rev 1

**Options Paper for Vessel Marking Requirements under the Pelagics FMP**

**142<sup>nd</sup> Council Meeting  
June 16-19, 2008  
Ala Moana Hotel  
Honolulu, HI**

**I. Introduction**

Fishing vessels in the Western Pacific Region are subject to Federal (e.g. Pelagics FMP) and State/Territorial regulations regarding vessel markings. International agreements such as the Western and Central Pacific Fisheries Convention (WCPFC) also have vessel marking requirements that apply to vessels that fish on the high seas beyond the U.S. Exclusive Economic Zone (EEZ). Currently, NMFS is preparing a proposed rule that would modify Federal (High Seas Fishing Compliance Act regulations) vessel marking requirements in order to conform with the requirements of the WCPFC, to which the United States is a Contracting Party (see Attachment 1).

**II. Purpose and Need for Action**

The Pelagics FMP requires vessels to be marked with its official US Coast Guard documentation number. Vessels regulated under the Pelagics FMP, such as those in the Hawaii longline fishery, fish within the U.S. EEZ as well as in international waters or high seas of the WCPFC Area. The anticipated regulations to implement WCPFC vessel marking requirements (WCPFC Conservation and Management Measure (CMM) 2004/03) will require each fishing vessel fishing in waters beyond national jurisdiction (high seas) in the WCPFC Area to be marked with its International Radio Calls Sign (IRCS) if it has been assigned one (or if not assigned one, its official number preceded by the characters "USA"). Therefore, the vessel marking regulations under the FMP may need to be amended to be consistent with WCPFC vessel marking requirements.

**II. Background Information**

A binding measure adopted by the WCPFC established under the WCPFC CMM 2004/03 "Specifications for the Marking and Identification of Fishing Vessel" states that members of the Commission shall ensure that vessels used to fish on the high seas in the WCPF Convention Area are marked in conformance with FAO Standard Specifications and Guidelines for the Marking and Identification of Fishing Vessels (Attachment 2). Specifically, WCPFC member nations shall ensure that vessel operators:

(a) are required to mark vessels for their identification with their International Telecommunication Union Radio Call Signs (IRCS);

(b) are required to mark vessels to which an IRCS has not been assigned, with the characters allocated by the International Telecommunication Union (ITU) to the member of the Commission concerned or such other characters of national identification as may be required under bilateral fishery agreements and followed by, as appropriate, the fishing authorization or vessel registration number assigned to the vessel by the member of the Commission concerned. In such cases, a hyphen shall be placed between the nationality identification characters and the license or registration number identifying the vessel. [note: the ITU characters for the United States are "USA"]

WCPFC CMM 2004/03 further states that whichever system is used from (a) or (b) above, that identifier shall, hereinafter be called the WCPFC Identification Number (WIN). The members of the Commission shall ensure that: (a) apart from the vessel's name or identification mark and the port of registry as may be required by international practice or national legislation, the WIN as specified shall be the only other vessel identification mark consisting of letters and numbers to be painted on the hull or superstructure; (b) the requirement for the marking of fishing vessels with the WIN is a condition for authorization to fish in the Convention Area beyond areas of national jurisdiction, that is, on the high seas.

**Federal High Seas Fishing Compliance marking regulations (50 CFR 300.14) currently require that:**

**§ 300.14 Vessel identification.**

(a) *General.* A vessel permitted under this subpart must be marked for identification purposes in accordance with this section.

(b) *Marking.* Vessels must be marked either:

(1) In accordance with vessel identification requirements specified in Federal fishery regulations issued under the Magnuson-Stevens Act or under other Federal fishery management statutes; or

(2) In accordance with the following identification requirements:

(i) A vessel must be marked with its IRCS, or, if not assigned an IRCS, must be marked (in order of priority) with its Federal, state, or other documentation number appearing on its high seas fishing permit;

(ii) The markings must be displayed at all times on the vessel's side or superstructure, port and starboard, as well as on a deck;

(iii) The markings must be placed so that they do not extend below the waterline, are not obscured by fishing gear, whether stowed or in use, and are clear of flow from scuppers or overboard discharges that might damage or discolor the markings;

(iv) Block lettering and numbering must be used;

(v) The height of the letters and numbers must be in proportion to the size of the vessel as follows: for vessels 25 meters (m) and over in length, the height of letters and numbers must be no less than 1.0 m; for vessels 20 m but less than 25 m in length, the height of letters and numbers must be no less than 0.8 m; for vessels 15 m but less than 20 m in length, the height of letters and numbers must be no less than 0.6 m; for vessels 12 m but less than 15 m in length, the height of letters and numbers must be no less than 0.4 m; for vessels 5 m but less than 12 m in length, the height of letters and numbers must be no less than 0.3 m; and for vessels under 5 m in length, the height of letters and numbers must be no less than 0.1 m;

(vi) The height of the letters and numbers to be placed on decks must be no less than 0.3 m;

(vii) The length of the hyphen(s), if any, must be half the height (h) of the letters and numbers;

(viii) The width of the stroke for all letters, numbers, and hyphens must be  $h/6$ ;

(ix) The space between letters and/or numbers must not exceed  $h/4$  nor be less than  $h/6$ ;

(x) The space between adjacent letters having sloping sides must not exceed  $h/8$  nor be less than  $h/10$ ;

(xi) The marks must be white on a black background, or black on a white background;

(xii) The background must extend to provide a border around the mark of no less than  $h/6$ ; and

(xiii) The marks and the background must be maintained in good condition at all times.

#### **Pelagics FMP Federal vessel identification regulations (50 CFR 665.16)**

##### **§ 665.16 Vessel identification.**

(a) Each fishing vessel subject to this subpart, except those identified in paragraph (e) of this section, must display its official number on the port and starboard sides of the deckhouse or hull, and on an appropriate weather deck, so as to be visible from enforcement vessels and aircraft.

(b) The official number must be affixed to each vessel subject to this subpart and subparts C, D, E, and F of this part, in block Arabic numerals at least 18 inches (45.7 cm) in height for fishing and receiving vessels of 65 ft (19.8 m) LOA or longer, and at least 10 inches (25.4 cm) in height for all other vessels, except vessels subject to Subpart F and 65 ft (19.8 m) LOA or longer must be marked in block Arabic numerals at least 14 inches (35.6 cm) in height. Marking must be legible and of a color that contrasts with the background.

(c) The vessel operator must ensure that the official number is clearly legible and in good repair.

(d) The vessel operator must ensure that no part of the vessel, its rigging, or its fishing gear obstructs the view of the official number from an enforcement vessel or aircraft.

(e) The following fishing vessels are exempt from the vessel identification requirements in this section:

(1) A vessel registered for use under a Main Hawaiian Islands non-commercial bottomfish permit that is in compliance with State of Hawaii bottomfish vessel registration and marking requirements.

Note that implementing regulations for the Magnuson-Stevens Act regarding definitions (50 CFR 600.10) states that the official number means the documentation number issued by the USCG or the certificate number issued by a state or by the USCG for an undocumented vessel.

### **III. Options**

#### **Option A- No Action (do not amend existing FMP regulations)**

Under this option, FMP vessel marking regulations (50 CFR §665.16) would not be amended. This would result in a potential conflict between WCPFC implementing regulations and existing FMP regulations (NMFS would not put the former regulations into effect and the United States would not fulfill its obligations under the WCPFC Convention). If no action is taken by the Council, NMFS has indicated that they will take Secretarial action under Magnuson-Stevens Act section 304(c).

#### **Option B- Amend FMP Regulations to be consistent with WCPFC vessel marking requirements**

Under this option, FMP vessel marking regulations (50 CFR §665.16) would be amended to reflect the requirements under WCPFC CMM 2004/03.

**Option C- Amend FMP regulations to allow vessels that fish on the high seas to mark their vessels with the IRCS number**

For fishing vessels that fish beyond the EEZ and on the high seas, vessel owners could choose to mark their vessels with both their IRCS number in as well as their USCG documentation number. Existing FMP vessels marking regulations (USCG documentation number) would be maintained for those vessels that do not fish beyond the EEZ.

**Option D- Amend FMP regulations to require vessels that fish on the high seas to mark their vessels with the IRCS number only**

For fishing vessels that fish beyond the EEZ and on the high seas, vessel owners would be required to mark their vessels only with their IRCS number Existing FMP vessels marking regulations (USCG documentation number) would be maintained for those vessels that do not fish beyond the EEZ.

**IV. Impacts to Fishery Participants**

Option A would not require vessel owners to remark their vessels. For those vessels that fish on the high seas of the WCPF Convention Area that are also subject to vessel marking requirements under the FMP, there would be inconsistent regulations.

Option B would require all vessels subject to FMP regulations to be remarked at a cost of approximately \$ 250 (labor and materials) per vessel. There would be no inconsistent vessel marking requirements between WCPFC implementing regulations and FMP regulations; however, the new vessel marking requirements would apply to all vessels even if they do not fish beyond the EEZ. Although IRCS numbers are assigned by Federal Communication Commission to vessels with radios such as VHF, which are required on fishing vessels authorized by the USCG, not all fishing vessels subject to FMP regulations fish beyond the EEZ and therefore, this option would result in potentially unnecessary impacts and burden on vessels owners to remark their vessels.

Option C would provide for some flexibility in that it would allow vessels that fish beyond the EEZ to mark their vessels with their IRCS number in addition to their documentation number. Vessels that fish only within the EEZ would not have to be remarked, and thus no impacts to those vessel owners would be anticipated from this option.

Option D would require only those fishing vessels that are subject to FMP regulations that fish within and beyond the EEZ would have to be remarked with their IRCS number. This would require some costs to vessel owners to remark their vessels.



## HIGHLY MIGRATORY SPECIES MANAGEMENT TEAM REPORT ON PROPOSED THRESHER SHARK MANAGEMENT MEASURES FOR RECREATIONAL FISHING

### REGULATORY CHANGES FOR 2009-2010 HMS FMP BIENNIAL MANAGEMENT MEASURES CYCLE

At the June 2008 meeting, the Council directed the Highly Migratory Species Management Team (HMSMT) to develop a suite of potential management measures to regulate the harvest of common thresher shark, *Alopias vulpinus*, by recreational anglers in California waters. The HMSMT met at the Southwest Fisheries Science Center in La Jolla, California on July 31-August 1, 2008, to begin work on this assignment. The Team decided to focus on two main goals under this task: (1) an initial short-term goal of gathering and assessing the available data in order to develop management options to limit the recent increase in recreational thresher shark catch and effort, with emphasis on protecting pregnant and pupping sharks in the springtime, and (2) a longer-term goal of identifying research, monitoring and assessment needs in regards to the stock status and efficacy of the current harvest guideline of 340 metric tons (mt) for common thresher shark. This longer term goal will be important for the future task of establishing annual catch limits (ACLs) and accountability measures (AMs) for this and other HMS Fishery Management Plan (FMP) shark species as mandated under the Magnuson-Stevens Fisheries Conservation and Management Reauthorization Act of 2006 (MSRA).

In regards to the initial short-term goal, the HMSMT recommends that the Council adopt a suite of management measures for public review to limit or reduce the harvest of thresher shark in the California recreational fishery. This recommendation is based in part on the HMS FMP's emphasis on using a precautionary management approach for HMS shark fisheries (e.g., adopting an optimal yield versus maximum yield harvest guideline), due to the low productivity and low resiliency of thresher sharks to exploitation. Sufficient information exists to indicate a dramatic increase in the recreational catch and directed effort for thresher sharks throughout Southern California; however, a lack of pertinent biological information (i.e., pupping times and locations) and limitations in recreational catch data (e.g., uncertain estimates for private access fleet and catch-and-release mortality) suggest that precautionary measures be taken to limit catch before harvest guidelines are exceeded. The HMSMT and the HMS Advisory Subpanel (HMSAS) are scheduled to meet jointly on Monday, September 8 to review the HMSMT's proposed suite of management options. The HMSMT may provide a Supplemental Report with additional recommendations, based on this discussion.

In regards to the longer term goal, the HMSMT acknowledged the lack of pertinent biological information and recommends that an updated thresher shark stock assessment be conducted as a high priority (the previous assessment was conducted in 2000 using data through 1999). An updated assessment would provide the foundation for determining whether the current harvest guideline is valid given the changes that have occurred in HMS fisheries for thresher shark since Council adoption of the original guideline. Additional management measures could be considered if an updated assessment indicates the need to further curtail the harvest of thresher shark in HMS and non-HMS fisheries.



The HMSMT further recommends that additional research and monitoring efforts be undertaken to gather sufficient data to more effectively manage the thresher shark resource in the future. These efforts should include, but are not limited to:

- Research on gear modifications to minimize or eliminate tail-hooking in the recreational fishery (e.g., potential switch from J-hooks to circle hooks in combination with teaser lures)
- Continued post-release survivorship studies to determine the appropriate mortality rates for catch-and-release fishing with current and/or modified gear
- Mandatory data reporting requirement for all west coast HMS shark fishing tournaments (this requirement is in effect for Atlantic HMS recreational fisheries; see pg. 11 for more details)
- Identification of the spatial/temporal extent of thresher shark pupping grounds and nursery areas
- Improved collection of recreational data, including catch-and-effort estimates from vessels departing from private access marinas and better estimates of the number and condition of sharks released
- Improved monitoring and data collection for the commercial shark hook and line fishery and for non-HMS fisheries such as bottom set net and small mesh drift gillnet
- An enhanced outreach and education component to engage anglers in adoption of best practice and ethical angling incentives and to involve them in data collection efforts such as angler-based conventional tagging programs.

### **Current Catch Estimates for Thresher Shark**

Based on the available commercial and recreational fisheries data, the estimate of thresher shark catch for 2007 is approximately 308 mt. The annual average catch for thresher shark for the time period 2005-07 is approximately 258 mt. Both of these estimates are less than the established harvest guideline of 340 mt. It should be noted, however, that the lack of accurate catch data for some of the HMS fisheries in question creates a high level of uncertainty in that determination. The time period 2005-07 was selected based on the assumption that the California Recreational Fisheries Survey (CRFS) program, implemented in 2005, is more accurate than the old Marine Recreational Fisheries Statistical Survey (MRFSS) data. The commercial landings for this time period may be viewed as conservative in nature as HMS fishermen did not aggressively target thresher sharks in 2006 or 2007 given the low ex-vessel prices being offered (personal communication, Jeremiah O'Brien, President, Morro Bay Commercial Fishermen's Association).

**Table 1. Catch Estimates (metric tons) for thresher shark harvested by HMS and non-HMS commercial and recreational fisheries for the period 2005-2007.**

	<b>Large mesh DGN (a)</b>	<b>Comm. Hook &amp; Line (b)</b>	<b>Private Rec (c)</b>	<b>Charter Rec (c)</b>	<b>Non-HMS gears (d)</b>	<b>Total</b>
<b>2005</b>	155	0.7	55	2.2	11.5	224.4
<b>2006</b>	99	3.4	95	2.4	41.6	241.4
<b>2007</b>	98	3.8	182	3.8	20.8	308.4
<b>Total</b>	352	7.9	332	8.4	73.9	774.2
<b>Avg.</b>	117.3	2.6	110.7	2.8	24.6	258.1

(a) PacFIN database query

(b) California Fisheries Information System (CFIS) fish landing ticket query.

(c) RecFIN database query, number of sharks converted to weight using average estimate of 85 kg per shark (n=37, from spring 2008 dockside weights reported on [www.bloodydecks.com](http://www.bloodydecks.com)).

(d) CFIS logbook and fish ticket landings query for small mesh drift gillnet, bottom set net, trawl, and bottom longline (set line) gears. Numbers of sharks converted to weight using average estimate of 35 kg per shark (n=26, fork length estimates from NMFS observer data and L-W conversion chart).

**HMS Shark Hook-and-Line Fishery** - There were approximately 23 fishing vessels that commercially fished for thresher shark in 2007 utilizing hook-and-line gear. The primary fishing methods include trolling lures and whole baits, and working chum lines with chunk baits on rod and reel. The logbook records for this fishery are incomplete and may be confounded as the vessels are involved in mixed fishery operations (e.g., lobster, live fish market, albacore troll). Unlike the large mesh drift gillnet (DGN) fishery, there are no time/area closures in effect to regulate the harvest of pregnant and pupping thresher sharks by this fishery.

**Table 2. Catch Estimates (metric tons) for thresher shark harvested by the California HMS hook-and-line fishery for the period 2005-2007 (CFIS fish landing ticket database).**

	<b># boats SCB</b>	<b># boats CA total</b>	<b>Metric tons in SCB</b>	<b>Metric tons CA total</b>
<b>2005</b>	10	11	0.54	0.65
<b>2006</b>	21	25	3.31	3.38
<b>2007</b>	21	23	3.79	3.82
<b>Total</b>	52	59	7.64	7.85
<b>Avg.</b>	17	20	2.55	2.62

SCB = Southern California Bight

### **Private Recreational Fishery**

The recreational fishing effort for the common thresher shark is rapidly expanding throughout Southern California with estimates for recreational landings for 2007 surpassing the commercial landings (186 mt vs. 122 mt). Once rarely targeted by the recreational fleet, this species is now

the main target of a springtime fishery on a stock of reproductively active sharks that has already been shown to be vulnerable to intense fishing operations.

For the purposes of this exercise, an average weight for thresher shark captured in the private boat recreational fishery was estimated to be roughly 85 kg. This estimate is based on the average of 37 sharks weighed at selected Southern California marina docks in the spring of 2008 as reported on the popular internet fishing blog site [www.bloodydecks.com](http://www.bloodydecks.com). Therefore, a rough estimate of landed weight of thresher shark by the recreational fishery during 2007 would equal 135 mt (1,598 sharks x 85 kg. per shark/1000 kg.). A growing catch-and-release ethic has been practiced amongst private boat anglers and many sharks are now released alive. Estimates of post-release mortality percentages are not known with any certainty as research into post-release survivorship for rod-and-reel captured thresher sharks is ongoing. If, however, we use the preliminary estimate from the NMFS/PIER study now in progress, which demonstrated approximately 33 percent post-release mortality (2 sharks died out of 6 tagged), then an additional 47 mt would be added to the take totals (1,672 sharks x 85 kg/1000 kg. x .33) giving a total estimated take of 182 mt. These take estimates are most likely conservative based on the data uncertainty issues raised earlier.

**Table 3. Estimated Number of Thresher Shark Caught by Recreational Anglers in California Waters (All Fishing Modes), 2005-2007** (query run by Connie Ryan, CDFG).

California Recreational Fisheries Survey  
 Extracted from RecFIN on 6/6/08  
<http://www.recfin.org/forms/est2004.html>

Year	A fish (angler observed catch)	PSE	B1 fish (angler reported dead fish)	PSE	B2 fish (angler reported released alive)	PSE	Total A + B1	Total A+B1+B2
2005	275	21	30	55	1,141	30	305	1,446
2006	635	33	304	72	620	12	939	1,559
2007	1,544	52	54	31	1,672	50	1,598	3,271

PSE = percent standard error

A = a landed shark that was sampled/observed by a CRFS sampler

B1 = angler reported the catch and harvest of a shark to a CRFS sampler

B2 = angler reported the catch and release of a shark to a CRFS sampler

### Charter Recreational Fishery

The charter recreational fishery comprises a minor component of the total thresher shark catch and effort. A majority of the charter trips take place from ports located in southern California.

**Table 4. Estimated catch (numbers) of thresher shark by anglers fishing on California Commercial Passenger Fishing Vessels (CPFVs). (CDFG logbook data)**

Year	No. Trips	Kept	Thrown Back
1997	34	49	0
1998	27	28	2
1999	37	47	13
2000	39	40	4
2001	14	14	1
2002	15	11	4
2003	25	26	1
2004	20	18	3
2005	24	23	9
2006	24	27	4
2007	34	40	14

**Table 5. Estimated number of yearly CPFV thresher shark trips made by port. (CDFG logbook data).**

Year	Eureka	Bay Area	Monterey Area	SB/Ventura	LA/OC	San Diego Area
1997		12		6	12	4
1998		5	2	1	12	7
1999		3		2	17	15
2000		8	1	7	19	4
2001		4		3	6	1
2002		2	1	3	8	1
2003		3	4		12	6
2004		12			2	6
2005	1	4	3	1	9	6
2006		2		3	10	9
2007		1		8	14	11

SB = Santa Barbara; LA = Los Angeles; OC = Orange County

### **Non-HMS fisheries with thresher shark bycatch**

Regulations implemented as part of the HMS FMP established harvest limits for HMS<sup>1</sup>, including thresher sharks, taken by fisheries utilizing non-HMS gear. The limits are:

1. Bottom-set gillnet and small-mesh drift gillnet – ten fish per landing of each non-swordfish HMS (i.e., up to ten thresher sharks per day may be landed).
2. Bottom longline (set line) – three HMS sharks, or 20 percent of total landings by weight of HMS sharks, whichever is greater.
3. For trawl, pot gear, and other non-HMS gear - a maximum of 1 percent of total weight per landing for all HMS shark species combined is allowed (i.e., blue shark, shortfin

<sup>1</sup> It should be noted that State and Federal bycatch limitation regulations are not consistent in regards to HMS sharks

mako shark, and bigeye, pelagic, and common thresher sharks) or two HMS sharks, whichever is greater.

Based on California Department of Fish and game (CDFG) logbook records for the period 2005-07, the bottom set gillnet fishery captured an average of 563 thresher sharks per year (19 mt) and the small mesh drift gillnet fishery captured an average of 138 thresher sharks per year (4.7 mt). Based on observer estimates, the average fork length for threshers captured in these fisheries was around 100 centimeters which equates to an average weight of approximately 34 kilograms<sup>2</sup>.

A small amount of thresher shark is captured incidentally in the trawl and bottom longline (set line) fisheries. The average annual estimate for the 2005-07 time period is less than 1 mt in aggregate (included in total non-HMS landings in table 1).

**Table 6. Catch Estimates (metric tons) for thresher shark harvested by the California small mesh drift gillnet and bottom set gillnet fisheries for the period 2005-2007 (CFIS logbook and fish ticket landings database).**

	Small mesh drift gillnet		Bottom set gillnet	
	# boats (sets)	# sharks (mt)	# boats (sets)	# sharks (mt)
<b>2005</b>	12 (254)	42 (1.4)	38 (2508)	294 (10.0)
<b>2006</b>	19 (289)	277 (9.4)	41 (2159)	921 (31.3)
<b>2007</b>	23 (266)	96 (3.3)	42 (1967)	474 (16.1)
<b>Total</b>	54 (809)	415 (14.1)	121 (6634)	1689 (57.4)
<b>Avg</b>	18 (270)	138 (4.7)	40 (2211)	563 (19.1)

### **Pelagic Longline Fishery**

Currently only one vessel is using deep-set pelagic longline gear to target tunas outside of the west coast EEZ. This vessel catches common thresher sharks incidentally; however, these catches cannot be reported due to data confidentiality requirements. These catches are uncommon and would add an insignificant amount to the overall estimate of thresher shark catches.

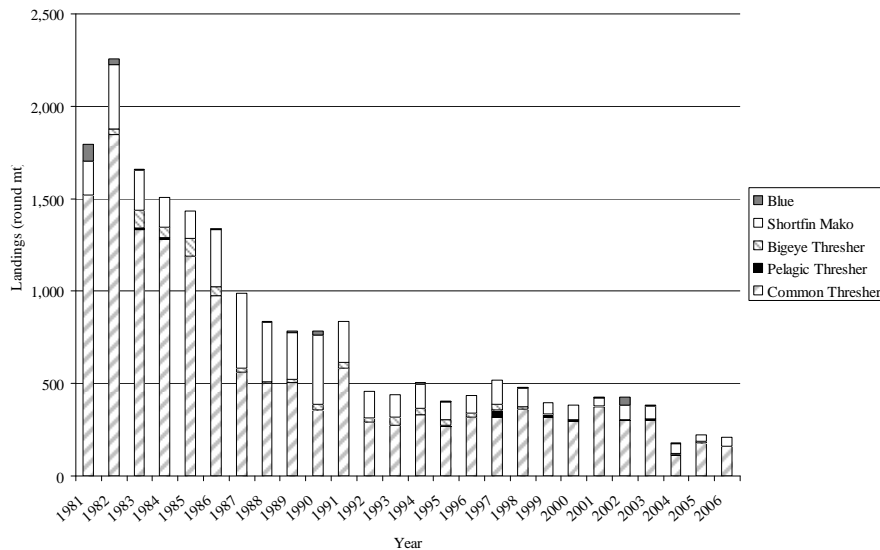
### **Management Options for the Recreational Thresher Shark Fishery**

#### **(1) No Action**

Current California state recreational regulations allow the harvest of 2 HMS sharks per species (thresher, shortfin mako, blue) per person per day (i.e., up to 6 HMS sharks per person per day) with no season, size, or area restrictions. The combined recreational and commercial catch is approaching or may exceed the established harvest guideline but lack of confidence in the recreational data makes that determination uncertain. The harvest of thresher shark in the DGN fishery peaked in 1985 with approximately 250 boats making

<sup>2</sup> Based on length-weight conversion chart from the North Atlantic (Kohler et al., 1996) and verified for southern California using NMFS SWFSC survey data (S. Kohin, personal communication).

11,000 sets landing an estimated 1,000 mt of thresher sharks. With the implementation of time/area closures to regulate the DGN fishery, landings dropped by almost an order of magnitude with anecdotal evidence suggesting that the thresher shark population may be in a rebuilding phase as a result. Since it has been documented that this stock of mature thresher sharks is vulnerable to over-exploitation, the HMSMT recommends a proactive management approach and does not support the option for no action.



**Figure 1. West Coast landings of HMS sharks, 1981-2007 (PFMC SAFE, 2007).**

**(2) Recreational Thresher Shark Fishing Time/Area Closures** – In 1990, the California Legislature prohibited commercial DGN fishing within 75 miles of the mainland from May 1 through August 14 and continued a previously enacted prohibition from February 1 through April 30 to conserve pregnant and pupping thresher shark throughout the region. Implementation of a companion recreational fishery closure consistent with the commercial closure is one viable option. The regulatory text for any proposed closure would need to include prohibition on fishing for and possession of thresher shark during this period to make the rule enforceable.

- Spring/Summer closure option – Mimic the current commercial closure which covers early spring to mid-August period. As a practical matter this option would close the west coast EEZ to recreational fishing for thresher sharks February-August 15.
  - February 1 to April 30 closure out to 200 nm
  - May 1 to August 15 closure out to 75 nm
- Spring only closure option – Implement a closure during the spring months (April-June) when large numbers of gravid females enter the southern California Bight to pup.
  - Southern California Bight focus; no fishing for or possession of thresher sharks south of Point Conception (out to 200 nm), April 1-June 30.



**Figure 3. Principal fishing areas for the southern California recreational thresher shark fishery (map courtesy of Scott Aalbers, PIER).**

### **(3) Bag Limits**

- **Daily limit option** - A voluntary shark angler survey distributed by NMFS-PIER at a series of spring 2008 thresher shark seminars revealed nearly unanimous support to reduce the current daily bag limit for HMS sharks. Options for reducing the limit include:
  - 1 shark/day (all HMS species combined).
  - 1 shark/HMS species/day (1 each including mako, thresher, and blue shark; 3 in total).
- **Seasonal limit option**
  - Choose within the range of 1-5 thresher sharks/angler/calendar year. A majority of the anglers who completed the NMFS-PIER voluntary angler survey said they catch between 1-5 threshers per season and many favor a 1-2 shark seasonal bag limit.

For any seasonal option to be effective there will need to be adequate monitoring and enforcement capabilities in place. These capabilities would present a good opportunity to collect needed data for management

purposes (e.g., catch, effort, size, location, sex ratio) as well as providing outreach and education materials to anglers involved in the fishery. A punch card program is one way to collect data on the catch and effort for thresher shark fishing within a seasonal limit approach. The State of California currently manages punch card programs for steelhead trout, sturgeon, abalone, and beginning this fall, for spiny lobster harvest.

Big-game harvest tags are another option that have successfully been used in the management of fishing and hunting activities. The primary goal of a harvest tag program includes (1) limiting harvest; (2) providing data to enhance management efforts; (3) promoting effective monitoring and enforcement, and; (4) ensuring equitable distribution of harvest opportunity. Existing programs require tags to be affixed to a conspicuous area on the fish as soon as it is caught and retained.

If this option is to be seriously considered, attention must be paid to educating the public and generating stakeholder support. While most existing programs have been generally well received, some managers have reported angler resistance based on the cost of tags, the inconvenience of using them, or other aspects of the program (Johnston et al., 2007). Harvest tags do not eliminate difficulties with monitoring, enforcement and compliance; however, there are aspects of tag programs which can address some of these challenges. For example, a requirement that physical tags be attached to harvested fish, together with random checks or check-points, can facilitate monitoring and enforcement during routine or random bag checks. Harvest reporting requirements associated with tags (particularly if required in order to obtain additional tags or tags in subsequent years) may lead to better compliance and more accurate harvest monitoring.

- **Combination of daily bag limit with seasonal limit**
  - 1 thresher shark/day coupled with a 1-5 thresher shark/season limit might be an effective strategy to limit out of state or one day permit holders from harvesting more than one individual while still effectively reducing the take of anglers that frequently target thresher sharks.

#### **(4) Gear Modifications**

- Implement mandatory circle hook use when targeting HMS sharks
  - Potential modifications include substituting circle hooks for the currently used J-hooks to minimize the incidence of foul-hooking (tail-hooking). Several innovative anglers are currently using circle hooks, teaser lures, and alternative weighting systems that effectively reduce the proportion of tail-hooked sharks (Bob Osborne, UASC, personal communication). If future research suggests that these techniques are effective, this option holds promise as a management option for increasing catch-and-release survivorship.



## **(5) Other Options Considered But Not Included**

- Depth-based restrictions - Regulations promulgated under the Council's Groundfish FMP have included depth-based restrictions based on the life history and habitat use of exploited stocks. Researchers from the Scripps Institute of Oceanography have been tracking juvenile and adult thresher sharks in the Southern California Bight and some apparent segregation by depth signals can be seen with adult sharks preferring deeper water habitat (>100 m depth) and juveniles staying coastal over the shelf (<100 m depth). This management option was thoroughly discussed but not included because of perceived difficulties with enforcement.
- Male only harvest – Sharks are one of few commercially important game fish for which sex of captured animal is relatively easy to determine. Males have very distinctive reproductive organs called claspers. By regulating a male-only harvest, pregnant females will be allowed to carry out their pupping activities. There are, however, post-release survivorship issues with releasing females that have been tail-hooked and fought to exhaustion. Without gear modifications to eliminate tail-hooking, requiring male-only harvest will not solve the problem of the larger reproductively active females suffering high post-release mortality levels. If future data supports male-only harvest as a viable management option, this approach may be worth revisiting.
- Size/slot limits – Lack of consideration based on same rationale as above.

## **Conventional Shark Tagging Program**

Many of the anglers attending the NMFS/PIER Thresher Shark Seminars requested the reconstitution of an angler-based conventional shark tagging program. On a national level, marine recreational anglers caught more than 468 million fish in 2007, the second highest recreational catch total in the last ten years. The 2007 data demonstrates a widespread turn toward "catch and release" among recreational anglers. While anglers are catching about 27 percent more fish than a decade ago, they are also releasing more fish than they keep. Of the 468 million fish caught by anglers in 2007, 272 million or 58 percent were released alive (Annual Report on the Status of U.S. Fisheries, NOAA, 2007).

In order to secure the necessary support to successfully implement an angler-based conventional shark tagging program, the sampling design and scientific merits need to be clearly defined and articulated. The value of conventional tag data has been questioned in regards to its ultimate utility for stock assessment work. However, in addition to fostering the increasing trend toward catch and release angling, the data gathered from a conventional program could shed light on key life history questions such as species composition, size, sex ratio, recapture rates, mixing into other fisheries, as well as provide available tissue samples for genetic and molecular research needs.

## **Mandatory Data Reporting Requirement for all West Coast HMS Shark Fishing tournaments**

The following description of how the CRFS is set up to sample HMS shark tournaments was provided by Russell Porter, Senior Program Manager for the Pacific States Marine Fisheries Commission. He concurs with the HMSMT's recommendation to institute a mandatory data reporting requirement for all west coast HMS shark fishing tournaments. In addition to enhancing the accuracy and reliability of the CRFS estimates, the tournament data would be reported as a separate line item in the annual HMS Stock Assessment and Fishery Evaluation Reports (HMS SAFE).

### **California Recreational Fisheries Survey – Sampling of HMS Shark Tournaments**

Recreational fishing in HMS shark tournaments is captured by CRFS as a random survey element however, since there is a potential for unreasonable inferences to all recreational trips, especially in the low sample rate surveys at smaller boat ramps, CRFS flags the data and may elect to exclude data from a particular tournament at some point in the future.

The tournament trips emanating from private access sites are not sampled for catch-per-unit-effort (CPUE), since no private access catch is sampled. The effort from these private access sites is sampled in the angler license survey. That effort currently has the CPUE from similar targeting trips at public sites applied to it to make an estimate of catch. Catch estimates by trip type and mode are completed every month. "Coastal pelagics" is the trip type set up for tunas and sharks. If all the effort for the month for tunas and sharks left from private access sites, and we saw none at the public site sampling of anglers, then there would be a catch estimate of zero for those species (that would be the extreme). We usually see some at the public sites, but the CPUE may not be as high as the CPUE for effort from private sites targeting just those species, thus true catch would be underestimated to some degree. We think it would be good to have all tournaments report, as we would then have an exact tally as well as date and location.

### **Literature Cited**

Annual Report on the Status of U.S. Fisheries, NOAA, 2007. Available as a downloadable pdf file at: <http://www.st.nmfs.noaa.gov/st1/fus/fus07/index.html>

Johnston, Robert S., Daniel S. Holland, Vishwanie Maharaj, Tammy Warner Campson. Fish Harvest Tags: An Alternative Management Approach for Recreational Fisheries in the US Gulf of Mexico. Marine Policy 31 (2007) 505–516.

PFMC  
8/22/08

## FISHERY MANAGEMENT PLAN AMENDMENT 2: HIGH SEAS SHALLOW SET LONGLINE MANAGEMENT

In March 2008 the Council adopted a range of alternatives for a management framework for a shallow-set longline (SSLL) fishery in the high seas beyond the 200-mile exclusive economic zone off the U.S. west coast. Upon implementation of the Fishery Management Plan for U.S. West Coast Fisheries for Highly Migratory Species HMS FMP) in 2004 this fishery was prohibited because of the findings in the biological opinion associated with the HMS FMP, which found that such a fishery would jeopardize the continued existence of loggerhead sea turtles.

The SSLL fishery authorized under the Western Pacific Fishery Management Council's (WPFMC's) Pelagics FMP, and based out of Hawaii, was closed from 2001 to the first part of 2004 due to the same concern about the take of loggerhead sea turtles. However, in April 2004 the fishery reopened under a new set of rules, which included requirements to use circle hooks and mackerel-type bait, a limit on overall fishing effort, and take caps for loggerhead and leatherback sea turtles. The gear requirements have been demonstrated to reduce both the incidental take and the estimated mortality of sea turtles while the take caps cause the fishery to close if a certain number of sea turtles are hooked. At their June 2008 meeting the WPFMC adopted a recommendation to lift the effort limit on the Hawaii SSLL fishery and increase the take caps from 16 leatherbacks and 17 loggerheads to 19 leatherbacks and 46 loggerheads. The rationale for this recommendation is that the gear in use has a demonstrably lower mortality rate than previously estimated. The WPFMC and National Marine Fisheries Service (NMFS) released a draft supplemental environmental impact statement (DSEIS) on August 12, 2008, with the intention to implement new measures early in 2009. (Attachment 1 is the Executive Summary. An electronic version of the full document is included on the Briefing Book CD-ROM.)

Attachment 2 is a letter from NMFS Acting Assistant Administrator James Balsiger regarding joint evaluation of the WPFMC's proposed action and the Pacific Council's current consideration for action, given that both fisheries occur in the same general area and both affect the same stocks of sea turtles and other protected species of concern.

In March the Council expressed their desire to take final action to choose a preferred alternative for the west coast SSLL fishery at the September 2008 meeting, so that the two actions would be on a similar timeline. NMFS Southwest Region (SWR) planned to let a contract with a consultant prepare a preliminary DEIS to support Council decision-making in September. However, lack of response from contractors has necessitated a delay in Council final action until a later meeting. NMFS SWR has provided funding to prepare the EIS in-house with input and assistance from the Highly Migratory Species Management Team (HMSMT). A preliminary EIS analysis sufficient for Council decision-making is planned for release in early 2009. Attachment 3 is a Notice of Intent to Prepare an EIS published in the Federal Register on August 7, 2008.

The HMSMT met July 31-August 1, 2008, and discussed the range of alternatives proposed by the Council and the types of analyses that could help the Council in their decision-making. Since the alternatives were adopted in March based on an oral motion, it was thought useful for the

Council to review a written description of the alternatives. The HMSMT has also developed several recommendations for refinement or clarification of the alternatives. This information is contained in the HMSMT Report along with some preliminary analyses.

**Council Task:**

**Refine the alternatives proposed for managing the high seas SSSL fishery and provide additional guidance to the HMSMT, as necessary.**

**Reference Materials:**

1. Agenda Item H.3.a, Attachment 1: Amendment 18 to the Fishery Management Plan for Pelagic Fisheries of the Western Pacific Region, Executive Summary (*Full document included on Briefing Book CD-ROM*).
2. Agenda Item H.3.a, Attachment 2: July 17, 2008, letter from James Balsiger to Donald McIsaac.
3. Agenda Item H.3.a, Attachment 3: Notice of Intent to Prepare an EIS, Federal Register (73 FR 45965).
4. Agenda Item H.3.c, HMSMT Report.

**Agenda Order:**

- a. Agenda Item Overview
- b. Agency Comments
- c. Reports and Comments of Advisory Bodies
- d. Public Comment
- e. **Council Action:** Refine Amendment Alternatives

Kit Dahl

PFMC  
08/25/08

**Amendment 18 to the Fishery Management Plan for  
Pelagic Fisheries of the Western Pacific Region  
Including a Draft Supplemental Environmental Impact Statement,  
Regulatory Impact Review, and  
Initial Regulatory Flexibility Act Analysis**

**Management Modifications for the  
Hawaii-based Shallow-set Longline Swordfish Fishery that Would  
Remove Effort Limits, Eliminate the Set Certificate Program, and  
Implement New Sea Turtle Interaction Caps**



Western Pacific Regional Fishery Management Council  
1164 Bishop Street, Suite 1400  
Honolulu, HI 96813

**August 12, 2008**



Cover photo: Fresh swordfish (headed and gutted) landed by the Hawaii longline shallow-set fishery and on sale at Hawaii's wholesale fish auction, the United Fishing Agency in Honolulu, HI. Photo courtesy of the Western Pacific Regional Fishery Management Council.



September 2008

**UNITED STATES DEPARTMENT OF COMMERCE**  
**National Oceanic and Atmospheric Administration**  
PROGRAM PLANNING AND INTEGRATION  
Silver Spring, Maryland 20910

AUG 12 2008

Dear Reviewer:

In accordance with provisions of the National Environmental Policy Act (NEPA), we enclose for your review, "Amendment 18 to the Fishery Management Plan for Pelagic Fisheries of the Western Pacific Region: Management Modifications for the Hawaii-based Shallow-set Longline Swordfish Fishery: Proposal to Remove Effort Limit, Eliminate Set Certificate Program, and Implement New Sea Turtle Interaction Caps, Including a Draft Supplemental Environmental Impact Statement (DSEIS)," dated August 12, 2008."

The DSEIS supplements the analysis in the "Final Environmental Impact Statement regarding Pelagic Fisheries of the Western Pacific Region, Fishery Management Plan To Analyze Longline, Commercial Troll and Recreational Troll Fisheries, Commercial Pelagic Handline and Commercial Pole and Line Skipjack Fishery, Hawaii, American Samoa, Guam and Commonwealth of the Northern Mariana Islands," which was made available to the public on April 6, 2001, through EIS No. 010104.

This DSEIS is prepared pursuant to NEPA to assess the environmental impacts associated with NOAA proceeding with management modifications for the Hawaii-based shallow-set longline fishery. Categories of topics that are considered as part of the proposed action include: shallow-set effort, administration of fishery participation, and time/area closures.

The purpose of and need for this fishery management action is to provide increased opportunities for sustainable harvest of swordfish and other fish species, while continuing to avoid jeopardizing the existence of threatened and endangered sea turtles as well as other protected species. Based on the alternatives considered, the Western Pacific Fishery Management Council has recommended that the National Marine Fisheries Service implement the following proposed action: remove effort set limit and implement new loggerhead and leatherback sea turtle interaction hard caps at 46 and 19, respectively; eliminate the set-certificate program, and do not implement time/area closures.



Page 2

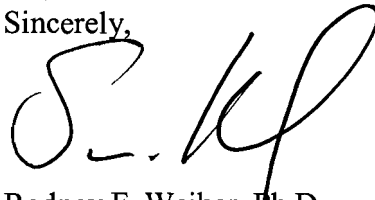
Additional copies of the DSEIS are available in hard copy or on a compact disk and may be obtained by contacting the Responsible Program Official identified below. A complete electronic version is available through the Pacific Islands Regional Office at <http://www.fpir.noaa.gov/> or from the Western Pacific Fishery Management Council's online website at <http://www.wpcouncil.org/>.

Written comments on the DSEIS should be submitted through mail, facsimile (fax), or email to the Responsible Program Official identified below. Written comments submitted during the agency's 45-day public comment period must be received **before 2400 (midnight) Hawaii Standard Time, October 6, 2008**. When submitting fax or email comments, include the following document identifier in the comment subject line: "Swordfish DSEIS."

Responsible Program Official:

William L. Robinson  
Regional Administrator  
Pacific Islands Regional Office  
National Marine Fisheries Service  
National Oceanic and Atmospheric Administration  
1601 Kapiolani Blvd., Suite 1110  
Honolulu, HI 96814-4700  
Telephone: (808) 944-2200 Fax: (808) 973-2941  
Mail or fax comments to the above address or  
Email comments to: [HIswordfish@noaa.gov](mailto:HIswordfish@noaa.gov) (Include "Swordfish DSEIS" in the subject line)

Sincerely,



*for* Rodney F. Weiher, Ph.D.  
NOAA NEPA Coordinator

Enclosure



**Amendment 18 to the Fishery Management Plan for  
Pelagic Fisheries of the Western Pacific Region  
Including a Draft Supplemental Environmental Impact Statement,  
Regulatory Impact Review, and  
Initial Regulatory Flexibility Act Analysis**

**Management Modifications for the  
Hawaii-based Shallow-set Longline Swordfish Fishery that Would  
Remove Effort Limits, Eliminate the Set Certificate Program, and  
Implement New Sea Turtle Interaction Caps**

August 12, 2008

**Responsible Agency:**

NMFS Pacific Islands Region  
1601 Kapiolani Blvd., Suite 1110  
Honolulu, HI 96814-4700

**Contact:**

William L. Robinson  
Regional Administrator  
Telephone: (808) 944-2200  
Fax: (808) 973-2941

**Responsible Council:**

Western Pacific Regional Fishery  
Management Council  
1164 Bishop St., Suite 1400  
Honolulu, HI 96813

**Contact:**

Kitty M. Simonds  
Executive Director  
(808) 522-8220  
(808) 522-8226

**Abstract:**

This document analyzes management alternatives that would modify the existing regulatory regime for the Hawaii-based shallow-set longline fishery that primarily targets swordfish on the high seas of the North Pacific. Categories of alternatives include: shallow-set effort, administration of fishery participation, and time/area closures. Based on the alternatives considered, the Western Pacific Regional Fishery Management Council has recommend that the National Marine Fisheries Service implement the following proposed action: remove the effort set limit and implement new loggerhead and leatherback sea turtle interaction hard caps at 46 and 19, respectively, eliminate the set certificate program, and do not implement any time/area closures. The purpose and need for this action is to provide increased opportunities for sustainable harvest of swordfish and other fish species, while continuing to avoid jeopardizing the existence of threatened and endangered sea turtles or their habitat. A Notice of Availability initiating a 45-day public comment period on the Draft Supplemental Environmental Impact Statement contained in this document will appear in the *Federal Register* on August 22, 2008. The 45-day public comment period on the DSEIS ends October 6, 2008.

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## Executive Summary

This document describes and analyzes the potential environmental and social-economic impacts of proposed regulatory modifications for the Hawaii-based shallow-set fishery (shallow-set fishery) managed under the Fishery Management Plan (FMP) for Pelagic Fisheries of the Western Pacific Region (Pelagics FMP). All measures currently applicable to Hawaii-based deep set longline fishing targeting bigeye tuna and other species will remain unchanged. The current shallow-set fishery, which targets swordfish, began operations as a model fishery in the fourth quarter of 2004 and is subject to a suite of regulations intended to reduce the potential number and severity interactions between fishing gear and sea turtles which are listed as threatened and endangered under the Endangered Species Act (ESA). Among other requirements, vessel operators in the Hawaii-based shallow-set fishery must use large (18/0) circle hooks with a 10 degree offset and mackerel-type bait, may not make more than a total of 2,120 shallow-sets per year, must comply with a set certificate program, and may not interact with (hook or entangle) more than a total of 17 loggerhead sea turtles or 16 leatherback sea turtles each year. In addition, every vessel must carry a Federal observer when shallow-setting (100 percent observer coverage). Note that the existing annual sea turtle interaction limits of 17 loggerheads and 16 leatherbacks do not represent the upper limit of allowable interactions; rather, they were based on expected effort multiplied by interaction rates derived from studies using circle hooks and mackerel bait in U.S. longline fisheries in the Atlantic. Also in 2004, the Western Pacific Regional Fishery Management Council's (WPRFMC or Council) implemented sea turtle conservation projects to benefit the survival and recovery of Pacific loggerhead and leatherback sea turtle populations.

The required use of circle hooks and mackerel-type bait in the shallow-set fishery has reduced sea turtle interactions rate by approximately 90 percent for loggerheads, 83 percent for leatherbacks, and 89 percent for combined species, compared to the previous period (1994–2002) when the fishery was operating without such gear (Gilman and Kobayashi, 2007). Because the use of circle hooks and mackerel-type bait have proven effective in reducing interaction rates, this document examines a range of alternative shallow-set fishery regimes that would: allow increased shallow-set fishing effort and changes to associated sea turtle interaction hard caps; maintain or eliminate the set certificate program; and potentially adopt time-area closures.

In February 2007, the Hawaii Longline Association (HLA) provided the Council and NMFS a proposal to amend certain FMP regulations applicable to the shallow-set fishery. HLA's proposal requested the following regulatory changes: 1) elimination of the existing effort limit of 2,120 sets, 2) new sea turtle interaction limits premised upon a projected increase in the annual shallow-set fishing effort to 3.5 million hooks, and 3) track sea turtle interactions over a three year period. HLA's proposal provided for the continuation of all other existing management and conservation measures. According to HLA, the proposal is premised upon three sources of data and information that were not available in 2004 when the current shallow-set fishery was implemented: 1) the actual sea turtle interaction and mortality rates experienced by the Hawaii-based fishery since the 2004 implementation of new gear requirements, 2) the beneficial effects of ongoing sea turtle conservation measures undertaken to offset sea turtle interactions occurring

in the combined Hawaii-based longline fisheries, and 3) the adverse transferred effects on sea turtle conservation from shallow-set fishing effort restrictions in Hawaii.

The purpose of this amendment to the Pelagics FMP is to provide increased opportunities for the shallow-set fishery to sustainably harvest swordfish and other fish species while continuing to avoid jeopardizing the continued existence and recovery of threatened and endangered sea turtles as well as other protected species. The proposed modifications to the shallow-set fishery management measures are intended to further the purposes of the Magnuson-Stevens Act (MSA) by encouraging optimum yield from the shallow-set fishery, while minimizing bycatch and bycatch mortality.

### ***Description of Alternatives Considered in Detail***

Under all alternatives, current regulations requiring circle hooks and mackerel bait, 100 percent observer coverage, the use of sea turtle interaction caps to control the number of annual interactions, and other measures would remain in place. Also under all alternatives, the Council has requested that the National Marine Fisheries Service (NMFS) consider using a three-year incidental take statement (ITS) to provide administrative flexibility in the ITS re-consultation process should the annual hard caps be exceeded because of an inability to properly close the fishery on a timely basis. Other existing regulations would be maintained as would the Council's sea turtle conservation projects.

### **Topic 1: Shallow-set Longline Fishing Effort Limits**

Alternatives under this topic are included for further study because the fishery is currently operating under a set limit of 2,120 shallow-sets per year, which is half the fishery's average effort during 1994-1999.

#### **Alternative 1A: No Action: Continue Current Annual Set Limit**

Under this alternative, the maximum annual limit on the number of shallow-sets would remain at 2,120.

#### **Alternative 1B: Allow up to 3,000 Sets per Year**

Under this alternative, the maximum annual limit on the number of shallow-sets would be 3,000. This effort limit was chosen as a middle-ground effort alternative which is between the current set limit and the average annual effort between 1994 and 1999 (approximately 4,240 sets).

#### **Alternative 1C: Allow up to 4,240 Sets per Year**

Under this alternative, the maximum annual limit on the number of shallow-sets would be 4,240, which represents the average number of annual sets between 1994 and 1999 or double the current set limit of 2,120.

#### **Alternative 1D: Allow up to 5,500 Sets per Year**

Under this alternative, the maximum annual limit on the number of shallow-sets would be 5,500 which is nearly the annual maximum number sets for any one year from 1994-1999.

**Alternative 1E: Set effort level commensurate with current condition of North Pacific Swordfish Stock (~9,925 sets per year)**

Under this alternative, the effort level for swordfish would be established based on the condition of the swordfish stock in the North Pacific and the MSY for this stock. Establishment of this effort limit would take into account catches by other longline fleets and the fraction of the total swordfish catch contributed by the Hawaii fleet. Current (domestic and foreign) swordfish landings in the North Pacific amount to about 14,500 mt, which, according to a recent stock assessment, amounts to about 60% of an estimated MSY of 22,284 mt (Kleiber and Yokowa 2004, Bigelow, PIFSC, pers. comm. January 2008). Given an MSY of about 22,284 mt for North Pacific swordfish, and a current swordfish catch by the Hawaii-based fishery of between or 850-1,637 mt, (1,861,391-3,602,339 lbs) the amount of effort to catch 7,784 mt of additional swordfish would amount to about 9,925 sets per year, if the Hawaii longline fishery was to fish the North Pacific swordfish stock up to the level of the MSY. Based on the best available information, the effort limit under this alternative would be adjusted as appropriate.

**Alternative 1F- Remove Effort Limit (Preferred)**

Under this alternative, the annual shallow-set effort limit would be removed and fishery would not be managed under an annual set limit cap. In association with removing the effort limit, but allowing for reasonable expansion in the fishery, the Council recommended to set the annual sea turtle interaction caps at 46 interactions for loggerheads and 19 interactions for leatherbacks.

***Sea turtle hard caps under Topic 1 Alternatives***

For each of the alternatives listed above under Topic 1, the annual sea turtle interaction hard caps for the fishery would be set according to anticipated sea turtle interactions, which are based on sea turtle interaction rates multiplied by the effort limit of each alternative. In the case of Alternative 1F (Remove Effort Limit), the sea turtle interaction hard caps were recommended by the Council which took into account sea turtle population impacts of those hard caps (Snover 2008; Appendix II) and anticipated, reasonable increases in shallow-set fishing participation in the fishery.

**Topic 2: Fishery Participation**

This topic is included because currently the annual effort limit is allocated amongst interested Hawaii-based longline fishery participants and tracked using a set certificate program (i.e., participants must attach a set certificate to each daily fishing log for each set made). The Council is reconsidering the set certificate program now that sufficient time has passed to understand the operational and fishery management benefits compared with the costs of the program. The set certificate program is administered by NMFS PIRO, which in November of each year provides notices to Hawaii longline fishery participants that set certificates are available. Set certificates are transferable amongst the Hawaii-based longline fleet.

**Alternative 2A: No Action: Continue Set Certificate Program**

Under this alternative, shallow-set certificates would continue to be made available and issued to all interested Hawaii longline permit holders. For each shallow-set made north of the equator,

vessel operators would continue to be required to possess and submit one valid shallow-set certificate for each shallow-set made.

**Alternative 2B: Discontinue Set Certificate Program (Preferred)**

Under this alternative, shallow-set certificates would no longer be issued or required and the annual set-certificate solicitation of interested parties would be ended. Under alternatives which include effort limits, sets would be cumulatively accounted for on a fleetwide basis and the fishery would close for the remainder of the year when and if the annual set limit was reached. Fishery participants would continue to be required to notify NMFS at least 72 hrs before making a shallow-set trip.

**Topic 3: Time-Area Closures**

Time-area closures are being considered as a way to increase annual fishery profits from swordfish fishing by limiting the number of turtle interactions that could occur in the first quarter of each year. Interaction rates are significantly higher during this period and it has been hypothesized that reducing fishing effort would increase fishery profits by reducing the risk of exceeding a turtle hard cap very early when there are still many more shallow-sets allowed to be made, as occurred in 2006. Alternatives under this topic could apply in addition to any other management action which may be implemented under the proposed action.

**Alternative 3A: No Action: Do Not Implement Time-Area Closures (Preferred)**

Under this alternative, the fishery would continue to operate under the current regulations with no time-area closures.

**Alternative 3B: Implement January Time-Area Closure**

Under Alternative 3B, an area closure would be implemented during January of each calendar year. The area closure would be located between 175° W and 145° W longitude and encompass the sea surface temperature band of 17.5°-18.5° C. The latitudinal location of this temperature band varies inter-and intra-annually; however, in January it is generally located near 31°-32° N latitude. Research has suggested that the area between sea surface temperatures of 17.5-18.5 C may be a loggerhead sea turtle “hotspot” based on historical and contemporary distribution and foraging studies as well as location data for observed loggerhead sea turtle interactions with the fishery (Howell, PIFSC, pers. comm., December 2007). The month of January was selected because it may be that the number of loggerhead interactions during January is pivotal to whether or not the fishery will reach its annual sea turtle interaction hard cap before all allowable sets are used. For example, in 2006, the fishery interacted with eight loggerheads in January and the fishery reached the cap of 17 on March.17, 2006. In 2007, the fishery did not interact with any loggerheads during January, but ended the first quarter of the year with 15 loggerhead interactions and did not reach the sea turtle cap.

**Alternative 3C: Implement In-season Time-area Closure**

Under Alternative 3C, the sea surface temperature-based area closure described for Alternative 3B would be implemented in those years for which 75 percent of the annual loggerhead turtle cap was reached and the closure would remain in effect for the remainder of the first quarter. As

with Alternative 3B, this alternative is being considered as a way to increase annual fishery profits through reductions in the number of turtle interactions that occur in the first quarter of each year. This alternative differs from 3B in that it is contingent on high numbers of interactions during the first quarter of the year.

### **Proposed Action**

Based on the alternatives considered, the Council has recommend that the National Marine Fisheries Service implement the following proposed action: remove the existing effort set limit and implement new loggerhead and leatherback sea turtle interaction hard caps at 46 and 19, respectively, eliminate the set certificate program, and do not implement any time/area closures.

### **Impacts of the Alternatives**

The Council and NMFS adopted a conservative approach in the impact analysis contained in this document (see Chapter 4) with regard to impacts to sea turtles. This approach purposefully skewed the analysis of the predicted fishing effort for Alternatives 1A, 1B, and 1C under Topic 1 towards the first quarter of the fishing year when loggerhead turtle interactions are highest. Evaluation of the model shallow-set fishery under the current regulatory regime indicates that the current sea turtle hard caps of 17 loggerheads and 16 leatherbacks resulted in a shift of fishing effort towards the first quarter of the year – a shift from the historical fishery (1991-2001) which had higher effort in the second quarter. Swordfish Catch Per Unit Effort (CPUE) is highest in the first quarter, as is the interaction rate for loggerhead turtles. Thus, it appears that fishery participant behavior in response to the current regulations resulted in a “race to the turtles” scenario, where participants wanted to ensure sufficient catches while the number of interactions under the hard caps were low and the fishery was open.

In addition, the fishery was closed in March 2006 because the annual loggerhead turtle hard cap was reached. In calculating effort distributions in response to varying regulatory restrictions under the alternatives for Topic 1, first quarter 2006 effort data was used while recognizing that the second, third, and fourth quarters of 2006 did not experience effort because the fishery was closed. Using first quarter 2006 effort data as 100 % annual effort for that year skews the predicted effort distributions towards the first quarter for Alternatives 1A, 1B, and 1C. This allows the analysis to present “worst-case” scenarios in terms of sea turtle impacts as interactions are highest in the first quarter of the year. A strictly objective statistical approach was not possible because data only exist for two full years of fishing effort at the time this analysis was developed.

Furthermore, the impacts on sea turtles identified in this document rely on key pieces of information such as post-hooking mortality rates. For example, loggerhead post-hooking mortality, which is based on the location of the hooking or entanglement, is currently estimated by NMFS to be 20.5 percent in the Hawaii shallow-set fishery. Because no dead turtles have been observed during shallow-set operations since 2004 (using 100% observer coverage) the hook and entanglement location is recorded for all turtle interactions. The location of the hooking (e.g., mouth hooked vs. swallowed hook) or entanglement corresponds to an estimated level of mortality which is based on a 2006 NMFS policy (see Table 1 in Appendix II). A recent

empirical study that tracked satellite tagged loggerheads after an interaction in the Hawaii shallow-set fishery suggests that loggerhead post-hooking mortality actually may be 9.5 percent.

With regard to leatherback turtles, the leatherback post-hooking mortality rate in the Hawaii shallow-set fishery is currently estimated to be 22.9 percent, which is significantly higher than the 6.3 -12.5 percent that was predicted in the 2004 Biological Opinion on the Hawaii shallow-set fishery. The reason that the current leatherback post-hooking mortality is estimated to be at 22.9 percent is because one leatherback interaction out of 18 observed interactions was hooked inside soft tissue of mouth where the hook insertion point was visible, but the hook was unable to be removed by the observer (See Appendix III). This type of leatherback interaction is estimated to have an 85 percent level of mortality. However, all other observed leatherback interactions in the fishery since 2004 have involved external hookings (e.g. flipper-hooked, not in beak or mouth) or entanglements where the majority of those interactions have significantly lower post-hooking mortality rates (e.g., 63 % of 16 interactions have estimated post-hooking mortality rates of 10-15 %) than the estimated 22.9 percent referred to above (See Appendix III). As opposed to loggerhead turtles, it is generally believed that leatherbacks do not readily attempt to eat the mackerel bait on the circle hook (leatherbacks primarily eat jellyfish), but rather most often get caught up in the longline gear leading to external hooking and entanglement. Therefore, that one interaction event significantly raised the leatherback post-hooking mortality rate, and thus the predicted impacts of the alternatives.

Finally, at the request of the Council, NMFS Pacific Islands Fisheries Science Center (PIFSC) conducted a Susceptibility to Quasi-Extinction (SQE) analysis (see Appendix II) which the Council used to evaluate potential sea turtle annual hard caps. In addition to the conservative loggerhead and leatherback post-hooking mortality rates (described above) that were applied in the analysis, the SEQ analysis also used a conservative Quasi-Extinction Threshold (QET) of 50 percent as recommended by the International Union for Conservation of Nature (IUCN). QET is the level at which a number of adult sea turtles may be insufficient to assure persistence of the species. Thus, the SEQ analysis in this document assumed that a 50 % reduction of current sea turtle populations would be insufficient to assure persistence of the species. In contrast, a 2008 SQE analysis conducted by NMFS for the Northeast Atlantic sea scallop fishery used a QET of 0.7 percent. Varying levelsof QET would significantly alter the results of the SQE analysis; however, 50% was chosen because it would achieve the resolution necessary to detect changes in risk of quasi-extinction.

Furthermore, the SQE analysis on the shallow-set fishery relies on nesting beach trends to evaluate the status of the population and incorporated loggerhead nesting data up to the year 2007. In 2006 and 2007, nesting beach counts were lower than previous years, suggesting a declining trend. Recent information, however, indicates that Japan loggerhead nesting in 2008 is approximately 2.5 times greater than in 2007, which should positively affect the North Pacific loggerhead population as well as further evaluation of the fishery's impact on North Pacific loggerhead turtles. Also, the SQE analysis on the shallow-set fishery examined impacts on Eastern Pacific leatherback nesting aggregations; however, a recent evaluation of the genetic samples taken from leatherbacks that interacted with the shallow-set fishery, indicates that all



leatherback interactions in the shallow-set fishery involve Western Pacific leatherbacks. Although the only long term nesting data for Western Pacific leatherbacks shows a declining trend, recent studies have suggested that the Western Pacific leatherback metapopulation is larger than once believed, and is currently estimated to be between 2,700 and 5,100 nesting females.

The following tables summarize the environmental impacts presented in this document. Note that for brevity in the following table, impacts to protected species under Topic 1 are listed only for loggerhead and leatherback sea turtles. See Chapter 4 for a complete discussion on impacts to all protected species and seabirds.

<b>Preliminary Anticipated Impacts from Topic 1: Shallow-set Effort Limit</b>						
<b>Resource Category</b>	<b><i>Alt. 1A- No Action (2,120 set limit)</i></b>	<b><i>Alt. 1B- 3,000 set limit</i></b>	<b><i>Alt. 1C- 4,240 set limit</i></b>	<b><i>Alt. 1D- 5,550 set limit</i></b>	<b><i>Alt. 1E- 9,925 set limit</i></b>	<b><i>Alt. 1F- Remove Effort Limit (preferred)</i></b>
<b>Target and Non-target Species</b>	4.6 million lb of swordfish representing ~ 9 % of MSY  Well below 1 % of MSY for species with known MSYs, e.g. ~ 0.00096-0.0013 % of the MSY for WCPO bigeye	6.5 million lb of swordfish ~ 13 % of MSY	8.6 million lb of swordfish ~ 18 % of MSY	10.6 million lb of swordfish ~ 21 % of MSY	19.1 million lb of swordfish representing ~ 39 % of MSY  ~ 0.0037-0.0052 % of the MSY for WCPO bigeye	Likely in the range between Alt. 1A-1D: 4.6-10.6 million pounds/yr of swordfish
<b>Predicted Number of Sea Turtle Interactions</b>	Logg. 18.05 (1.06 AFM)  Leath. 6.29 (0.79 AFM)	Logg. 25.54 (1.39 AFM)  Leath. 8.90 (1.12 AFM)	Logg. 34.42 (1.88 AFM)  Leath. 12.65 (1.60 AFM)	Logg. 42.46 (2.32 AFM)  Leath. 16.50 (2.08 AFM)	Logg. 76.63 (4.18 AFM)  Leath. 29.78 (3.77 AFM)	Logg. 46 (2.51 AFM)  Leath. 19 (2.40 AFM)
<b>Fishery Participants And Regional Economy</b>	\$10.8 million ex-vessel revenue  \$26.3 million in direct and indirect business sales  \$11.7 million in personal and corporate income  362 jobs, \$2 million in state and local taxes	\$15.3 million ex-vessel revenue  \$37.2 million in direct and indirect business sales  \$16.5 million in personal and corporate income  513 jobs, and \$2.8 million in state and local taxes	\$20.5 million ex-vessel revenue  \$49.7 million in direct and indirect business sales  \$22.1 million in personal and corporate income,  685 jobs, and \$3.7 million in state and local taxes	\$25.03 million ex-vessel revenue  \$60.7 million in direct and indirect business sales  \$27 million in personal and corporate income  837 jobs, and \$4.5 million in state and local taxes	\$45.17 million ex-vessel revenue  \$109.5 million in direct and indirect business sales  \$48.7 million in personal and corporate income,  1,510 jobs, and \$8.1 million in state and local taxes	Likely in the range of Alt. 1C-1D:  \$20.5- \$25.03 million ex-vessel revenue  \$49.7 - \$60.7 million in direct and indirect business sales  \$22.1 - \$27 million in personal and corporate income  685 - 837 jobs, and \$3.7 - \$4.5 million in state and local taxes
<b>Admin. and Enforcement</b>	Current annual cost of 100 % coverage: \$1.8 million	Predicted annual cost of 100 % observer coverage: \$2.7 million	Predicted annual cost of 100 % observer coverage: \$ 3.9 million	Predicted annual cost of 100 % observer coverage: \$ 5.1 million	Predicted annual cost of 100 % observer coverage: \$ 12.7 million	Predicted annual cost of 100 % observer coverage: \$3.9- \$5.1 million

Note: AFM = Adult Female Mortalities

<b>Topic 2: Fishery Participation</b>		
<b>Resource Category</b>	<b><i>Alternative 2A- No Action (continue shallow-set certificate program)</i></b>	<b><i>Alternative 2B- Discontinue Shallow-set Certificate Program (preferred)</i></b>
<b>Target and Non-target Species</b>	No major adverse impacts to target stocks and non-target stocks are anticipated.	Discontinuing the set certificate program would have no impact on target and non-target species as it is primarily an administrative measure to track participation and effort. 100% observer coverage would continue to be required for the fishery which would allow for adequate tracking of participation and effort.
<b>Protected Species (Sea Turtles)</b>	Would not impact protected species. Fishery managers would be able to track participation through the fishery year, ensuring that allowed effort is not exceeded and unconsidered impacts not realized.	Discontinuing the set certificate program would have no impact on protected species as it is primarily an administrative measure to track participation and effort. Circle hooks and mackerel bait would continue to be required as well as hard caps and 100% observer coverage. Impacts to marine mammals and seabirds are not expected to increase from discontinuing the set certificate program as fishing operations and gear would not change.
<b>Fishery Participants And Regional Economy</b>	Allows potential participants the opportunity to obtain set certificates which they could either fish their certificates themselves, trade, sell, or give to other Hawaii longline limited access permit holders for use.  Financial impacts would be imposed on potential participants who must buy certificates from other participants. On the other hand, financial gains would be obtained by those participants willing to sell their certificates to other participants.	Discontinuing the set certificate program would benefit current shallow-set participants by eliminating the burden to provide written notice by November 1 of each year to obtain certificates. Revenue from selling set certificates to other participants would be eliminated and vice versa, potential costs of buying certificates from other participants.
<b>Administration and Enforcement</b>	Annual costs are estimated to be \$ 4,430 for NMFS to administer the program. Enforcement agencies such as USCG must verify set certificates when conducting boarding of fishing vessels on shallow-set trips.	Would relieve NMFS of the annual administrative burden of processing the certificate requests and issuing the certificates. Would relieve the U.S. Coast Guard and NMFS OLE enforcing the requirement to possess and use shallow-set certificates for each set made. However, if an annual effort limit is continued, NMFS must develop a method to track and limit effort in the fishery.

<b>Topic 3: Time-Area Closures</b>			
<b>Resource Category</b>	<i>Alternative 3A: No Action: Do Not Implement Time-Area Closures (preferred)</i>	<i>Alternative 3B: Implement January Time-Area Closure between 17.5°-18.5 °C</i>	<i>Alternative 3C: Implement In-season (1<sup>st</sup> quarter) Time-area Closure between 17.5°-18.5 °C</i>
<b>Target and Non-target Species</b>	No additional impacts to target and non-target stocks	Impacts to target stocks have not been quantified; however, ongoing work by PIFSC appears to indicate decreases in annual catches. It is reasonable that if impacts to target stocks are reduced, than impacts to non-target stocks would also decrease.	Similar impact as 3B in that closures examined to date would reduce annual fishery revenues as a result of decreases in annual catches.
<b>Protected Species (Sea Turtles)</b>	No additional impacts to protected species	Expected to reduce the number of sea turtle interactions in January of each year, but impacts have not been quantified. It is unknown whether the displaced fishing effort would be relocated to other areas or to other months, and what impacts this displacement would have on turtles and other protected species. Hard caps to limit interactions with loggerhead and leatherback turtles would remain, ensuring that interactions limits are not exceeded.	Impacts to protected species have not been quantified, but Alternative 3C would be expected to potentially reduce the number of sea turtle interactions in the first quarter of each year. It is unknown whether the displaced fishing effort would be relocated to other areas or to other months, and what impacts this displacement would have on turtles and other protected species. The use of hard caps to limit interactions with loggerhead and leatherback turtles would remain in place.

	<i>Alternative 3A: No Action: Do Not Implement Time-Area Closure (preferred)</i>	<i>Alternative 3B: Implement January Time-Area Closure between 17.5°- 18.5 °C</i>	<i>Alternative 3C: Implement In-season (1<sup>st</sup> quarter)Time-area Closure between 17.5°- 18.5 °C</i>
<b>Fishery Participants And Regional Economy</b>	No additional or new impacts expected to result to participants or regional economy.	A reduction in fishable area in the swordfish grounds may decrease sea turtle interactions, while simultaneously decreasing annual fishery revenues and presumably profits, as fishing effort would be pushed into less productive or less profitable times and areas. Fishery participants may find it difficult to respond to in-season changes of closed areas based on sea surface temperatures which can vary in location on a daily basis.	Similar to 3B, a reduction in fishable area in the swordfish grounds during the 1 <sup>st</sup> quarter may decrease sea turtle interactions while simultaneously decreasing annual fishery revenues and presumably profits, as fishing effort would be pushed into less productive or less profitable times and areas. Fishery participants may find it difficult to respond to in season changes of closed areas based on sea surface temperatures which can vary in location on a daily basis.
<b>Administration and Enforcement</b>	No additional or new impacts expected to administration and enforcement.	USCG and NMFS OLE would find it difficult to enforce time-area closures based on sea surface temperatures. Temporary, short-term closures can be difficult to enforce as well as to communicate to the fishing fleet. Closed areas that geographically shift through a season may also cause confusion and make at-sea enforcement more difficult because fishing trips would have to be reviewed in sections based on closed areas that were in force during specific segments of a fishing trip.	Similar to 3B, enforcement agencies would find it difficult to enforce time-area closures based on sea surface temperatures.

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## List of Acronyms/Abbreviations

AFM	Adult Female Mortalities
BET	Bigeye Tuna
BFAL	Black-footed Albatross
BiOp	Biological Opinion
C	Celsius
CNMI	Commonwealth of Northern Mariana Islands
CPUE	Catch Per Unit Effort
Council	Western Pacific Regional Fishery Management Council
DNA	Deoxyribonucleic acid
DSEIS	Draft Supplemental Environmental Impact Statement
E	East
EEZ	Exclusive Economic Zone
EFH	Essential Fish Habitat
EIS	Environmental Impact Statement
EPA	Environmental Protection Agency
EPO	Eastern Pacific Ocean
ESA	Endangered Species Act
F	Fishing Mortality
FAD	Fish Aggregation Device
FEIS	Final Environmental Impact Statement
FEP	Fishery Ecosystem Plan
FMP	Fishery Management Plan
FNA	Females Nesting Annually
FR	Federal Register
FSEIS	Final Supplemental Impact Statement
HLA	Hawaii Longline Association
HMS	Highly Migratory Species
IATTC	Inter-American Tropical Tuna Commission
ISC	International Scientific Committee
ITS	Incidental Take Statement
lb	Pound or Pounds
MHI	Main Hawaiian Islands
MMPA	Marine Mammal Protection Act
MPA	Marine Protected Area
MSY	Maximum Sustainable Yield
mt	Metric Tons
MUS	Management Unit Species
Nm	Nautical Mile
N	North
NMFS	National Marine Fisheries Service



NEPA	National Environmental Policy Act
NPTZ	North Pacific Transition Zone
NOAA	National Oceanic and Atmospheric Administration
NWHI	Northwestern Hawaiian Islands
OLE	Office of Law Enforcement
PFMC	Pacific Fishery Management Council
PIFSC	Pacific Islands Fisheries Science Center
PIRO	Pacific Islands Regional Office
PMP	Preliminary Management Plan
PMUS	Pelagic Management Unit Species
PNG	Papua New Guinea
ppm	Parts Per Million
PRIA	Pacific Remote Island Areas
RecFIN	Recreational Fisheries Information Network
RFMO	Regional Fishery Management Organization
RPA	Reasonable and Prudent Alternative
S	South
SAFE	Stock Assessment and Fishery Evaluation
SAFZ	Subarctic Frontal Zone
SAR	Stock Assessment Report
SCB	Southern California Bight
SSC	Scientific and Statistical Committee
SSTF	South Subtropical Front
STAJ	Sea Turtle Association of Japan
STAL	Short-tailed Albatross
STF	Subtropical Front
STFZ	Subtropical Frontal Zone
SWFSC	Southwest Fisheries Science Center
TED	Turtle Excluder Device
USCG	U.S. Coast Guard
USFWS	U.S. Fish and Wildlife Service
W	West
WCPFC	Western and Central Pacific Tuna Commission
WCPO	Western and Central Pacific Ocean
WMA	Wildlife Management Area
WPRFMC	Western Pacific Regional Fishery Management Council
WWF	World Wildlife Fund
YFT	Yellowfin Tuna

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## **Chapter 1: Introduction**

### **1.0 Introduction**

This document describes proposed Amendment 18 to the Fishery Management Plan (FMP) for Pelagic Fisheries of the Western Pacific Region (Pelagics FMP) and analyzes the impacts of the proposed FMP amendment and alternatives on the environment. The proposed FMP amendment would modify the existing fishery management regime for the Hawaii-based shallow-set longline fishery (shallow-set fishery) in that it would remove the effort limit, increase the annual loggerhead and leatherback interaction hard caps, and eliminate the shallow-set certificate program. All measures currently applicable to Hawaii-based deep set longline fishing targeting bigeye tuna and other species will remain unchanged.

Chapter 1 provides introductory material and background information. Chapter 2 describes the alternatives considered in this document. Chapter 3 describes the affected environment of the action area as well as other pertinent environmental information. Chapter 4 provides the analysis of the environmental impacts of the alternatives. Chapter 5 discusses the proposed action's consistency with the MSA. Chapter 6 discusses the proposed action's consistency with other applicable laws. Chapter 7 provides draft regulations, Chapter 8 contains references used in this document, and Chapter 9 lists of the preparers of this document.

### **1.1 Background Information**

In 2004, the shallow-set fishery, which targets swordfish in the North Pacific 600-1,000 nm north of Hawaii, was reinitiated under a suite of regulations intended to reduce the potential number and severity of bycatch interactions, particularly between longline fishing gear and sea turtles listed as threatened and endangered under the Endangered Species Act (ESA). Among other requirements, such as a Hawaii longline limited-access permit, shallow-set fishery regulations include mandatory use of large (18/0) circle hooks with a 10 degree offset and mackerel-type bait, a maximum effort limit of 2,120 shallow-sets per year administered through a set certificate program, annual sea turtle interaction hard caps of 17 loggerhead and 16 leatherback sea turtles, and a requirement for 100 percent observer coverage.

The shallow-set fishery was reinitiated to serve as a model fishery to test the effectiveness of circle hooks and mackerel-type bait in the Pacific, as this gear and bait combination was only tested in Atlantic experiments prior to approval for use in Hawaii fishery. The 2,120 set effort limit and sea turtle interaction hard caps<sup>1</sup> were instituted as measures to control fishing effort and sea turtle interactions while information was being gathered on the model fishery.

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<sup>1</sup> Note that the existing annual sea turtle interaction limits of 17 loggerheads and 16 leatherbacks do not represent the upper limit of allowable interactions, that if exceeded, would constitute significant adverse impacts to these populations; rather, the sea turtle interaction caps were calculated from the expected effort (2,120 sets) multiplied by loggerhead and leatherback interaction rates that were derived from studies using circle hooks and mackerel bait in U.S. longline fisheries in the Atlantic.

The use of circle hooks and mackerel-type bait by the Hawaii-based shallow-set fishery has reduced the sea turtle interaction rate by approximately 90 percent for loggerheads, 85 percent for leatherbacks, and 89 percent for combined species, compared to the period (1994-2001) when the fishery was operating without such gear (Gilman and Kobayashi, 2007). Because the use of circle hooks and mackerel-type bait has proven effective in reducing sea turtle interaction rates, and swordfish stocks in the North Pacific appear healthy, this document examines a range of management alternatives for the shallow-set fishery that would: maintain, increase, or remove the shallow-set fishing effort limit; maintain or eliminate the set certificate program; and implement time-area closures or leave the fishing areas open. Other existing regulations would be maintained. Also to be maintained would be the Western Pacific Regional Fishery Management Council (WPRFMC or Council) sea turtle conservation projects, which have conserved and protected loggerhead and leatherback nesting sites, producing thousands of hatchlings that otherwise would have died, and reduced loggerhead mortalities in coastal fisheries that operate in Baja California Sur, Mexico. These projects are aligned with those identified in the recovery plans for loggerhead and leatherback sea turtles and are believed to be benefiting the survival and recovery of sea turtle populations.

In February 2007, the Hawaii Longline Association (HLA) provided the Council and NMFS a proposal to amend certain FMP regulations applicable to the shallow-set fishery. HLA's proposal requested the following regulatory changes: 1) elimination of the existing effort limit of 2,120 sets, 2) new sea turtle interaction limits premised upon a projected increase in the annual shallow-set fishing effort to 3.5 million hooks set, and 3) sea turtle interaction limits tracked over a three year period. HLA's proposal provided for continuation of all other existing management and conservation measures. According to HLA, the proposal is premised upon three sources of data and information that were not available in 2004 when the current shallow-set fishery was implemented: 1) the sea turtle interaction and mortality rates actually experienced since late 2004 using the existing fishery management measures; 2) the beneficial effects of ongoing sea turtle conservation measures undertaken to offset sea turtle interactions occurring in the combined Hawaii-based longline fisheries; and 3) the adverse transferred effects to sea turtle conservation from shallow-set fishing effort restrictions in Hawaii.

## **1.2 Magnuson-Stevens Fishery Conservation and Management Act**

Enacted in 1976, and subsequently reauthorized in 1996 and 2006, the Magnuson-Stevens Fishery Conservation and Management Act (MSA) is the principal federal statute regarding the management of U.S. marine fisheries. The purposes of the MSA include the following: the conservation and management of the fishery resources of the United States; the protection of essential fish habitat (EFH); the establishment of regional fishery management councils; the preparation and implementation of fishery management plans (FMPs); the promotion of domestic, commercial, and recreational fishing; the support and encouragement of international fishery agreements; and the development of fisheries that are underutilized or not utilized.

The MSA established both required and discretionary provisions of an FMP and created ten National Standards (see Chapter 6) to ensure that any FMP or FMP amendment is consistent with the MSA. Each FMP and its amendments contain a suite of management measures that together characterize a fishery management regime.

The MSA created eight regional fishery management councils to provide advice and recommendations to the Secretary of Commerce through the U.S. Department of Commerce, National Oceanic and Atmospheric Administration (NOAA), and National Marine Fisheries Service (NMFS). The fishery management councils are responsible for the preparation and transmittal to the Secretary of appropriate, science-based FMPs (and amendments to those plans) for fisheries under their jurisdiction. The Secretary may approve, disapprove, or partially approve each FMP or amendment and, if approved, implement them through federal regulations which are enforced by the U.S. Coast Guard and NMFS Office of Law Enforcement.

### **1.2.1. Western Pacific Regional Fishery Management Council**

Under the MSA, the Western Pacific Regional Fishery Management Council (Council) has management responsibility for U.S. fisheries in the Pacific Ocean seaward of American Samoa, Commonwealth of Northern Mariana Islands (CNMI), Guam, Hawaii, and the Pacific Remote Island Areas (16 U.S.C. § 1852(a)(H)). The Council has 13 voting members, eight of whom are appointed by the Secretary, and five of whom are the principal Federal, and State, Territory or Commonwealth officials with fishery management responsibility. The Council also retains three non-voting members that include: U.S. Department of State, U.S. Fish and Wildlife Service, and U.S. Coast Guard. The Council's office is located in Honolulu, Hawaii.

Domestic fisheries that operate within the U.S Exclusive Economic Zone (EEZ) waters and high seas in the Western Pacific Region are currently managed under five FMPs: Bottomfish and Seamount Groundfish, Coral Reef Ecosystems, Crustaceans, Precious Corals, and Pelagics.

### **1.2.2 Pelagics Fishery Management Plan of the Western Pacific Region**

After transmittal by the Council to the Secretary of Commerce for approval, the Pelagics FMP was implemented by NMFS on February 27, 1987 (52 FR 5983). At the time the Pelagics FMP was drafted, the U.S. government was in the process of attempting to limit foreign longline fishing effort within the EEZ, while encouraging more domestic harvesting and utilization of fishery resources. The Pelagics FMP replaced a previous preliminary management plan (PMP), which governed foreign longline fishing in the EEZ of the Western Pacific Region. Management measures originally put in place under the Pelagics FMP included the following:

1. Establishment of a triggering mechanism to institute new area closures for foreign longline vessels in the EEZ;
2. Elimination of existing quotas on foreign longline catches in the EEZ;
3. Requirements for federal longline catch reports, including interactions with protected species

in the  
EEZ;

4. Prohibition on the use of drift gill nets in the EEZ (except by domestic vessels fishing under an experimental permit); and
5. In cooperation with the U.S. State Department, establishment of a process to obtain data on the incidental catch of pelagic fishes in the EEZ by tuna pole-and-line and purse seine<sup>2</sup> vessels.

A subsequent rule effective November 26, 1990 (55 FR 42967) requires that catch-and-effort data for management unit species (MUS) managed under the FMP be reported to the State of Hawaii, the Territory of American Samoa, and the Territory of Guam in compliance with the respective laws and regulations of each area.<sup>3</sup>

Over the years, the FMP has been amended several times. Table 1 summarizes these amendments to the Pelagics FMP.

**Table 1: Amendments to the Pelagics FMP**

<b>AMENDMENTS</b>		
<b>No.</b>	<b>Effective Date</b>	<b>Action</b>
1	1991	Provides: (a) a measurable definition of recruitment overfishing for billfishes, mahimahi, wahoo, and oceanic sharks; (b) a revised definition of OY; and (c) a revised set of objectives to conform to the MSA.

<sup>2</sup> The original Pelagics FMP contained no restrictions on foreign or domestic purse seine or pole-and-line tuna vessels, as tuna were not yet included as fish under the MSA or as MUS under the FMP. Amendment 6 to the FMP added tuna and related species to the FMP and closed the U.S. EEZ to foreign purse seine and pole-and-line tuna vessels. The U.S. tuna purse seine fleet in the Western Pacific is generally managed under the South Pacific Tuna Act of 1988 via implementing regulations at 50 CFR part 300, subpart D, although provisions of the Pelagics FMP apply to those vessels when fishing within the U.S. EEZ.

<sup>3</sup> At that time, the CNMI was not yet included in the management area of the Pelagics FMP.

2	1991	(Preceded by an emergency rule.) Requires longline and transshipping vessel owners to obtain permits for their vessels, and requires vessel operators to maintain and submit to NMFS logbook data on their fishing and transshipping activities. Extends the jurisdiction of the FMP to include the CNMI. Adds tuna to Pelagic MUS (PMUS) list. Establishes a protected species zone in the NWHI such that vessel operators intending to fish in this zone must notify NMFS in advance and carry an observer if requested. Requires notification of NMFS within 12 hours of return to port after any transshipment activity or landing.
3	1991	(Preceded by an emergency rule.) Prohibits longline fishing within 50 nm of the NWHI as well as within corridors between those islands. Abrogates the requirement for observers established in Amendment 2. Requires notification of NMFS when transiting the protected species zone.
4	1991	(Preceded by an emergency moratorium and establishment of a control date for possible use in a limited entry program.) Extends until April 1994 a moratorium on the issuance of new permits to participate in the Hawaii-based longline fishery. Provides a framework under which vessel monitoring systems (VMS) may be required.
5	1992	(Preceded by an emergency rule.) Prohibits longline fishing within 75 nm of the islands of Oahu, Kauai, Niihau, and Kaula, and within 50 nm of the islands of Hawaii, Maui, Kahoolawe, Lanai, and Molokai. A longline closure of approximately 50 nautical miles is also implemented around Guam and its offshore banks. Establishes framework procedures to adjust the size of the closed areas and modify criteria for exemptions.
6	1992	Adds tuna and related species to FMP. Extends closed areas and requirements applicable to foreign longline vessels to foreign baitboat and purse seine vessels.
7	1994	Establishes a limited entry program for the Hawaii longline fishery for pelagic species. Includes broad framework measures for more efficient management of the fishery.
8	1999	Establishes permit and reporting requirement for pelagic troll and handline fishery in the PRIA.
9	In Revision	(Draft amendment establishing limits on shark landings was rendered moot by the Shark Finning Prohibition Act.)
10	2004	Prohibits fishing for PMUS in Coral Reef Ecosystems FMP no-take Marine Protected Areas. Amends list of PMUS.
11	2005	Establishes a limited entry program for the American Samoa longline fishery.

14	2007	<p>This amendment was partially approved by the Secretary of Commerce and was developed in response to NMFS' notifications that Pacific-wide bigeye and Western and Central Pacific yellowfin tuna were subject to overfishing. It contained recommendations regarding both international and domestic management, including a mechanism by which the Council could participate in international negotiations regarding these stocks. Amendment 14 also contained measures to implement control dates for Hawaii's non-longline commercial pelagic vessels (70 FR 47781, see above) and purse seine and longline vessels (70 FR 47782, see above), as well as requirements for federal permits and reporting for Hawaii-based non-longline commercial pelagic vessels. NMFS disapproved the Amendment's international measures as premature given ongoing international negotiations as well as the development of a memorandum of understanding by the Councils and the Secretary of Commerce, in consultation with the Secretary of State, regarding participation in U.S. delegations and other issues. NMFS disapproved Amendment 14's domestic permit and reporting requirements as duplicative of existing requirements imposed by the State of Hawaii and stated that they were working with the State to improve their data collection and processing system. NMFS also noted that Amendment 14 met the requirements of the Magnuson-Act regarding overfishing of fisheries that have been determined to be subject to overfishing due to excessive international fishing pressure.</p>
<b>FRAMEWORK AMENDMENTS</b>		
<b>No.</b>	<b>Effective Date</b>	<b>Action</b>
1	2002	Prohibits vessels greater than 50 feet in length overall from fishing for PMUS between 3 and 50 nautical miles around the islands of American Samoa.
2	2002	(Preceded by an emergency rule.) Requires Hawaii longline limited access vessels operating north of 23° N to employ a line-setting machine with weighted branch lines (45g minimum) or use basket style gear, and to use blue-dyed bait and strategic offal discards during setting and hauling longlines. Also requires certain seabird handling techniques and attendance by owners and operators at an annual protected species workshop conducted by NMFS.
<b>REGULATORY AMENDMENTS</b>		



1	2002	Prohibited targeting of swordfish north of the equator by Hawaii longline vessels, closes all fishing to longline vessels during April and May in waters south of the Hawaiian Islands (from 15° N to the equator and from 145° W to 180°), and prohibited the landing or possessing of more than 10 swordfish per trip by longline (limited entry or general) vessels and possession of light sticks. Vessels with a freeboard of more than 3 feet must carry line clippers, dip nets, wire, or bolt cutters. Float lines must be longer than 20 meters. If monofilament longline is used, it must have at least 15 branch lines between floats. If basket-style gear is used, it must have at least 10 branch lines between floats. The deepest point of the main longline between any 2 floats must be 100 meters. Vessel operators must attend and be certified for a protected species workshop.
2	2002	Establishes permit and reporting requirements for any U.S. fishing vessel that uses troll or handline gear to harvest PMUS in the EEZ around the PRIA.
3	2004	Reopens the swordfish-directed component of the Hawaii-based longline fishery and eliminates the seasonal closure for longline fishing in an area south of the Hawaiian Islands. For swordfish fishing, requires circle hooks and mackerel-type bait, annual fleet-wide limits on interactions with leatherback and loggerhead sea turtles, an annual fleet-wide limit on fishing effort, and seabird mitigation measures including the requirements for setting at night when fishing above 23° N.
4	2005	Implemented measures to minimize interactions with turtles by non-Hawaii based domestic longline vessels operating in the Western Pacific under general longline permits. Required vessels with longline general permits making shallow sets north of the equator were to use 18/0 circle hooks with mackerel-type bait and dehookers to release any accidentally caught turtles. The amendment also required both operators and owners of vessels with general longline permits to annually attend protected species training workshops as well as carry and use specific mitigation gear to aid in the release of sea turtles accidentally hooked or entangled by longlines. These include dip nets, long-handled line clippers and bolt cutters (with allowances for boats with < 3' freeboard). This regulatory amendment also required operators of non-longline pelagic vessels (e.g. trollers and handliners) to follow handling guidelines and remove trailing gear wherever they fish.

5	2005	Allowed operators of Hawaii-based longline vessels fishing north of 23 degrees north latitude, as well as those targeting swordfish south of 23 degrees north, to utilize side-setting to reduce seabird interactions in lieu of the seabird mitigation measures required by Framework Measure 1. Side-setting was tested on Hawaii-based longline vessels and found to be highly effective in reducing seabird interactions.
6	2007	(Preceded by temporary rule). Removed the delay in effectiveness for closing the Hawaii-based longline shallow-set swordfish fishery as a result of it having reached one of its turtle interaction limits (71 FR 14416). This rule was implemented as vessel communications had improved to the point that vessel operators could be immediately notified of a closure, thus removing the possibility of exceeding a turtle limit during the notification period.
7	2007	Provided pelagic fishery participants the option of using NMFS approved electronic logbooks in lieu of paper logbooks. This measure was implemented to improve the efficiency and accuracy of catch reporting.

For the complete list of regulations pertaining to the Pelagics FMP as well as other federal fisheries regulations that apply the Western Pacific Region, see 50 CFR Part 665. Species currently managed under the Pelagics FMP are listed in Table 2.

**Table 2: Pelagic Management Unit Species**

Common Name	Scientific Name
Mahimahi (dolphinfishes)	<i>Coryphaena</i> spp.
Wahoo	<i>Acanthocybium solandri</i>
Indo-Pacific blue marlin: Black marlin	<i>Makaira mazara</i> : <i>M. indica</i>
Striped marlin	<i>Tetrapturus audax</i>
Shortbill spearfish	<i>T. angustirostris</i>
Swordfish	<i>Xiphias gladius</i>
Sailfish	<i>Istiophorus platypterus</i>
Pelagic thresher shark	<i>Alopias pelagicus</i>
Bigeye thresher shark	<i>Alopias superciliosus</i>
Common thresher shark	<i>Alopias vulpinus</i>
Silky shark	<i>Carcharinus falciformis</i>
Oceanic whitetip shark	<i>Carcharhinus longimanus</i>
Blue shark	<i>Prionace glauca</i>

Common Name	Scientific Name
Shortfin mako shark	<i>Isurus oxyrinchus</i>
Longfin mako shark	<i>Isurus paucus</i>
Salmon shark	<i>Lamna ditropis</i>
Albacore	<i>Thunnus alalunga</i>
Bigeye tuna	<i>T. obesus</i>
Yellowfin tuna	<i>T. albacares</i>
Pacific bluefin tuna	<i>T. orientalis</i>
Skipjack tuna	<i>Katsuwonus pelamis</i>
Kawakawa	<i>Euthynnus affinis</i>
Dogtooth tuna	<i>Gymnosarda unicolor</i>
Moonfish	<i>Lampris</i> spp.
Oilfish and snake mackerel family	<i>Gempylidae</i>
Pomfret	family Bramidae
Other tuna relatives	<i>Auxis</i> spp., <i>Scomber</i> spp.; <i>Allothunus</i> spp.

### 1.2.3 Background Information on Previous Actions Affecting Sea Turtles

As discussed in Section 1.1.2, management under the FMP for the Hawaii-based longline fishery has been ongoing since 1987. Amendment 2 (implemented in May 1991) required vessel operators to contact NMFS before fishing in a 50 nm protected species zone around the Northwestern Hawaiian Islands (NWHI) for potential observer placement. These federal observers are carried onboard to collect information on interactions with sea turtles and other protected species. Amendment 3 (October 1991) established a 50 nm area closure around the NWHI, which together with 25-75 nm longline area closures around the Main Hawaiian Islands implemented through Amendment 5 (March 1992) to reduce gear conflicts between longliners and troll and handline vessels, afforded protection to green turtles foraging in nearshore coastal waters of the MHI or NWHI as well as nesting in the NWHI. Amendments 4 and 7 (October 1991 and June 1994, respectively) implemented a moratorium followed by a limited entry program for the Hawaii-based longline fishery with a limit of 164 permits and a maximum vessel length of 101 feet, thus limiting the fleet's range and fishing capacity.

In response to a Biological Opinion (BiOp) completed by NMFS following a consultation under section 7 of the Endangered Species Act (ESA), all operators of Hawaii-based longline vessels are required to carry federal observers upon notification by NMFS, regardless of area fished. This requirement became effective in April 1994. BiOps are written in response to federal actions (such as proposed changes to fishery regulations) or new information regarding species listed as endangered or threatened under the ESA. All five species of sea turtles found in the Western Pacific region are listed under the ESA. A BiOp concludes with a finding of either "no jeopardy" or "jeopardy". All BiOps issued for the Hawaii longline fishery to date have concluded with no jeopardy determinations. A jeopardy determination means that the action (or

fishery) being analyzed is likely to jeopardize the continued existence and recovery of one or more listed species. In either case the issuing agency may include “terms and conditions” and/or “reasonable and prudent alternatives” that will reduce the impact of the action (or fishery) on listed species. BiOps also include “incidental take statements” which authorize the fishery to have a specific number of protected species interactions without being prosecuted under the ESA. Incidental take statements are sometimes known as “anticipated take statements,” as they are the issuing agency’s best estimate of the number of interactions anticipated to occur each year under the requirements of the BiOp. If the take limit in the incidental take statement is exceeded, the issuing agency may choose to reexamine the action or fishery (as well as any governing terms and conditions or reasonable and prudent alternatives) to understand why actual interactions were higher than anticipated. If the interactions are found to be due to positive natural population variations, no management changes may be needed; however if they are found to be due to management measures not working as expected, changes may be required. An incidental take statement does not represent a jeopardy “threshold” and should not be regarded as such. Rather it is the issuing agency’s estimate of the number of interactions that are anticipated to occur under the BiOp’s requirements.

In April 2000, operators of Hawaii-based longline vessels became subject to new requirements to carry and use dip nets and line-clippers to disengage sea turtles hooked or entangled by their fishing gear as well as new requirements concerning the handling, resuscitation and release of sea turtles.

An emergency interim rule effective April 5 through June 8, 2002 prohibited longline fishing north of 26 degrees north latitude and prohibited the retention or landing of more than 10 swordfish by longline vessels fishing for tuna north of the equator. This rule was issued following interactions with three loggerhead turtles north of 30 degrees north latitude, which was in excess of the interaction levels anticipated in NMFS’ March 29, 2001 BiOp.

Regulatory Amendment 1 to the FMP became effective in June 2002 and incorporated the reasonable and prudent alternative of a March 2001 BiOp issued by NMFS. To mitigate interactions with sea turtles, this amendment prohibited shallow set pelagic longlining north of the equator by vessels managed under the FMP and closed waters between 0° and 15° N from April through May of each year to longline fishing. It also instituted sea turtle handling requirements for all vessels using hooks to target pelagic species in the region’s EEZ waters and extended existing annual protected species workshop attendance requirement to include the operators of vessels registered to longline general permits as well as those registered to Hawaii limited entry longline permits. Protected species workshops are used to inform fishery participants about the status and biology of protected species, to demonstrate the proper use of sea turtle mitigation gear and resuscitation procedures, and to answer questions regarding protected species.

In December 2001, NMFS reinitiated section 7 consultation on the Western Pacific Region’s pelagic fishery. At the conclusion of this reconsultation, NMFS issued a new BiOp (November 15, 2002), which maintained Regulatory Amendment 1’s regulations including the ban on shallow-setting north of the equator and the April-May southern area closure. However, in

August 2003, the Federal Court invalidated this 2002 BiOp and the associated regulations put in place in June 2002. In October 2003, the Federal Court stayed the execution of the August 2003 order until April 1, 2004 to allow NMFS to develop a new BiOp and render a more permanent solution than interim or emergency measures.

Regulatory Amendment 3 became effective April 2, 2004 and established a limited “model” Hawaii-based shallow-set swordfish fishery using circle hooks with mackerel-type bait. This hook and bait combination was found to reduce interactions with leatherback and loggerhead turtles by 67 percent and 92 percent respectively in the U.S. Atlantic longline fishery. In order to test (or model) the use of this gear in Pacific longline fisheries, fishing effort in the model fishery was limited to 50 percent of the 1994-1999 annual average number of sets, or just over 2,100 sets which were distributed equally among those permit holders who applied each year to participate in the fishery. As an additional safeguard a “hard limit” was implemented for the number of turtle interactions that could occur in the swordfish fishery, with the fishery closing for the remainder of the calendar year if either limit is reached. In addition, the amendment required 100 percent observer coverage for the fishery and included a range of conservation projects to protect sea turtles in their nesting and coastal habitats. These measures were proposed by the Council and analyzed in a February 23, 2004 BiOp issued by NMFS.

### ***Current Hawaii-based Shallow-set Longline Fishery Regulations Limiting Effort and Annual Sea Turtle Interactions***

#### **Annual shallow-set effort limit (2,120 sets)**

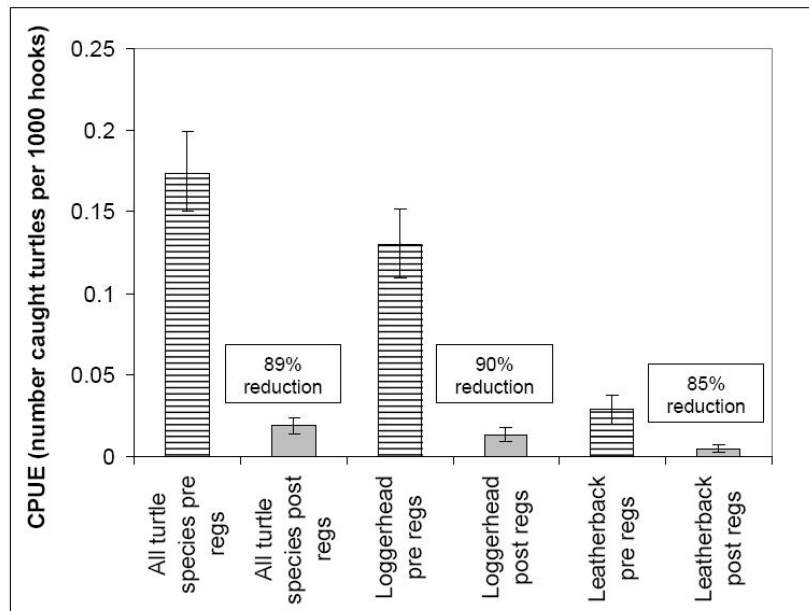
The maximum number of annual shallow-sets made available to Hawaii longline limited access permit holders is based on an established annual limit of 2,120 shallow-sets. Each calendar year the NMFS PIRO Regional Administrator divides these 2,120 sets into equal shares such that all holders of a Hawaii longline limited access permit (164 permits total) who provide proper notice of interest to the Regional Administrator (no later than November 1 prior to the start of the calendar year) receive an equal number of shares for each permit held. If such division would result in shares containing a fraction of a set, the annual effort limit is adjusted downward such that each share consists of a number of whole sets. Each set is represented by a unique paper certificate that permit holders must attach to their fishing logbook report form.

#### **Annual sea turtle interaction hard caps**

Annual sea turtle hard cap limits are based on the incidental take statement contained in the 2004 BiOp (16 leatherback interactions and 17 loggerhead interactions, with an interaction defined as a hooking or entanglement). As described above, reaching either of these limits results in the immediate closure of the shallow-set fishery for the remainder of the calendar year. These limits do not represent a jeopardy threshold that if exceeded would jeopardize loggerhead or leatherback populations, rather they were instituted in 2004 as the number of interactions anticipated by NMFS to occur under the current regulatory structure.

### *Results of the 2004 regulations*

Gilman and Kobayashi (2007) analyzed NMFS' observer information (2004-2007) from the Hawaii shallow-set fishery and found significant reductions in sea turtle interaction rates compared to the historical fishery, as well as reductions in the type of incidental hookings (lightly hooked vs. deeply hooked in the mouth or swallowed) observed. Combined sea turtle interaction rates have declined by 89 percent (Figure 1). Deep hooking (thought to result in higher sea turtle mortality rates than light hookings) rates have also declined to 15 percent of all loggerhead interactions and zero percent of leatherback interactions. Prior to requiring the use of circle hooks and mackerel-type bait, 51 percent of sea turtle interactions in the fishery were believed to have involved deeply hooked turtles (Table 3). These results met, and in some cases exceeded those observed in experiments conducted in the Atlantic. For example, results from the Atlantic experiments suggested leatherback interactions would be reduced by 67 percent with circle hooks and mackerel bait; however, in the Hawaii fishery leatherback interactions were reduced by 85 percent. See Section 3.3.1 for more information on sea turtles.



**Figure 1: Sea turtle interaction rates in the Hawaii-based longline swordfish fishery, 1994-2001 (pre gear modifications) and 2004-2007 (post gear modifications)**

Source: Gilman and Kobayashi, 2007

**Table 3: Number of observed turtles entangled, lightly-hooked, vs. deeply-hooked in the Hawaii shallow-set fishery, 1994-2007**

	Manner of Sea Turtle Capture			
	Lightly Hooked	Deeply Hooked	Entangled <sup>1</sup>	Unknown <sup>2</sup>
<b>2 March 1994 – 20 Feb 2002</b>				
Combined				
species	95	111	5	12
Loggerhead	61	99 <sup>3</sup>	3	4
Leatherback	26	3	2	6
Olive ridley	3	7	0	0
Green	5	0	0	0
Unknown				
hardshell	0	2	0	2
<b>3 May 2004 – 31 March 2007</b>				
Combined				
species	41	6	4	4
Loggerhead	29	6	4	1
Leatherback	12	0	0	1
Olive ridley	0	0	0	0
Green	0	0	0	0
Unknown				
hardshell	0	0	0	2

Source: Gilman and Kobayashi, 2007

See Table 12 for updated numbers of interactions between the fishery and sea turtles up to the first quarter of 2008. NOAA Fisheries Pacific Islands Region also maintains a website<sup>4</sup> that is updated upon any interaction between the fishery and leatherback and loggerhead turtles.

### 1.3 Purpose and Need for Action

The Hawaii-based shallow-set longline fishery currently operates on a limited basis under a suite of regulations (adopted in 2004) designed to test the use of gear and bait technologies that had proven in Atlantic experiments to be successful at reducing both sea turtle interaction rates and the severity of such interactions. Based on the successful results in the Hawaii-based fishery demonstrated between 2004-present, the purpose of this action is to provide increased opportunities for the Hawaii-based shallow-set longline fishery to sustainably harvest swordfish and other fish species, while continuing to avoid jeopardizing the continued existence and recovery of threatened and endangered sea turtles as well as other protected species. The proposed modifications to the shallow-set fishery management are intended to further the purposes of the MSA by encouraging optimum yield from the shallow-set longline fishery, while minimizing bycatch and bycatch mortality.

<sup>4</sup> [http://www.fpir.noaa.gov/SFD/SFD\\_turtleint.html](http://www.fpir.noaa.gov/SFD/SFD_turtleint.html)

## **1.4 Proposed Action**

Pursuant to the MSA, the Council has recommended the preferred alternatives in this document to the Secretary of Commerce for implementation as a federal action. The proposed federal action as identified by the preferred alternatives in this document is to: 1) remove the Hawaii-based shallow set longline fishery's annual effort limit, and set the annual loggerhead and leatherback interaction hard caps at 46 and 19, respectively; and 2) discontinue the shallow-set certificate program. Current regulations requiring 100 percent observer coverage and the use of circle hooks and mackerel-type bait as well as other regulatory measures, would remain in place. The proposed action also includes the continuation of the Council's sea turtle conservation projects. The Council also requests that NMFS consider and analyze the impacts of using a three-year incidental take statement (ITS) for this fishery, as has been done in the Hawaii-based longline deep-set fishery. A three-year ITS, in addition to an annual turtle interaction hard cap, would provide some administrative flexibility in regards to ESA reconsultation. If the fishery reached the annual turtle hard cap, action would be taken to close the fishery. However, if an additional turtle is taken before the closure is effectuated, it would be counted against the next year's annual hard cap but reconsultation would not be automatically triggered. This is not expected, but may occur if several vessels are shallow-set fishing when a hard limit is reached and there is difficulty in notifying them all simultaneously.

## **1.5 Action Area**

For the purposes of this analysis, the action area is U.S. EEZ waters of the Western Pacific Region and areas of the high seas of the Pacific Ocean where the Hawaii-based shallow-set fishery operates, generally between 175° W-145° W longitude and 20° N- 40° N latitude (see Figure 2).

## **1.6 National Environmental Policy Act**

The National Environmental Policy Act (NEPA; 42 U.S.C. § 4331, *et seq.*) establishes the Nation's environmental policy, provides an interdisciplinary framework for environmental planning by Federal agencies, and contains procedures to ensure that Federal decision-makers take environmental factors into account. NEPA does not require that the most environmentally desirable alternative be chosen, but does require that the environmental effects of a reasonable range of alternatives be analyzed equally for the benefit of decision-makers and the public.

NEPA has two principal purposes:

1. To require Federal agencies to evaluate the potential environmental effects of any major planned Federal action to ensure that public officials make well-informed decisions about the potential impacts.



2. To promote public awareness of potential impacts at the earliest planning stages of major Federal actions by requiring Federal agencies to prepare a detailed environmental evaluation for any major Federal action significantly affecting the quality of the human environment.

NEPA requires an assessment of the biological, social and economic consequences of major Federal actions and provides members of the public with an opportunity to be involved in and to influence decision-making on Federal actions. In short, NEPA ensures that environmental information is available to government officials and the public before decisions are made and actions taken.

Federal fishery management actions subject to NEPA requirements include the approval under the MSA of FMPs, FMP amendments, and regulations implementing FMPs. Such approval requires preparation of the appropriate level of NEPA analysis (Categorical Exclusion, Environmental Analysis, or Environmental Impact Statement). On the basis of a review of NEPA and NOAA Administrative Order 216-6, NMFS has determined that data related to the positive results of 2004 regulations requiring circle hooks and mackerel bait have brought forth new information pertinent to the current management of the fishery, and that a Supplemental EIS (SEIS) is the appropriate level of analysis to inform the decision considered here.

The Hawaii-based shallow-set longline fishery is currently operating under the management measures in the Western Pacific Pelagic Fisheries FMP and in accordance with the NEPA analysis in the accompanying EIS (WPRFMC 2001), and in accordance with the 2004 FSEIS on *Management Measures to Implement New Gear Technologies for the Longline Fisheries of the Western Pacific Region* (WPRFMC 2004). Additional management measures and related NEPA documents relevant to the authorization of the fishery include: the 2005 FSEIS on *Seabird Interaction Avoidance Methods under the Pelagics FMP of the Western Pacific Region* (NMFS 2005), the 2005 Environmental Assessment (EA) on *Sea Turtle Mitigation Measures: Gear and Handling Requirements; Protected Species Workshop Attendance; and Shallow-setting Restrictions* (WPRFMC 2005), the 2006 EA on *Management Measures for Pacific Bigeye Tuna and Western and Central Pacific Yellowfin Tuna*, and the 2007 Draft Programmatic EIS on *Toward an Ecosystem Approach for the Western Pacific Region: From Species-Based FMPs to Place-Based Fishery Ecosystem Plans* (NMFS 2007d). The impacts of the current fishery were considered in these NEPA documents and in the Biological Opinions that were issued for the fishery. These documents contain information on portions of the fishery that, as appropriate, may not be covered in detail in this FSEIS.

This NEPA document supplements the previous analysis of the fishery as a whole, and is limited to the new actions that are being considered. This amendment to the Council's Pelagics FMP has been written and organized in a way that meets the requirements of the NEPA as well as MSA, and thus this is a consolidated document including a Supplemental Environmental Impact Statement, as described in NOAA Administrative Order 216-6. This DSEIS supplements the analysis in the "Final Environmental Impact Statement regarding Pelagic Fisheries of the

Western Pacific Region, Fishery Management Plan To Analyze Longline, Commercial Troll and Recreational Troll Fisheries, Commercial Pelagic Handline and Commercial Pole and Line Skipjack Fishery, Hawaii, American Samoa, Guam and Commonwealth of the Northern Mariana Islands,” which was made available to the public on April 6, 2001, through EIS No. 010104 (66 FR 18243).

### **1.6.1 Public Scoping**

In August 2007, NMFS and the Council published in the *Federal Register* a Notice of Intent to prepare a Draft SEIS (72 FR 46608). Public comments were accepted for 30 days and NMFS received four letters. On August 30, 2007, Council staff conducted a public scoping meeting in Honolulu. See Appendix I for the public scoping report and written comments provided to NMFS and the Council.

Members of the public were provided an opportunity to review a preliminary draft (dated February 22, 2008) of this document available on the Council’s website ([www.wpcouncil.org](http://www.wpcouncil.org)) and at the 97th Science and Statistical Committee (SSC) meeting, March 3-6, 2008, at the 140th Council meeting in Guam and Saipan, March 17-21, 2008, the 141st meeting in Honolulu, April 14, 2008. A later version (dated May 29, 2008) was available on the Council’s website and provided at the 98th SSC June 7-9, 2008, and 142 Council Meeting, June 16-19, 2008 in Honolulu. This draft SEIS is being made available for a 45-day public review and comment period. See the “Dear Reviewer” letter and cover page for information on how to provide comments to the Responsible Official.

### **1.7 Lead Agency: National Marine Fisheries Service**

The lead agency for this action is NMFS (also known as NOAA Fisheries). NMFS is a bureau within the U.S. Commerce Department’s NOAA, and is the primary Federal agency responsible for stewardship of the nation’s living marine resources and their habitats. NMFS is represented in the Western Pacific Region by its Pacific Islands Regional Office and Pacific Islands Fisheries Science Center, both located in Honolulu, Hawaii.

### **1.8 Public Review Process and Schedule**

The public has been provided the opportunity to review the February 22, 2008 draft of this document at the 97th SSC, at the 140<sup>th</sup> Council meeting, the 141<sup>st</sup> meeting in Honolulu, April 14, 2008, the 98<sup>th</sup> SSC, and the 142 Council meeting. See the “Dear Reviewer” letter located in the beginning of this document for the start and end of the 45 day public review period.

## **Chapter 2: Description of the Alternatives**

### **2.0 Introduction**

This chapter describes the management alternatives considered in detail in this document as well as alternatives that were eliminated from further detailed study and the reasons for their elimination.

### **2.1 Alternatives Considered in Detail**

Under all alternatives, current regulations requiring circle hooks and mackerel bait, 100 percent observer coverage, and the use of annual loggerhead and leatherback sea turtle interaction hard caps, in addition to other measures, would remain in place. The following alternatives considered in detail meet the purpose and need of this action in that they examine the potential for increased opportunities for the Hawaii-based shallow-set longline fishery to sustainably harvest swordfish and other fish species, while continuing to avoid jeopardizing the continued existence and recovery of threatened and endangered sea turtles as well as other protected species.

#### **2.1.1 Topic 1: Shallow-set Longline Fishing Effort Limits**

Alternatives under this topic are included for further study because the fishery is currently regulated with a set limit of 2,120 shallow-sets per year and it is appropriate to look at effort limits when considering expansion of the fishery. The existing effort limit, which is half the fishery's average annual effort during 1994-1999, was instituted to implement the model fishery utilizing new (at the time) gear and bait combinations (circle hooks and mackerel bait) that were successful in fishing experiments in the Atlantic. The existing annual sea turtle interaction hard caps of 17 loggerhead turtles and 16 leatherback turtles were implemented under the model fishery and determined based on experimental (Atlantic Ocean) interaction rates multiplied by the 2,120 set limit. For each of the alternatives listed below under Topic 1, the annual sea turtle interaction hard caps for the fishery are predicted using observed Pacific Ocean sea turtle interaction rates multiplied by each alternative's effort limit. In the case of Alternative 1F (Remove Effort Limit), the sea turtle interaction hard caps were recommended by the Council taking into account the potential for reasonable increases in fishing effort as well as a range of interaction hard caps and their likely impacts on sea turtle populations (see Appendix II).

##### **2.1.1.A Alternative 1A: No Action: Continue Current Annual Set Limit**

Under this alternative, the maximum annual limit on the number of shallow-sets would remain at 2,120.

#### **2.1.1.B Alternative 1B: Allow up to 3,000 Sets per Year**

Under this alternative, the maximum annual limit on the number of shallow-sets would be 3,000. This effort limit was chosen as a middle-ground effort alternative which is between the current set limit and the average annual effort between 1994 and 1999 (approximately 4,240 sets).

#### **2.1.1.C Alternative 1C: Allow up to 4,240 Sets per Year**

Under this alternative, the maximum annual limit on the number of shallow-sets would be 4,240, which represents the average number of annual sets between 1994 and 1999 or double the current set limit of 2,120 (see Figure 26).

#### **2.1.1.D Alternative 1D: Allow up to 5,500 Sets per Year**

Under this alternative, the maximum annual limit on the number of shallow-sets would be 5,500 which is nearly the annual maximum number sets for any one year between 1994 and 1999 (See Figure 26).

#### **2.1.1.E Alternative 1E: Set Effort Level Commensurate with Current Condition of North Pacific Swordfish Stock (~9,925 sets per year)**

Under this alternative, the effort level for swordfish would be established based on the condition of the swordfish stock in the North Pacific and the MSY for this stock. Establishment of this effort limit would take into account catches by other longline fleets and the fraction of the total swordfish catch contributed by the Hawaii fleet. Current (domestic and foreign) swordfish landings in the North Pacific amount to about 14,500 mt, which, according to a recent stock assessment, amounts to about 60% of an estimated MSY of 22,284 mt (Kleiber and Yokowa 2004, Bigelow, PIFSC, pers. comm. January 2008).<sup>5</sup> Given an MSY of about 22,284 mt for North Pacific swordfish, and a current swordfish catch by the Hawaii-based fishery of between 850-1,637 mt, (1,861,391-3,602,339 lbs) the amount of effort to catch the remaining available 7,784 mt of additional swordfish would amount to about 9,925 sets per year, if the Hawaii longline fishery were to fish the North Pacific swordfish stock up to the level of the MSY. Based on the best available information, the effort limit under this alternative would be adjusted as appropriate.

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<sup>5</sup> The Klieber and Yokawa (2004) assessment contains caveats dealing with a truncated data set (historical catches from Hawaii and Japanese longline fisheries and model results indicating relative high levels of natural mortality).

### **2.1.1.F Alternative 1F: Remove Effort Limit (Preferred)**

Under this alternative, the annual shallow-set effort limit would be removed and fishery would not be managed under an annual set limit cap. Instead, fishing effort would be indirectly restricted by modifying the annual sea turtle interaction hard caps to be set at 46 interactions for loggerheads and 19 interactions for leatherbacks.

### **2.1.1.2 Alternatives Not Considered in Detail Under This Topic**

#### ***Reduce or Prohibit Shallow-set Fishing by Hawaii-based Longline Vessels***

The best available scientific information suggests that the North Pacific swordfish stock is being fished at levels well below MSY and, therefore, reducing or prohibiting fishing effort for swordfish by the Hawaii-based longline fleet would be inconsistent with the MSA principles given the current status of the primary target species. Reducing effort from the status quo or prohibiting shallow-set fishing effort by Hawaii-based longline fleet due to concerns regarding interactions with protected species is also inconsistent with the MSA as no protected species are being jeopardized under the current regulatory regime for the fishery. Reductions or elimination of the shallow-set fishery is also believed to lead to adverse transferred effects in that more harm to sea turtle populations could result as foreign, unrestricted fisheries using harmful fishing gear increase their effort to fill the market void of a reduced or eliminated Hawaii shallow-set fishery (see Section 4.4.2.1 for more information). U.S. fisheries managed under the MSA may incidentally interact with protected species as afforded under U.S. laws such as the ESA and the Marine Mammal Protection Act (MMPA). The amount or level of interactions protected species populations can sustain is dependent on their status and other factors. See Chapter 3 for more information on the status of protected species in the Western Pacific Regions and the level of interactions between protected species and the shallow-set fishery.

### **2.1.2 Topic 2: Fishery Participation**

This topic is included because currently the annual effort limit is allocated amongst interested Hawaii-based longline fishery participants and tracked using a set certificate program, i.e. participants must attach a set certificate to each daily fishing log. The set certificate program is administered by NMFS PIRO, which in November of each year, provides notices to Hawaii longline fishery participants that set certificates are available. Set certificates are transferable amongst the Hawaii-based longline fleet. The Council and NMFS are considering the set certificate program now that sufficient time has passed to understand the operational and fishery management benefits compared with the costs of the program.

#### **2.1.2.A Alternative 2A: No Action: Continue Set Certificate Program**

Under this alternative, shallow-set certificates would continue to be made available and issued to all interested Hawaii longline permit holders. For each shallow-set made north of the equator,

vessel operators would continue to be required to possess and submit one valid shallow-set certificate for each shallow-set made.

#### **2.1.2.B Alternative 2B: Discontinue Set Certificate Program (Preferred)**

Under this alternative, shallow-set certificates would no longer be issued or required and the annual set-certificate solicitation of interested parties would end. Under alternatives which include effort limits, sets would be cumulatively accounted for on a fleetwide basis and the fishery would close for the remainder of the year when and if the annual set limit was reached. Fishery participants would continue to be required to notify NMFS at least 72 hrs before making a shallow-set trip.

#### **2.1.3 Topic 3: Time-Area Closures**

Time-area closures are being considered as a way to increase annual fishery profits through potential reductions in the number of sea turtle interactions that may occur in the first quarter of each year. Interaction rates for loggerhead turtles highest during the first quarter of the year, and it has been hypothesized that reducing fishing effort in areas where swordfish and loggerhead turtle habitats may overlap could increase fishery profits by reducing the risk of exceeding a turtle hard cap very early in the year when there are still many more shallow-sets allowed to be made.

##### **2.1.3.A Alternative 3A: No Action: Do Not Implement Time-Area Closures (Preferred)**

Under this alternative, the fishery would continue to operate without time-area closures.

##### **2.1.3.B Alternative 3B: Implement January Time-Area Closure**

Under Alternative 3B, an area closure would be implemented during January of each calendar year. The area closure would be located between 175° W and 145° W longitude and encompass the sea surface temperature band of 17.5°-18.5° C. The latitudinal location of this temperature band varies inter-and intra-annually; however, in January it is generally located near 31°-32° N latitude. Research has suggested that the area between sea surface temperatures of 17.5-18.5 C may be a loggerhead sea turtle “hotspot” based on historical and contemporary distribution and foraging studies as well as location data for observed loggerhead sea turtle interactions with the fishery (Howell, PIFSC, pers. comm., December 2008). The month of January was selected because it may be that the number of loggerhead interactions during January is pivotal to whether or not the fishery will reach its annual sea turtle interaction hard cap before all allowable sets are used. For example, in 2006, the fishery interacted with eight loggerheads in January and the fishery reached the cap of 17 on March 17, 2006. In 2007, the fishery did not interact with any loggerheads during January, but ended the first quarter with 15 loggerhead interactions and did not reach the sea turtle cap.

### **2.1.3.C Alternative 3C: Implement In-Season Time-Area Closures**

Under Alternative 3C, the sea surface temperature-based area closure described for Alternative 3B would be implemented in those years for which 75 percent of the annual loggerhead turtle cap was reached and the closure would remain in effect for the remainder of the first quarter. As with Alternative 3B, this alternative is being considered as a way to increase annual fishery profits through reductions in the number of turtle interactions that occur in the first quarter of each year. This alternative differs from 3B in that its implementation is contingent on high numbers of interactions during the first quarter.

## **2.2 Topics Considered but Not Analyzed in Detail**

Several additional topics (and associated alternatives) were also considered, but have been identified as not reasonable in relation to the purpose and need of the proposed action and were therefore eliminated from detailed study. These topics and the reasons that they were not considered in detail are also summarized below.

### **2.2.1 Sea Turtle Interaction Hard Caps (remove or maintain as management measure)**

#### ***Reasons for elimination from further study***

This topic would have involved alternatives that examined the use of sea turtle interaction hard caps as a management tool. Currently, the Hawaii-based shallow-set longline fishery is closed for the fishing year if and when either of the annual sea turtle (loggerhead or leatherback turtle) interaction hard caps are reached for either species. In 2006, the fishery reached the loggerhead turtle hard cap and the fishery was subsequently closed for the remainder of the calendar year. Hard caps have proven to be an effective management measure to eliminate the possibility of additional turtle interactions. No interest has been expressed from the longline fishery, managers, or relevant environmental groups to eliminate or analyze sea turtle hard caps as a management measure.

### **2.2.2 Sea Turtle Interaction Hard Caps (reduce number of allowable interactions)**

#### ***Reasons for elimination from further study***

This topic would have evaluated an alternative of operating the fishery under more stringent hard caps than are currently in place for loggerhead (17) and leatherback (16) sea turtles. This alternative was eliminated from further study because it would be inconsistent with the purpose and need of the proposed action, which is to provide increased opportunities for the shallow-set fishery to sustainably harvest swordfish and other fish while continuing to avoid jeopardizing the continued existence and recovery of threatened and endangered sea turtles, as well as other protected species. Under National Standard 1 of the MSA, fishery management measures must prevent overfishing while achieving, on a continuing basis, the optimum yield from the fishery. Optimum yield is generally seen as the amount of harvest in a fishery which 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. Under the anticipated BiOp analyzing the impacts of the proposed action, the level of turtle interactions expected in the Incidental Take Statement would be a number of interactions that is not expected, directly or indirectly, to reduce appreciably the likelihood of both the survival and recovery of sea turtles. An alternative that reduces the hard caps below this level would prevent fulfilling National Standard 1 because the fishery would close before producing optimum yield. For these reasons, this topic was eliminated from further consideration.

### **2.2.3 Sea Turtle Interaction Assessment Methodology**

#### ***Reasons for elimination from further study***

This topic would have reviewed as specific, separate alternatives various timeframes for assessing turtle interactions under ITS' issued by NMFS. Typically, the Biological Opinion (BiOp) reviewing the effects of the fishery on threatened and endangered species establishes an estimated maximum number of interactions between the fishery and sea turtles. When this number is exceeded, NMFS must reinitiate consultation under the ESA for the fishery. Sea turtle interaction rates fluctuate intra- and inter-annually due to variable oceanographic conditions and other factors. Because the annual sea turtle hard caps are being maintained as a management measure under the proposed action, the fishery would close if the annual turtle hard cap was reached, regardless if a one year or a multi-year ITS is used. A multi-year ITS, however, offers somewhat more flexibility in that if the fishery should happen to exceed the maximum number of interactions under a hard cap, reinitiation of ESA consultation on the underlying BiOp would not be required provided the excess interactions are not greater than a pre-determined number set forth in the BiOp. In addition, the number of excess interactions would be deducted from the number of allowable interactions the following fishing year under a multi-year ITS. The fishery, however, would still be closed during any year when the annual sea turtle hard cap was reached regardless of whether the ITS was for one year or multiple years. Because sea turtle hard caps will be retained as a management tool for the fishery, there is no difference in operation of the fishery under a single year or multi-year ITS. For this reason, considering the various timeframes for assessing turtle interactions as a management alternative was not considered for further study in this document. However, the impacts of operating the fishery under a multi-year ITS are included for discussion in Section 4.1.6.3.2.1.

### **2.2.4 Sea Turtle Avoidance Incentives**

#### ***Reasons for elimination from further study***

The topic would involve alternatives that would examine the use of transferable or non-transferable individual sea turtle limits or quotas for fishery participants. There is little information on whether or not an incentive or allocation type program would result in conservation benefits to sea turtles while being fair and equitable amongst fishery participants. For example, Gilman et al. (2006) found it difficult to determine whether some vessels have disproportionately higher numbers of sea turtle interactions than others, as some vessels only fished prior to the new 2004 regulations while others only fished after 2004. In light of the lack of evidence showing that individual sea turtle avoidance incentives would be practical, useful, or



beneficial, the use of these incentives was eliminated from further consideration. Furthermore, there is little interest amongst the fishery participants or the environmental community in the development of a program to implement individual vessel sea turtle limits. For these reasons, topic category (and associated alternatives) has been eliminated from further detailed study.

#### **2.2.5 Observer Coverage**

##### ***Reasons for elimination from further study***

This category of alternatives was eliminated from further study because neither the Council, NMFS, HLA or environmental groups support removing the 100 percent observer coverage requirement for the fishery at this time. Because the cost of this coverage remains an important issue, the Council and NMFS have included in Chapter 4 the analysis of shallow-set effort on administrative observer costs in relation to potential increases in shallow-set effort.

## **Chapter 3: Affected Environment**

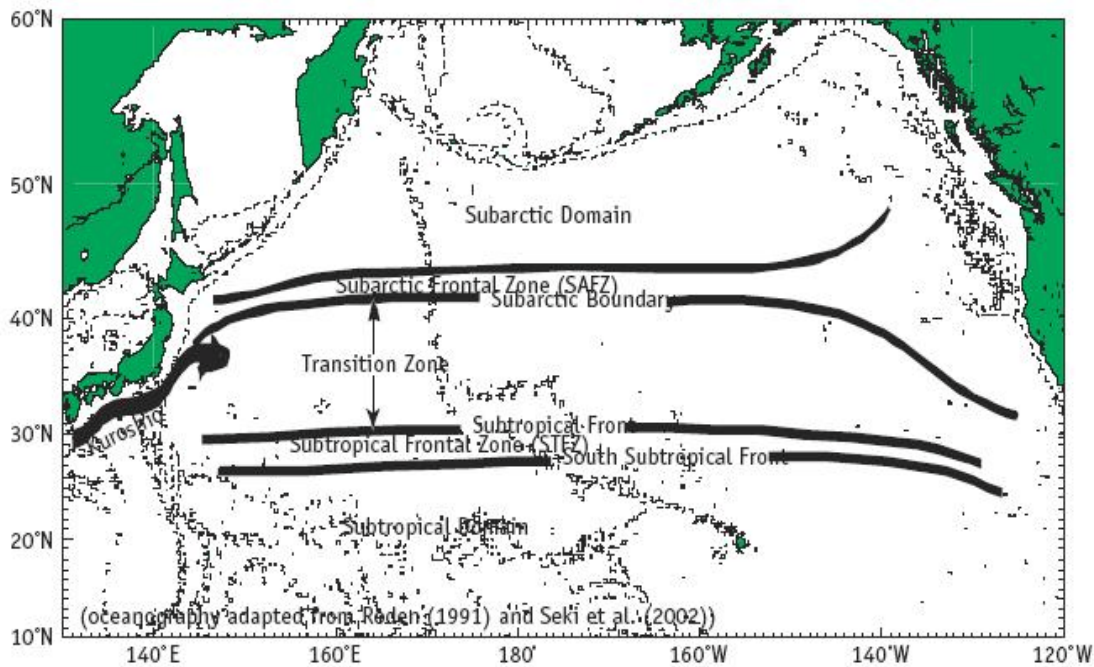
### **3.0 Introduction**

As stated in Section 1.7, the action area contemplated in this analysis is the portion of the North Pacific Ocean between 175° W-145° W longitude and 20° N- 40° N latitude, including the Hawaiian Archipelago. This chapter provides background information on the following topics of the action area: the natural environment in which the shallow-set fishery operates, target and non-targets stocks, sea turtles and other protected species, Hawaii longline fishery statistics, and Hawaii socio-economic information. Other environmental information is also included for reference. For further detailed information on several of the environmental resource categories above, refer to the 2001 Final EIS on the Pelagics FMP (NMFS 2001), 2005 Final EIS on Seabird Mitigation Measures (NMFS 2005), 2006 FMP Amendment 14 on Bigeye and Yellowfin Overfishing (WPRFMC 2006), and 2008 Final Programmatic EIS on the Transition from Species-based FMP to Place-based Fishery Ecosystem Plans (NMFS 2008).

### **3.1 Physical Pelagic Environment**

#### **3.1.1 North Pacific Transition Zone**

The action area is in the North Pacific subtropical gyre (large-scale surface current) which rotates in a clockwise direction. At approximately 30°- 45° N latitude is the North Pacific Transition Zone (see Figure 2), which is ocean water bounded to the north and south by large-scale surface currents originating from subarctic and subtropical locations (Polovina et al. 2001). The North Pacific Transition Zone is an area between the southern boundary of the Subarctic Frontal Zone (SAFZ) and the northern boundary of the Subtropical Frontal Zone (STFZ; see Figure 2) consisting of several convergent fronts. A front is defined simply as an area of rapid change in a physical variable, such as temperature, over a small spatial distance, horizontal or vertical (Olson et al. 1994). Remotely sensed satellite data have been used to identify sea surface temperature (SST) and chlorophyll fronts (Polovina et al. 2001). Individual temperature and salinity gradients are observed within each front, but generally the SAFZ is colder (approximately 8° C) and less salty (approximately 33.0 ppm) than the STFZ (18° C, approximately 35.0 ppm, respectively). The North Pacific Transition Zone (NPTZ) supports a marine food chain that experiences variation in productivity in localized areas due to changes in nutrient levels brought on, for example, by storms or eddies. A common characteristic among some of the most abundant animals found in the NPTZ such as flying squid, blue sharks, Pacific pomfret, and Pacific saury is that they undergo seasonal migrations from summer feeding grounds in subarctic waters to winter spawning grounds in the subtropical waters. Other animals found in the NPTZ include swordfish, tuna, albatross, whales, and sea turtles (Polovina et al. 2001).



**Figure 2: North Pacific Transition Zone**

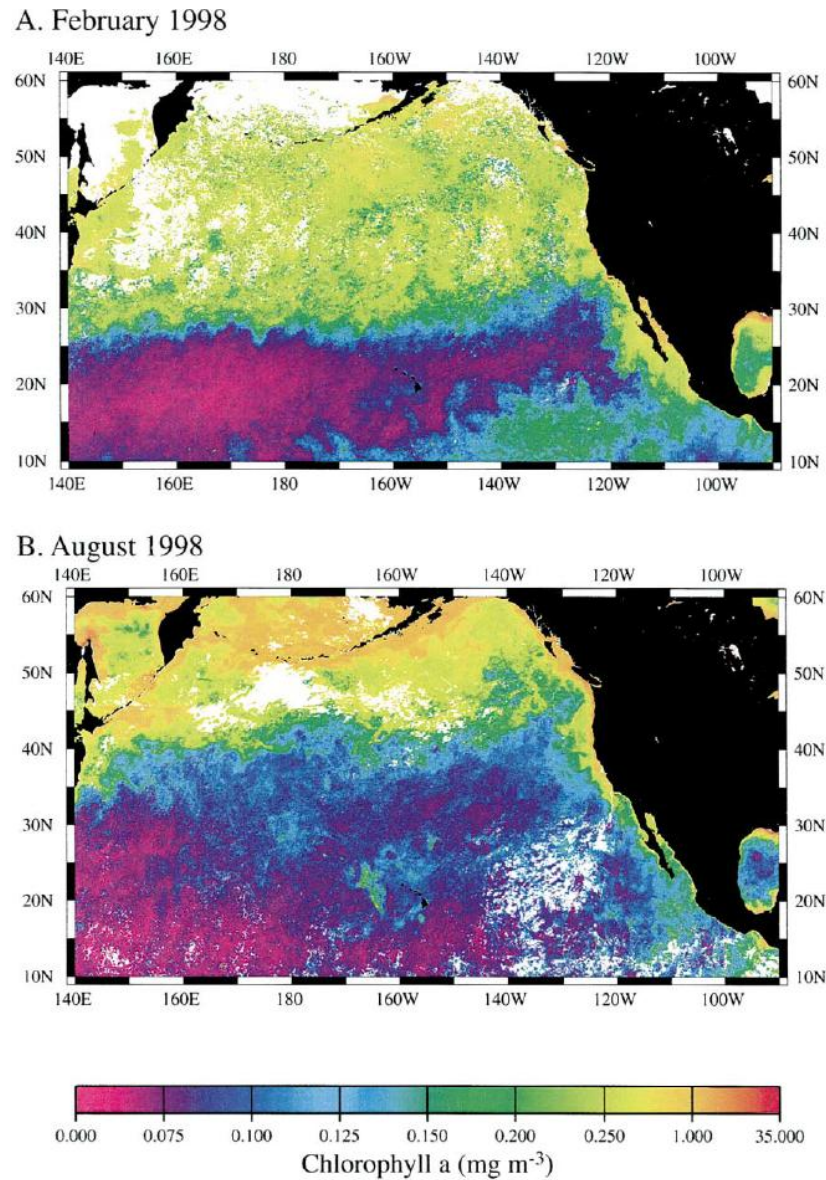
Source: Seki et al. 2002

Near Hawai‘i, there are two prominent frontal zones which are associated with two isotherms ( $17^{\circ}\text{C}$  and  $20^{\circ}\text{C}$ ), and are located at latitudes  $32^{\circ}$ - $34^{\circ}\text{N}$ . (the Subtropical Front or STF) and latitudes  $28^{\circ}$ - $30^{\circ}\text{N}$  (the South Subtropical Front or SSTF) (Seki et al. 2002). Both the STF and SSTF represent important habitat for swordfish, tunas, seabirds and sea turtles. Variations in their position play a key role in catch rates of swordfish and albacore tuna, and distribution patterns of Pacific pomfret, flying squid, loggerhead turtles (Seki et al. 2002), and seabirds. Hawai‘i-based longline vessels targeting swordfish set their lines where the fish are believed to be moving south through the fronts following squid, the primary prey of swordfish (Seki et al. 2002). Squid is also the primary prey item for albatross (Harrison et al. 1983); hence, albatross and longline vessels targeting swordfish are often present at the same time in the same area of biological productivity.

Generally, at high latitudes of the North Pacific, high surface chlorophyll concentrations are found and at mid-latitudes low concentrations are observed (Lewis et al. 1988). For example, in the subtropical gyre, surface chlorophyll concentrations were  $0.15\text{ mg/m}^3$  and in the subarctic gyre and Transition Zone they were  $0.25\text{ mg/m}^3$  (Figure 3, Polovina et al. 2001).

Along the interface between the low-surface chlorophyll subtropical gyre and the high-surface chlorophyll subarctic gyre is a basin-wide chlorophyll front. Seasonally, this front migrates over 1000 km from its southernmost position during the first quarter at about  $30$ - $35^{\circ}\text{N}$  and its northernmost position during the third quarter at about  $40$ - $45^{\circ}\text{N}$  (Figure 3).

Polovina et al. (2001) reported that these frontal zones have also been found to be likely migratory pathways across the Pacific for loggerhead turtles. Loggerhead turtles are opportunistic omnivores that feed on floating prey such as the pelagic cnidarian, *Vellela vellela*, (“by the wind sailor”), and the pelagic gastropod *Janthina sp.*, both of which are likely to be concentrated by the weak downwelling associated with frontal zones (Polovina et al. 2001).



**Figure 3: Surface chlorophyll density estimated from SeaWiFS ocean color for the North Pacific, A) February and B) August 1998**

Source: Polovina et al. 2001

### 3.1.2 Other Physical Environmental Factors

A significant source of inter-annual physical and biological variation is the *El Niño* and *La Niña* events. During an *El Niño* the normal easterly trade winds weaken, resulting in a weakening of the westward equatorial surface current and a deepening of the thermocline in the central and eastern equatorial Pacific. Water in the central and eastern equatorial Pacific becomes warmer and more vertically stratified with a substantial drop in surface chlorophyll. A *La Niña* event exhibits the opposite conditions.

Physical and biological oceanographic changes have also been observed on decadal time scales. These low frequency changes, termed regime shifts, can impact the entire ocean basin. Recent regime shifts in the North Pacific have occurred in 1976 and 1989, with both physical and biological, including fishery, impacts (Polovina 1996; Polovina et al. 1995).

Pelagic species are closely associated with their physical and chemical environment. Suitable physical environment for these species depends on gradients in temperature, oxygen or salinity, all of which are influenced by oceanic conditions on various scales. In the pelagic environment, physical conditions such as isotherm and isohaline boundaries often determine whether or not the surrounding water mass is suitable for pelagic fish, and many of the species are associated with specific isothermic regions.

Oceanic pelagic fish such as skipjack and yellowfin tuna, and blue marlin prefer warm surface layers, where the water is well mixed by surface winds and is relatively uniform in temperature and salinity. Other fish such as albacore, bigeye tuna, striped marlin and swordfish, prefer cooler, more temperate waters, often meaning higher latitudes or greater depths. Preferred water temperature often varies with the size and maturity of pelagic fish, and adults usually have a wider temperature tolerance than sub-adults. Thus, during spawning, adults of many pelagic species usually move to warmer waters, the preferred habitat of their larval and juvenile stages. Large-scale oceanographic events (such as *El Niño*) change the characteristics of water temperature and productivity across the Pacific, and these events have a significant effect on the habitat range and movements of pelagic species. Tuna are commonly most concentrated near islands and seamounts that create divergences and convergences which concentrate forage species, also near upwelling zones along ocean current boundaries, and along gradients in temperature, oxygen and salinity. Swordfish and numerous other pelagic species tend to concentrate along food-rich temperature fronts between cold, upwelled water and warmer oceanic water masses.

### 3.1.3 Physical Environment and Global Climate Change

The global mean temperature has risen 0.76°C over the last 150 years, and the linear trend over the last 50 years is nearly twice that for the last 100 years (IPPC 2007a). Ample evidence now exists supporting the wide-ranging ecological impacts of global climate change (Walther et al, 2002). There is a high confidence, based on substantial new evidence, that observed changes in

marine systems are associated with rising water temperatures, as well as related changes in ice cover, salinity, oxygen levels, and circulation. These changes include shifts in ranges and changes in algal, plankton, and fish abundance (IPPC 2007b)

The seasonal north-south movements of many large pelagics in the NPTZ appear to track the similar peak migration of primary productivity. Using remotely-sensed chlorophyll<sup>6</sup> concentrations from satellite observations, Polovina et al. (2008) have found that over the past decade primary productivity in the subtropical and transition zone has declined an average of 1.5% per year with about a 3% per year decline occurring at the southern limit of the NPTZ. The expansion of the low chlorophyll waters is consistent with global warming scenarios based on increased vertical stratification in the mid-latitudes. Expanding oligotrophic<sup>7</sup> portions of the subtropical gyres in the world's oceans in time will lead to a reduction in chlorophyll density and carrying capacity in the larger subtropical gyres, thus impacting the abundance of pelagic species. For example, a recent scientific study using an enhanced version of the spatial ecosystem and population dynamics model (SEAPODYM<sup>8</sup>) suggests that by the end of this century, ocean temperatures in the WCPO will increase to levels that will not support bigeye populations in the WCPO (J. Sibert, PFRP, pers. comm. July 2008). An international program called CLIOTOP (climate impacts on oceanic top predators) is currently gathering information on climate change and its effects on pelagic ecosystems. Within this group, the SEAPODYM model is being applied to investigate the future management of tuna stocks and other highly migratory species in the context of climate and ecosystem variability, as well as to investigate potential changes due to greenhouse warming.

### **3.2 Biological Pelagic Environment**

Species of oceanic pelagic fishes live in tropical and temperate waters throughout the world's oceans. They are capable of long migrations that reflect complex relationships to oceanic environmental conditions. These relationships are different for larval, juvenile and adult stages of life. The larvae and juveniles of most species are more abundant in tropical waters, whereas the adults are more widely distributed. A pelagic food web of the Central Pacific Ocean is provided in Figure 4.

Geographic distribution varies with seasonal changes in ocean temperature. In both the Northern and Southern Hemispheres, there is seasonal movement of tunas and related species toward the pole in the warmer seasons and a return toward the equator in the colder seasons. In the Western Pacific, adult pelagic fishes range as far north as Japan and as far south as New Zealand. Alba-

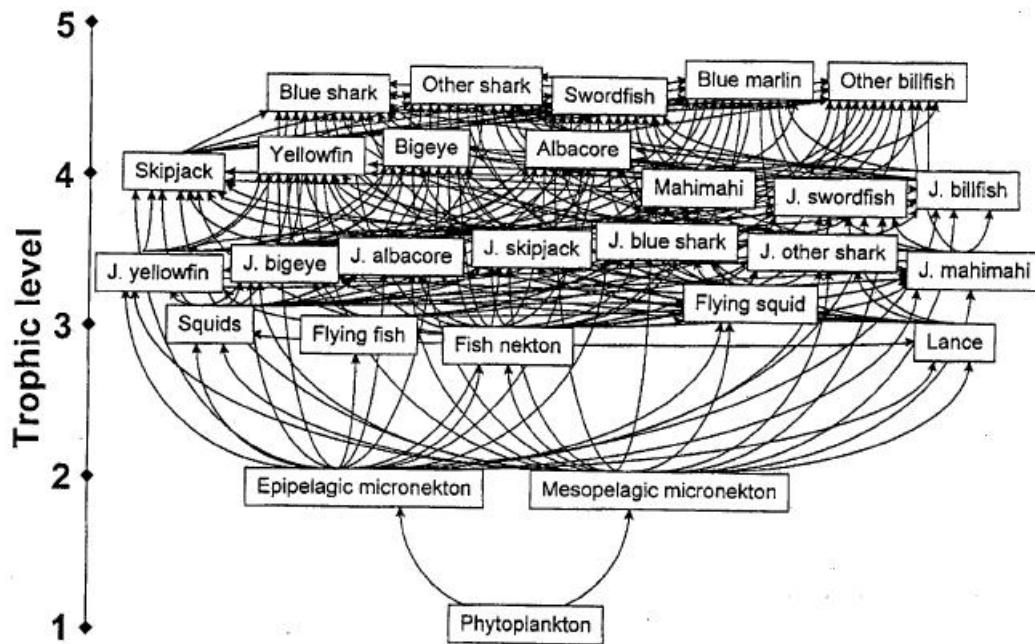
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<sup>6</sup> Chlorophyll is the green pigment found in phytoplankton that absorbs light energy to initiate the process of photosynthesis.

<sup>7</sup> Meaning waters where relatively little plant life or nutrients occur, but are rich in dissolved oxygen.

<sup>8</sup> The model based on advection-diffusion-reaction equations explicitly predicts spatial dynamics of large pelagic predators, while taking into account data on several mid-trophic level components, oceanic primary productivity and physical environment.

core, striped marlin and swordfish can be found in even cooler waters at latitudes as far north as latitude 50° N. and as far south as latitude 50° S. As a result, fishing for these species is conducted year-round in tropical waters and seasonally in temperate waters.



**Figure 4: Central Pacific Pelagic Food Web**  
Source: Kitchell et al. 1999

Migration patterns of pelagic fish stocks in the Pacific Ocean are not easily understood or categorized, despite extensive tag-and-release projects for many of the species. This is particularly evident for the more tropical tuna species (e.g., yellowfin, skipjack, bigeye) which appear to roam extensively within a broad expanse of the Pacific centered on the equator. Although tagging and genetic studies have shown that some interchange does occur, it appears that short life spans and rapid growth rates restrict large-scale interchange and genetic mixing of eastern, central and far-western Pacific stocks of yellowfin and skipjack tuna. Morphometric studies of yellowfin tuna also support the hypothesis that populations from the eastern and western Pacific derive from relatively distinct sub-stocks in the Pacific. The stock structure of bigeye in the Pacific is poorly understood, but a single, Pacific-wide population is assumed. The movement of the cooler-water tuna (e.g., bluefin, albacore) is more predictable and defined, with tagging studies documenting regular and well-defined seasonal movement patterns relating to specific feeding and spawning grounds. The oceanic migrations of billfish are poorly understood, but the results of limited tagging work conclude that most billfish species are capable of

transoceanic movement, and some seasonal regularity has been noted.

In the ocean, light and temperature diminish rapidly with increasing depth, especially in the region of the thermocline. Many pelagic fish make vertical migrations through the water column. They tend to inhabit surface waters at night and deeper waters during the day, but several species make extensive vertical migrations between surface and deeper waters throughout the day. Certain species, such as swordfish and bigeye tuna, are more vulnerable to fishing when they are concentrated near the surface at night. Bigeye tuna may visit the surface during the night, but generally, longline catches of this fish are highest when hooks are set in deeper, cooler waters just above the thermocline (275-550 meters or 150-300 fathoms). Surface concentrations of juvenile albacore are largely concentrated where the warm mixed layer of the ocean is shallow (above 90 m or 50 fm), but adults are caught mostly in deeper water (90-275 m or 50-150 fm). Swordfish are usually caught near the ocean surface but are known to venture into deeper waters. Swordfish demonstrate an affinity for thermal oceanic frontal systems which may act to aggregate their prey (Seki et al. 2002) and enhance migration by providing an energetic gain by moving the fish along with favorable currents (Olsen et al. 1994).

### **3.2.1 Target Species: Swordfish**

Swordfish (*Xiphias gladius*) are the primary target species of the Hawaii-based shallow-set fishery, typically comprising 90 percent of the landed catch.

#### **3.2.1.1 Swordfish Life History**

Numerous studies on the taxonomy, biology, diet, stock structure and exploitation of swordfish have been conducted. Information on billfishes, including swordfish, is summarized in Nakamura et al. (1968) and Nakamura (1985). Palko et al. (1981) and Joseph et al. (1994) provide a detailed synopsis of the biology of swordfish. An extensive review of the biology of swordfish and the status of swordfish fisheries around the world was published by Ward and Elscot (2000).

Broadbill swordfish are worldwide in distribution in all tropical, subtropical and temperate seas, ranging from around 50° N. to 50° S. (Nakamura 1985; Bartoo and Coan 1989). The adults can tolerate a wide range of water temperature, from 5°-27° C, but are normally found in areas with SSTs above 13° C (Nakamura 1985). Larvae and juveniles occur in warmer tropical and subtropical regions where spawning also occurs. Swordfish occur throughout the entire region of the Council's jurisdiction and in the EEZs of neighboring countries and adjacent high seas zones.

Swordfish have separate sexes with no apparent sexual dimorphism, although females attain a larger size. Fertilization is external and the fish are believed to spawn close to the surface. There is some evidence for the pairing of spawning adults as the fish apparently do not school (Palko et al. 1981).

Swordfish are voracious feeders at all life stages. Adults feed opportunistically on a wide range



of squids, fish and crustaceans. Sex ratio appears to vary with fish size and spatial distribution. Most large sized fish are females and females appear to be more common in cooler waters. Beckett (1974) noted that few males were found in waters below 18° C, but make up the majority of warm water landings. Details of growth, maturity, fecundity and spawning are given later in this report.

Little is known about migration in Pacific swordfish although limited tagging data support a general west to east movement from Hawaii toward North America. There is some evidence that there may be several semi-independent stocks in the Pacific (a northern stock, a southwest stock and two or three eastern stocks) (Alvarado et al. 1996).

Swordfish are targeted by the Hawaii-based longline fishery that occurs primarily to the north of the EEZ around Hawaii. Incidental or targeted catches within the EEZ around Hawaii are made by longline and handline vessels fishing primarily for tuna species.

### **Larval and Juvenile Stages**

Swordfish larvae have been noted in tropical and subtropical waters of the three major oceans between about 30° N. and 30° S. In a survey of swordfish larvae collections, Grall et al. (1983) determined that larval swordfish were abundant in the Pacific within latitudes 35° N. to 25° S. Peak spawning occurs in the North Pacific between May and August, from December to January in the South Pacific and from March to July in the central Pacific (Nishikawa et al. 1978; Palko et al. 1981). Sexually mature and ripening female swordfish have been noted in Hawaiian waters during the spring and early summer (Uchiyama and Shomura 1974). This observation is in agreement with an estimated spawning period of April to July based on the collection of larvae and juveniles near Hawaii (Matsumoto and Kazama 1974). It is probable that some degree of spawning occurs throughout the year in tropical waters, between 20° N. and 20° S., with the distribution of larvae associated with SSTs between 24° and 29° C (Tåning 1955; Yabe et al. 1959; Nishikawa and Ueyanagi 1974).

Juvenile swordfish gradually metamorphose from larval state to adult, and it is difficult to elect a length or age when the juvenile stage has been reached. However, early development is rapid and juvenile fish greater than approximately 55 cm resemble a miniature adult swordfish. In the Pacific, fish of this size (51-61 cm) have been estimated to be approximately one-year old (Yabe et al. 1959; Dewees 1992).

There are few specific references on the distribution of juvenile swordfish in the Pacific. Swordfish recruit to longline gear at juvenile sizes of approximately 50 to 80 cm (rear of eye orbit to caudal fork), which can be monitored by catch statistics. Dewees (1992) stated that swordfish tend to concentrate along productive thermal boundaries between cold upwelled water and warmer water masses where they feed on fish and squid.

### **Adult Stage**

Adult swordfish are the most widely distributed of all billfish species, ranging from approximately 50° N. to 50° S. in the Pacific as indicated by catch records of commercial

longline vessels. Adult swordfish are able to occupy a very broad range of water temperatures, from 5°-27° C with a preferred temperature range of 18°-22° C (Nakamura 1985). Individuals can exceed 500 kg in weight with females growing larger than males. The larger fish occupy cooler waters, with few fish less than 90 kg and few males found in waters less than 18° C (Palko 1981).

Wilson and Dean (1983) estimated a maximum age of nine years for males and 15 years for females from otolith analysis. Radtke and Hurley (1983), using otoliths, estimated a maximum age of 14 years for males and 32 years for females. Research on the reproductive biology and size at maturity of swordfish is reviewed by DeMartini (1996). Yabe et al. (1959) estimated that swordfish reach maturity between five and six years of age at a size of 150-170 cm (eye to fork length). Sosa-Nishizaki (1990) estimated that female swordfish in the Pacific mature at 140-180 cm based on gonad indices. Length at first maturity has been observed in females as small as 101-110 cm (Nakano and Bayliff 1992). Spawning occurs in the upper mixed layer of the water column from the surface to 75 m (Nakamura 1985).

Swordfish are found in waters with a wide range of SSTs and sonic tracking experiments indicate that they spend prolonged periods in deep, cooler water and can therefore tolerate water temperatures that are considerably cooler than at the surface. Swordfish can forage at great depths and have been photographed at a depth of 1,000 m by deep diving submersible (Mather 1976). Carey (1982) and other researchers have suggested that specialized tissues warm the brain and eyes, allowing swordfish to successfully forage at great depths in frigid waters. Holts (1994) used acoustic telemetry to monitor an adult swordfish and notes that the fish spent about 75 percent of its time in or just below the upper mixed layer at depths of 10 to 50 m in water temperatures about 14° C and made excursions to approximately 300 m where the water was close to 8° C.

The horizontal and vertical movements of several swordfish tracked by acoustic telemetry in the Atlantic and Pacific are documented by Carey and Robison (1981). Studies have noted a general pattern of remaining at depth, sometimes near the bottom, during the day and rising to near the surface during the night in what is believed to be a crepuscular foraging strategy. More recently a tagging project was undertaken in New Zealand waters utilizing pop-off satellite archival tags (PATs) to track movements of swordfish during a time when they would be expected to visit sub-tropical spawning grounds and return to temperate waters (Holdsworth et al. 2007). They found all swordfish to make occasional excursions to the surface during the day; a behavior more prevalent in larger fish, which may be the “basking” behavior described in Dewar and Polovina (2005).

Adult swordfish are opportunistic feeders, preying heavily on squid and various fish species. Oceanographic features such as frontal boundaries that tend to concentrate forage species (especially cephalopods) apparently have a significant influence on adult swordfish distributions in the North Pacific. Swordfish are relatively abundant near boundary zones where sharp gradients of temperature and salinity exist (Palko et al. 1981). Sakagawa (1989) notes that swordfish are found in areas of high productivity where forage species are abundant near current

boundaries and frontal zones.

### 3.2.1.2 Swordfish Landings

#### *U.S. landings*

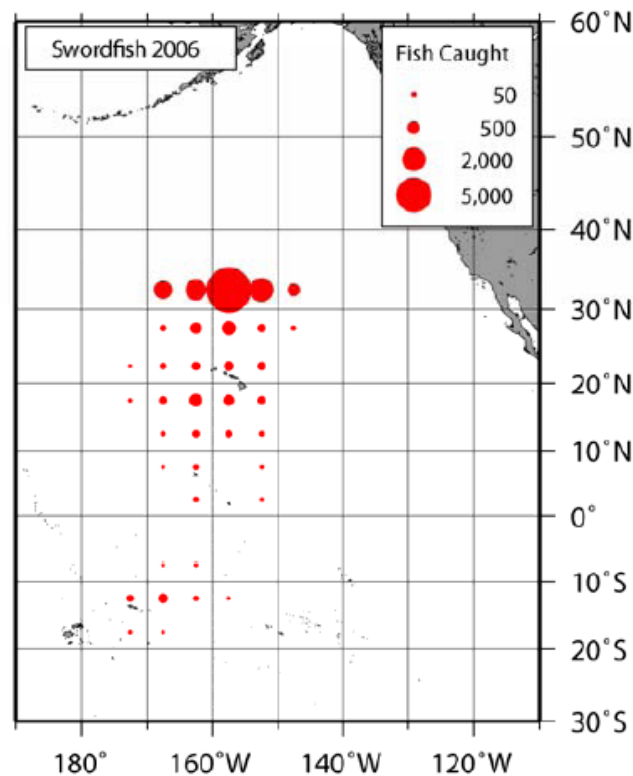
North Pacific swordfish are targeted by U.S. vessels based out of California and Hawaii. Provisional 2006 data for all U.S. longline fisheries operating in the Western and Central Pacific Ocean (WCPO) out of both Hawaii and California show the bulk of the swordfish were harvested from north Pacific waters and a small amount from south Pacific waters (Table 4). Other U.S. fisheries such as the drift gillnet fishery operating in the Eastern Pacific Ocean (EPO) also harvest North Pacific swordfish.

**Table 4: U.S. landings of Pacific swordfish, 2003 - 2006**

<b>Year</b>	<b>North Pacific (mt)</b>	<b>South Pacific (mt)</b>	<b>Total (mt)</b>
<b>2003</b>	1,957	7	1,964
<b>2004</b>	1,072	4	1,076
<b>2005</b>	1,451	3	1,454
<b>2006</b>	1,131	30	1,161

Source: NMFS 2007 unpublished data

The spatial distribution of the swordfish catch in the WCPO by the U.S. longline fleet is shown below with the majority of the catch centered around 160° W and 30-35° N (Figure 5). Most of the effort in Figure 5 is from vessels based in Hawaii; however, when the shallow-set fishery was closed from 2001-2003, several vessels relocated to California and continued to fish for swordfish until that was prohibited under the West Coast Highly Migratory Species (HMS) FMP.

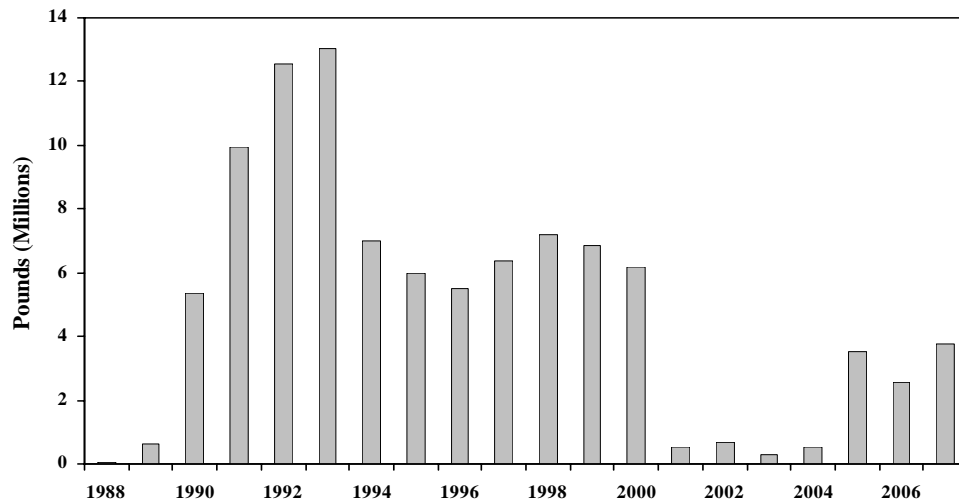


**Figure 5: Spatial distribution of reported logbook swordfish catch in the WCPO by the U.S. longline fleet, in numbers of fish (includes retained and released catch), in 2006 (provisional data)**

Source: NMFS 2007

### *Hawaii-based Swordfish Fisheries*

In the Hawaii-based pelagic fisheries, swordfish landings peaked in 1993 and subsequently decreased (Figure 6). The trend in swordfish landings reflected both an increase in the number of vessels in the longline fishery and widespread targeting of swordfish by the fishery. Landings remained relatively steady up to 2000 but dropped dramatically with the prohibition on targeting swordfish by the longline fishery. Although the longline fishery for swordfish was reopened under a new set of regulations in April 2004, landings have remained substantially lower than historical levels. Swordfish landings are primarily from the longline fishery with some small amounts by the main Hawaiian Islands (MHI) commercial troll and handline fisheries (e.g., 14,000 lb in 2007; Table 5). Provisional data indicate that approximately 3.7 million pounds of swordfish was caught by the shallow-set fishery in 2007 (WPRFMC 2008; Figure 6).



**Figure 6: Swordfish Landings from the Hawaii-based pelagic fisheries 1987 - 2007**

Source: 2007 WPRFMC Pelagics Annual Report

**Table 5: Swordfish Landings from the Hawaii-based pelagic fisheries 1987 - 2007**

Year	Swordfish Landings (1000 Pounds)			
	Longline	MHI Troll	MHI Handline	All Gear
1988	52	2	11	65
1989	619	2	14	635
1990	5,372	1	10	5,383
1991	9,939	1	13	9,953
1992	12,566	0	3	12,569
1993	13,027	0	9	13,036
1994	7,002	1	7	7,010
1995	5,981	1	12	5,994
1996	5,517	1	11	5,529
1997	6,352	1	15	6,368
1998	7,193	1	14	7,208
1999	6,835	1	19	6,855
2000	6,205	5	193	6,404
2001	519	4	39	562
2002	681	3	19	703
2003	300	2	19	324
2004	549	0	16	598
2005	3,527	1	11	3,539
2006	2,573	1	9	2,583
2007	3,781	2	12	3,796
<b>Average</b>	<b>4,930</b>	<b>1</b>	<b>23</b>	<b>4,956</b>
<b>Std. Dev.</b>	<b>3,851</b>	<b>1</b>	<b>40</b>	<b>3,848</b>

Source: 2007 WPRFMC Pelagics Annual Report

Hawaii charter fisheries are considered commercial fisheries by the State of Hawaii and are included in the table above with the MHI Troll category. There are anecdotal reports of charter swordfish fishing off Kona, HI; however, the amount of catch is likely small and encapsulated in the MHI Troll statistics listed above. Hawaii pelagic handline fisheries primarily target bigeye and yellowfin tuna as well as monchong, and commercial landings of swordfish from MHI handline fisheries have been relatively stable over time; however, in 2000, 193,000 lbs of swordfish was reported to be landed from the handline fishery. Although information is lacking on recreational swordfish fisheries in Hawaii, landings are likely very small and likely below the statistics associated with MHI troll fisheries (see Section 3.2.12 for more information about Hawaii's recreational pelagic fisheries).

### ***West Coast Commercial and Recreational Swordfish Fisheries***

The following information was taken from the *Status of the U.S. West Coast Fisheries for Highly Migratory Species through 2005* (PFMC 2006).

#### ***Commercial Harpoon Fishery for Swordfish***

California's harpoon fishery for swordfish developed in the early 1990s. Prior to 1980, harpoon and hook-and-line gears were the only methods of take authorized to commercially harvest swordfish. At that time, harpoon gear accounted for the majority of swordfish landings in California ports. In the early 1980s, a limited entry drift gill net fishery was authorized by the State Legislature and soon afterward drift gillnets replaced harpoons as the primary method for catching swordfish, and the number of harpoon permits decreased from a high of 1,223 in 1979 to a low of 23 in 2001. Fishing effort typically occurs in the Southern California Bight (SCB) from May to December, peaking in August, depending on weather conditions and the availability of fish in coastal waters. Some vessel operators work in conjunction with a spotter airplane to increase the search area and to locate swordfish difficult to see from the vessel. This practice tends to increase the catch-per-unit-effort compared to vessels that do not use a spotter plan. To participate in the harpoon fishery a permit and logbook are required in addition to a general resident or non-resident commercial fishing license and a current California Department of Fish and Game vessel registration. Additionally, the HMS FMP requires a federal permit with a harpoon gear endorsement for all U.S. vessels that fish for HMS within the West Coast EEZ and to U.S. vessels that pursue HMS on the high seas (seaward of the EEZ) and land their catch in California, Oregon, and Washington. In 2004, the annual harpoon swordfish catch was 69 mt from 28 vessels, and in 2005 it was 74 mt from 24 vessels participating in the fishery. Fishing effort was concentrated in coastal waters off San Diego and Orange Counties in the SCB and landings occurred May through December, peaking in August.

The ex-vessel revenue for 2005 was \$782,920 compared to \$669,955 in 2004. Because harpoon vessels spend less time on the water and are a low-volume fishery, their catch is often fresher than drift-gillnet-caught fish, so markets tend to pay more for harpooned fish. The average ex-vessel price-per-pound for harpooned fish was \$7.84 compared to \$3.41 for drift gillnet caught fish in 2005.

### ***Commercial Drift Gillnet***

California's swordfish fishery transformed from primarily a harpoon fishery to a drift gillnet fishery in the early 1980's and landings soared to a historical high of 2,371 mt by 1985. The drift gillnet fishery is a limited entry program, managed with gear, seasons, and area closures. The limited entry program was established in 1980 and about 150 permits were initially issued. The permit is transferable under very limited conditions and it is linked to an individual fisherman, not a vessel; thus the value of the vessel does not become artificially inflated, allowing permittees to buy new vessels as needed. Since 1984, the number of permits has declined from a high of 251 in 1986 to a low of 90 in 2005; however, only 38 vessels participated in the swordfish fishery in 2005. Annual fishing effort has also decreased from a high of 11,243 sets in the 1986 fishing season to 1,043 sets in 2005. Industry representatives attribute the decline in vessel participation and annual effort to regulations implemented to protect threatened and endangered marine mammals, sea turtles, and sea birds. To keep a permit active, current permittees are required to purchase a permit from one consecutive year to the next; however, they are not required to make landings using drift gillnet gear. In addition, a general resident or non-resident commercial fishing license and a current vessel registration are required to catch and land fish caught in drift gillnet gear. A logbook is also required. The HMS FMP requires a federal permit with a drift gillnet gear endorsement for all U.S. vessels that fish for HMS within the West Coast EEZ and to U.S. vessels that pursue HMS on the high seas (seaward of the EEZ) and land their catch in California, Oregon, and Washington. Historically, the California drift gillnet fleet has operated within EEZ waters adjacent to the state and as far north as the Columbia River, Oregon, during El Niño years. Fishing activity is highly dependent on seasonal oceanographic conditions that create temperature fronts that concentrate feed for swordfish. Because of the seasonal migratory pattern of swordfish and seasonal fishing restrictions, over 90 percent of the fishing effort occurs August 15 through January 31.

In 2001, NMFS implemented two Pacific sea turtle conservation areas on the West Coast with seasonal drift gillnet restrictions to protect endangered leatherback and loggerhead turtles. The larger of the two closures spans the EPO north of Point Conception, California (34°27' N. latitude) to mid-Oregon (45° N. latitude) and west to 129° W. longitude. Drift gillnet fishing is prohibited annually within this conservation area from August 15 to November 15 to protect leatherback sea turtles. A smaller closure was implemented to protect Pacific loggerhead turtles from drift gillnet gear during a forecasted or occurring El Niño event, and is located south of Point Conception, California and west of 120° W. longitude from January 1 through January 31, and from August 15 to August 31. Since 2000, the number of vessels participating in the swordfish fishery has decreased from 69 in 2001 to 38 in 2005. In 2005, 38 drift gillnet vessels landed 220 mt of swordfish compared to 35 vessels that landed 182 mt in 2004. Landings occurred at ports from San Diego to Monterey and the majority occurred from October to December. Over 85 percent of the reported effort occurred in the SCB. The ex-vessel revenue was \$1.2 million in 2005 compared to \$1.0 million in 2004. Most of the swordfish landed in California supports domestic seafood restaurant businesses.

### ***Commercial High Seas Longline Fishery***

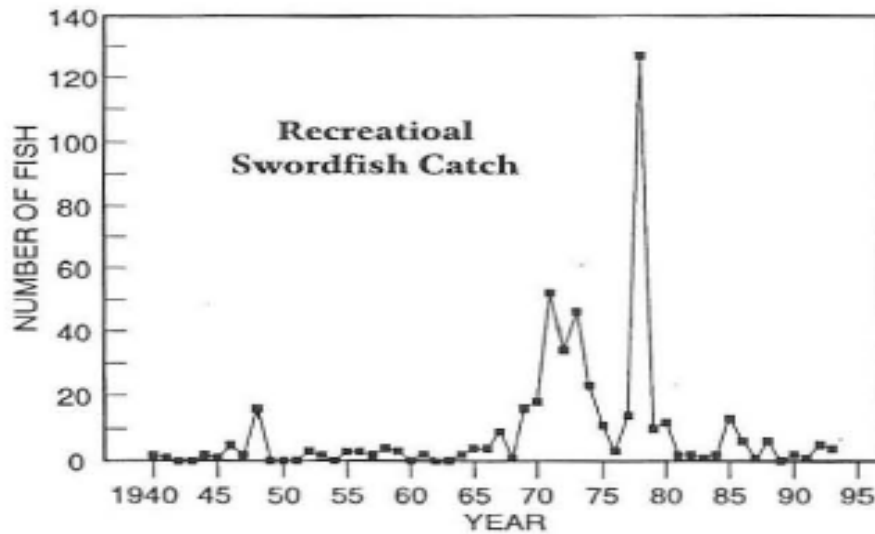
California prohibits pelagic longline fishing within the EEZ and the retention of striped marlin. Under regulations for the Pacific Highly Migratory Species FMP, West Coast based longline vessels are prohibited from making shallow sets to fish for swordfish in the EEZ as well as on the high seas. Vessels operating outside of the EEZ can land fish in California ports if the operator has a general resident or nonresident commercial fishing license and a current CDFG vessel registration. The operator must comply with the High Seas Fishing Compliance Act, which requires U.S. vessel operators to maintain logbooks if they fish beyond the EEZ. Additionally, the HMS FMP requires a federal permit with a pelagic longline gear endorsement for all U.S. vessels that pursue HMS on the high seas (seaward of the EEZ) and land their catch in California, Oregon, and Washington. In recent years, federal regulations promulgated to protect endangered sea turtles east and west of 150° W longitude and north of the equator have impacted the number of landings of swordfish in California ports. In 2005, two longline vessels operating with Hawaii permits made swordfish landings compared to 20 vessels that landed 898 mt in 2004.

### ***Recreational fishery***

The following on West Coast recreational swordfish catches has been freely adapted from the Billfish Newsletter (1996) Recreational anglers consider swordfish one of the finest of all trophy game fishes because of their size and strength. However, swordfish are rarely tempted to strike baits or lures. Swordfish typically feed at night in the surface waters on small pelagic fishes, hake and squid. They are also known to feed at depths of at least 300 meters. Most angling is done during the daytime from private boats targeting striped marlin. Drifting at night with chemical light-sticks and squid bait has been conducted more recently but has been more popular on the East Coast. The California recreational fishery for swordfish and striped marlin developed about the turn of the century. Recreational catch records of swordfish are kept by the various sport-fishing clubs in California. The Balboa Angling Club, San Diego Marlin Club and the Tuna Club (Avalon) are three of the major clubs where anglers have their swordfish catches recorded and weighed. The number of swordfish weighed in at these clubs averaged 3 to 4 fish per year. During the period between 1969 and 1980, an average of 30.5 fish per year were caught, with a peak in 1978 of 127 swordfish reported (Figure 7). The increased catches during that period correspond to a similar increase in commercial landings. A generally higher abundance of their prey was also reported during the same period. There is some evidence that swordfish abundance may increase in the years following El Niño events.

More recently (Billfish Newsletter 2006) recreational landings of swordfish recorded at southern Californian swordfish clubs amounted to about 6 swordfish taken per year. The Commercial Passenger Fishing Vessel fleet submits logbooks on all fish caught. Reported catch is shown in the Pacific Council's HMS SAFE document (PFMC 2007) indicate that 3 swordfish were caught by the fleet in 2006) recreational catches. A query of the Pacific States Marine Fisheries Commission recreational database (RecFIN) found that since 1980, only one swordfish has been counted and that was caught in Oregon (Suzanne Kohin, NMFS SWFSC pers. comm. May 2008).



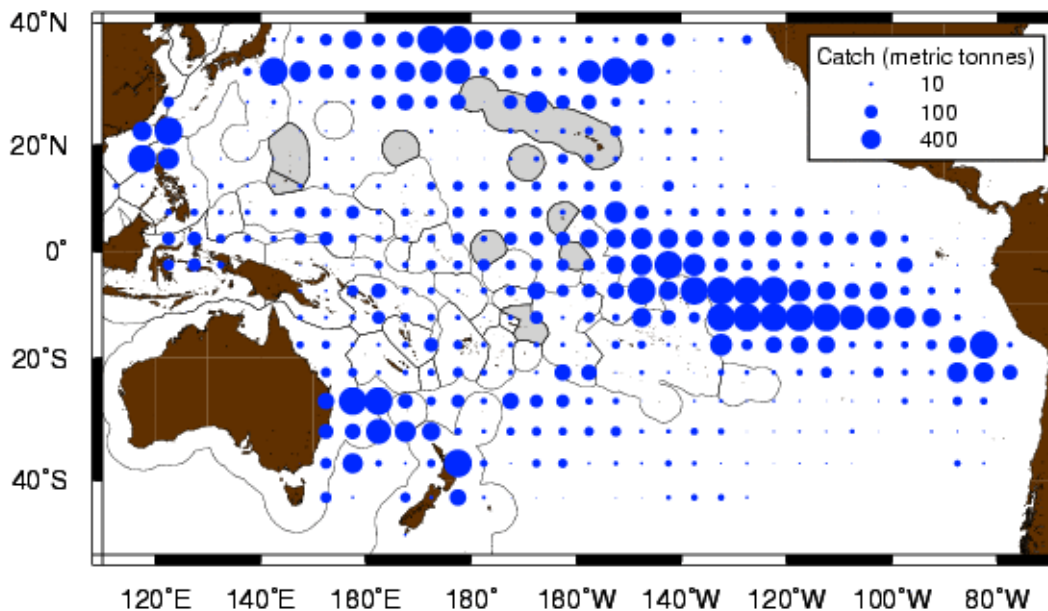


**Figure 7: Southern California recreational swordfish catch, 1940-1994**

Source: Billfish Newsletter (1996)

***Non-U.S. Swordfish Catches in the North Pacific***

In the North Pacific, there are directed swordfish fisheries that operate out of Japan and Taiwan. However, it is likely that most of the swordfish catch in the North Pacific is caught incidentally in tuna longline fisheries (e.g., bigeye, albacore) by countries such as Japan, Korea, China, and Taiwan (Table 6). In recent years, Spanish longline vessels have caught swordfish in the North Pacific (Figure 8).



**Figure 8: Pacific-wide swordfish catches**

Source: 2006 WPRFM Annual Report

**Table 6: Historical catches of swordfish in the North Pacific, 1952-2006**

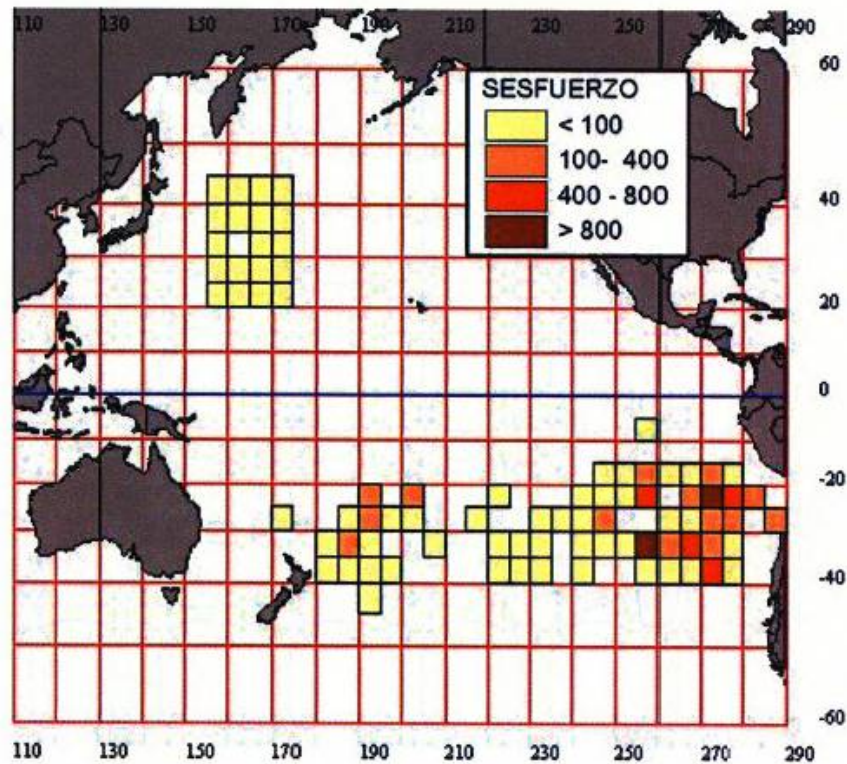
Source: International Science Committee (ISC) Billfish Working Group

	Japan								Chinese Taipei <sup>5</sup>				Korea	Mexico	United States <sup>6</sup>							
															Hawaii	California <sup>7</sup>					MAR & SWOWG	
	Distant- water and Offshore	Coastal			Other Bait				Distant- water	Offshore												Grand
Year	Longline <sup>2</sup>	Longline	Driftnet	Harpoon <sup>3</sup>	Fishing	Trapnet	Other <sup>4</sup>	Total	Longline	Longline	Other	Total	Longline	All Gears	Longline	Longline	Gill Net	Harpoon	Unknown <sup>7</sup>	Total	Total	
1952	8,890	152	0	2,569	6	68	6	11,691	-	-	-	-	-	-	-	-	-	-	-	-	11,691	
1953	10,796	77	0	1,407	20	21	87	12,408	-	-	-	-	-	-	-	-	-	-	-	-	12,408	
1954	12,563	96	0	813	104	18	17	13,611	-	-	-	-	-	-	-	-	-	-	-	-	13,611	
1955	13,064	29	0	821	119	37	41	14,111	-	-	-	-	-	-	-	-	-	-	-	-	14,111	
1956	14,596	10	0	775	66	31	7	15,485	-	-	-	-	-	-	-	-	-	-	-	-	15,485	
1957	14,268	37	0	858	59	18	11	15,251	-	-	-	-	-	-	-	-	-	-	-	-	15,251	
1958	18,525	42	0	1,069	46	31	21	19,734	-	-	-	-	-	-	-	-	-	-	-	-	19,734	
1959	17,236	66	0	891	34	31	10	18,268	-	-	-	-	-	-	-	-	-	-	-	-	18,268	
1960	20,058	51	1	1,191	23	67	7	21,400	-	-	-	-	-	-	-	-	-	-	-	-	21,400	
1961	19,715	51	2	1,335	19	15	11	21,147	-	-	-	-	-	-	-	-	-	-	-	-	21,147	
1962	10,607	78	0	1,371	26	15	18	12,115	-	-	-	-	-	-	-	-	-	-	-	-	12,115	
1963	10,322	98	0	747	43	17	16	11,243	-	-	-	-	-	-	-	-	-	-	-	-	11,243	
1964	7,669	91	4	1,006	42	17	28	8,858	-	343	18	361	-	-	-	-	-	-	-	-	9,219	
1965	8,742	119	0	1,908	26	14	182	10,991	-	358	10	368	-	-	-	-	-	-	-	-	11,359	
1966	9,866	113	0	1,728	41	11	4	11,764	-	331	27	358	-	-	-	-	-	-	-	-	12,122	
1967	10,883	184	0	891	33	12	5	12,008	-	646	35	681	-	-	-	-	-	-	-	-	12,689	
1968	9,810	236	0	1,539	41	14	9	11,649	-	763	12	775	-	-	-	-	-	-	-	-	12,424	
1969	9,416	296	0	1,557	42	11	5	11,327	0	843	7	850	-	-	-	-	-	-	-	-	12,177	
1970	7,324	427	0	1,748	36	9	1	9,545	-	904	5	909	-	-	5	-	-	612	10	627	11,081	
1971	7,037	350	1	473	17	37	0	7,915	-	992	3	995	-	-	1	-	-	99	3	103	9,013	
1972	6,796	531	55	282	20	1	1	7,686	-	862	11	873	-	2	0	-	-	171	4	175	8,736	
1973	7,123	414	720	121	27	23	2	8,430	-	860	119	979	-	4	0	-	-	399	4	403	9,816	
1974	5,983	654	1,304	190	27	16	1	8,175	1	880	136	1,017	-	6	0	-	-	406	22	428	9,626	
1975	7,031	620	2,672	205	58	18	2	10,606	29	899	153	1,081	-	-	0	-	-	557	13	570	12,257	
1976	8,054	750	3,488	313	170	14	1	12,790	23	613	194	830	-	-	0	-	-	42	13	55	13,675	
1977	8,383	880	2,344	201	71	7	1	11,887	36	542	141	719	-	-	17	-	-	318	19	354	12,960	
1978	8,001	1,031	2,475	130	110	22	1	11,770	-	546	12	558	-	-	9	-	-	1,699	13	1,721	14,049	
1979	8,602	1,038	983	161	45	15	1	10,845	7	661	33	701	-	7	7	-	-	329	57	393	11,946	
1980	6,005	849	1,746	398	30	15	1	9,045	10	603	76	689	-	380	5	-	160	566	62	793	10,907	
1981	7,039	727	1,848	129	59	10	0	9,812	2	656	25	683	-	1,575	3	1	461	267	20	752	12,822	
1982	6,064	874	1,257	195	58	7	0	8,546	1	855	49	905	-	1,365	5	2	911	156	43	1,117	11,933	
1983	7,692	999	1,033	166	30	9	2	9,931	0	783	166	949	-	120	5	1	1,321	58	378	1,763	12,763	
1984	7,177	1,177	1,053	117	98	13	0	9,635	-	733	264	997	-	47	3	14	2,101	96	678	2,892	13,571	
1985	9,335	999	1,133	191	69	10	0	11,737	-	566	259	825	-	18	2	46	2,368	211	792	3,419	15,999	
1986	8,721	1,037	1,264	123	47	9	0	11,201	-	456	211	667	-	422	2	4	1,594	236	696	2,532	14,822	
1987	9,495	860	1,051	87	45	11	0	11,549	3	1328	190	1,521	-	550	24	4	1,287	211	300	1,826	15,446	
1988	8,574	678	1,234	173	19	8	0	10,686	-	777	263	1,040	-	613	24	19	1,092	180	344	1,659	13,998	

**Table 6: Historical catches of swordfish in the North Pacific, 1952-2006 (continued)**  
**Source: ISC Billfish Working Group**

Year	Japan								Chinese Taipei <sup>5</sup>				Korea	Mexico	United States <sup>6</sup>						Grand Total
	Distant- water and Offshore	Coastal	Driftnet	Harpoon <sup>3</sup>	Fishing	Trapnet	Other <sup>4</sup>	Total	Distant- water	Offshore	Other	Total	Longline	All Gears	Hawaii	California				Total	
															Longline	Longline	Gill Net	Harpoon	Unknown <sup>7</sup>		
Longline <sup>2</sup>	Longline							Longline	Longline			Longline	Longline	Gill Net	Harpoon	Unknown <sup>7</sup>	Total				
1989	6,690	752	1,596	362	21	10	0	9,431	50	1,491	38	1,579	-	690	218	29	1,050	54	224	1,575	13,275
1990	5,833	690	1,074	128	13	4	0	7,742	143	1,309	154	1,606	-	2,650	2,436	18	1,028	50	137	3,669	15,667
1991	4,809	807	498	153	20	5	0	6,292	40	1,390	180	1,610	-	861	4,508	39	836	16	137	5,536	14,299
1992	7,234	1,181	887	381	16	6	0	9,705	21	1,473	243	1,737	-	1,160	5,700	95	1,332	74	44	7,245	19,847
1993	8,298	1,394	292	309	43	4	1	10,341	54	1,174	310	1,538	-	812	5,909	165	1,400	169	36	7,679	20,370
1994	7,366	1,357	421	308	37	4	0	9,493	-	1,155	219	1,374	-	581	3,176	740	799	153	8	4,876	16,324
1995	6,422	1,387	561	440	17	7	0	8,834	50	1,135	225	1,410	-	437	2,713	279	755	96	31	3,874	14,555
1996	6,916	1,067	428	633	9	4	0	9,057	9	701	31	741	12	439	2,502	347	752	81	10	3,692	13,941
1997	7,002	1,214	365	396	11	5	0	8,993	15	1,358	61	1,434	246	2,365	2,881	664	707	84	3	4,339	17,377
1998	6,233	1,190	471	535	9	2	0	8,441	20	1,178	41	1,239	123	3,603	3,263	422	924	48	13	4,670	18,076
1999	5,557	1,049	724	461	2	5	0	7,798	70	1,385	61	1,516	104	1,136	3,100	1,333	606	81	2	5,122	15,676
2000	6,180	1,121	808	539	7	5	1	8,661	325	1,531	86	1,942	161	2,216	2,949	1,908	646	90	9	5,602	18,582
2001	6,932	908	732	255	5	15	0	8,848	1,039	1,691	91	2,821	349	780	220	1,763	375	52	5	2,415	15,213
2002	6,230	965	1,164	222	8	11	0	8,600	1,633	1,557	27	3,217	350	465	204	1,320	302	90	3	1,919	14,551
2003	5,352	1,039	1,198	167	10	4	0	7,770	1,084	2,196	11	3,291	311	671	147	1,812	216	107	0	2,282	14,325
2004	(6165)	1,454	1,339	33	33	23	1	(9,048)	884	1,828	16	2,728	(350)	270.1	(213)	(898)	182	89	(37)	(1,419)	(14,883)
2005	(6972)							(6,972)	437	1,813	26	2,276	(407)	234.5	(1,360)	-	219	73	(0)	(1,652)	(13,506)
2006														347.2							





**Figure 9: Area fished (number in thousand of hooks) by Spanish longline vessels targeting swordfish in the North Pacific, 2005**

Source: Mejuto et al. 2007

### 3.2.1.3 Swordfish Stock Status

There is considerable debate concerning the stock structure of swordfish in the Pacific; it is not known whether there is a single Pacific-wide stock or if there are separate stocks partitioned geographically (Ward and Elscot 2000). Swordfish are difficult fish to tag with either conventional or electronic archival or satellite tags. However, data from conventional tags does suggest some connectivity between North-Central Pacific swordfish and swordfish caught off the West Coast (Carol Reeb, Stanford University, pers. comm., May 2008). Alavarado et al. (1996) used genetics to examine the genetic population structure of Pacific swordfish. They found that genic and genotypic differentiation were significant, and so were the pair-wise comparisons between the south-eastern Pacific Ocean sample from Chile, and all other regions. In addition, the north-eastern Pacific Ocean (Ecuador to Mexico) was different from the north-central Pacific Ocean (Hawaii), which in turn was different from the south-western Pacific Ocean (pooled eastern and western Australia).

An alternative hypothesis by Reeb et al. (2000) supported significant genetic structuring among Pacific populations. Northern and southern populations in the western Pacific were significantly divergent, while populations in the east appeared to be genetically continuous. Regression analysis supported a correlation of genetic differentiation with geographic distance along a U-

shaped corridor of gene flow. These results revealed a pelagic bio-geographic pattern heretofore unrecognized in the Pacific, and reject the null hypothesis that Pacific populations of swordfish are unstructured and comprise only a single homogeneous stock. In light of differing opinions on stock structure, North Pacific swordfish are currently (and will likely be in the 2010 stock assessment by the ISC) considered one stock when assessed.

A stock assessment for North Pacific swordfish was undertaken by Kleiber and Yokowa (2004) using the Multifan-CL length-based, age-structured model. Results of this assessment suggest that the population in recent years is well above 50 percent of the unexploited biomass, implying that swordfish are not over-exploited, but are relatively stable at the current levels of fishing (WPRFMC 2004). Furthermore, Wang et al. (2007) found that the spawning stock biomass of swordfish in the North Pacific is currently at a fairly high fraction of its initial level and that the spawning stock biomass-per-recruit under current exploitation rates is higher than that corresponding to the MSY. Wang et al. (2007) note that recent stock assessments of swordfish in the North Pacific indicate that this stock is not over-exploited and that it has been relatively stable at current levels of exploitation, but that previous assessments ignored sexual dimorphism, and instead focused on the results of sex-aggregated analyses. The Wang et al. (2007) study indicates that when sex-structure is taken into account, the quantities related to the absolute measures, such as MSY, are substantially different. For example, Wang et al. (2007) estimate MSY for North Pacific swordfish to be 13,151 mt, whereas Kleiber and Yokowa estimate MSY to be 22,284 mt. However, the results of the models that take sexual dimorphism into account still suggest that the spawning stock biomass of swordfish in the North Pacific is currently at a fairly high fraction of its initial level and that the spawning stock biomass-per-recruit under current exploitation rates is higher than that corresponding to the MSY level (Wang et al. 2007).

Recent analyses of catch-per-unit-effort (CPUE) based on data from Japanese longline vessels show declining trends mainly driven by declines in CPUE in the northwest portion of the study area (north of 10° N and west of 170° E) (ISC 2004). Current swordfish landings in the North Pacific amount to about 14,500 metric tons (31.9 million pounds), which, according to a recent stock assessment, is about 65 percent of an estimated MSY of 22,284 metric tons (49 million pounds; Bigelow, PIFSC, pers. comm., Jan. 2008, based on Kleiber and Yokowa 2004).

### **3.2.2 Other Target Species**

A suite of additional PMUS are managed under the Pelagics FMP (see Table 2). This section provides general information on the major species that are caught and landed by the shallow-set fishery while targeting swordfish. More detailed descriptions of bigeye and yellowfin tunas may be found in the Pelagics FMP Amendment 14 document dated August 2006 (WPRFMC 2006), and of other PMUS in the 2001 FEIS document (NMFS 2001). Tables 7-10 present major species caught by the shallow-set fishery each year between 2004-2007 as reported in federal logbooks.

**Table 7: 2004 reported catches of major species by the Hawaii swordfish longline fishery**

Number of sets made: 135			
Species	Number caught	Number kept	Pounds kept
Swordfish	1,438	1,359	225,594
Albacore	293	159	8,109
Bigeye Tuna	23	18	1,566
Moonfish	29	15	1,245
Oilfishes	66	36	612
Mahimahi	34	32	448
Striped Marlin	6	6	408
Pomfret	30	19	247
Mako Shark	255	1	177
Blue Marlin	1	1	163
Skipjack Tuna	2	1	16
Blue Shark	1,392	0	-
Shortbill Spearfish			-
Thresher Sharks	4	0	-
Wahoo	1	0	-
Yellowfin Tuna			-

Source: PIFSC 2008

**Table 8: 2005 reported catches of major species by the Hawaii swordfish longline fishery**

Number of sets made: 1,645			
Species	Number caught	Number kept	Pounds kept
Swordfish	21,260	19,046	3,161,636
Bigeye Tuna	2,043	1,871	162,777
Striped Marlin	1,600	1,354	92,072
Mahimahi	6,574	5,428	75,992
Blue Marlin	453	398	64,874
Albacore	1,237	830	42,330
Oilfishes	2,512	1,958	33,286
Mako Shark	966	148	26,196
Blue Shark	14,901	144	14,400
Yellowfin Tuna	187	171	10,944
Shortbill Spearfish	230	160	4,960
Wahoo	137	135	4,050
Moonfish	59	45	3,735
Thresher Sharks	55	10	1,980

Pomfret	132	102	1,326
Skipjack Tuna	86	68	1,088

Source: PIFSC 2008

**Table 9: 2006 reported catches of major species by the Hawaii swordfish longline fishery**

Number of sets made: 850			
Species	Number caught	Number kept	Pounds kept
Swordfish	13,437	12,585	2,089,110
Bigeye Tuna	1,200	1,153	100,311
Albacore	434	349	17,799
Mako Shark	575	48	8,496
Yellowfin Tuna	135	127	8,128
Striped Marlin	110	105	7,140
Mahimahi	465	434	6,076
Oilfishes	453	314	5,338
Moonfish	49	40	3,320
Blue Marlin	13	12	1,956
Pomfret	149	127	1,651
Skipjack Tuna	16	14	224
Wahoo	6	6	180
Shortbill Spearfish	4	4	124
Blue Shark	9,495	0	-
Thresher Sharks	15	0	-

Source: PIFSC 2008

**Table 10: 2007 reported catches of major species by the Hawaii shallow-set longline fishery, 2007**

Number of sets made: 1,497			
Species	Number caught	Number kept	Pounds kept
Swordfish	20,843	18,769	3,115,654
Bigeye Tuna	1,350	1,167	101,529
Albacore	1,391	853	43,503
Oilfishes	2,392	1,890	32,130
Mahimahi	1,916	1,727	24,178
Striped Marlin	318	279	18,972
Mako Shark	832	104	18,408
Blue Marlin	51	48	7,824
Yellowfin Tuna	129	118	7,552
Moonfish	54	40	3,320
Wahoo	87	81	2,430
Shortbill Spearfish	71	61	1,891
Thresher Sharks	52	7	1,386

Pomfret	141	114	1,482
Blue Shark	15,475	9	900
Skipjack Tuna	35	27	432

Source: PIFSC 2008; NMFS PIFSC 4<sup>th</sup> Quarter Longline Report

### 3.2.2.1 Bigeye Tuna

#### *Life History and Distribution*

Bigeye tuna (BET) are believed to have recently evolved from a common parent stock of yellowfin tuna (YFT) (*Thunnus albacares*), remaining in a close phylogenetic position to yellowfin with similar larval form and development. Although the species shares a similar latitudinal distribution with YFT worldwide, BET have evolved to exploit cooler, deeper and more oxygen poor waters when compared to YFT in a classic example of adaptive niche partitioning. Several investigators have demonstrated that this has been accomplished through a combination of physiological and behavioral thermoregulation and other anatomical adaptations for foraging at depth such as respiratory adaptations and eye and brain heaters (Holland and Sibert 1994; Lowe et al. 2000; Fritsches and Warrant 2001). In this way, the species is considered to be intermediate between a tropical tuna (e.g., yellowfin, blackfin (*T. atlanticus*), longtail tuna (*T. tonggol*)) and the temperate water tunas (e.g., albacore (*T. alalunga*), the bluefin tunas). This combination of traits can be characterized by rapid growth during the juvenile stage, movements between temperate and tropical waters to feed and spawn, equatorial spawning with high fecundity -- combined with a preference for cool water foraging and a protracted maturity schedule, an extended life span and the potential for broad spatial movements. It is believed that BET are relatively long lived in comparison to YFT but not as long lived as the three bluefin tuna species.

Feeding is opportunistic at all life stages, with prey items consisting of crustaceans, cephalopods and fish (Calkins 1980). There is significant evidence that BET feed at greater depths than YFT, utilizing higher proportions of cephalopods, and mesopelagic fishes and crustaceans in their diet thus reducing niche competition (Whitelaw and Unnithan 1997).

Spawning spans broad areas of the Pacific and occurs throughout the year in tropical waters and seasonally at higher latitudes at water temperatures above 24°C (Kume 1967; Miyabe 1994). Hisada (1979) reported that BET require a mixed layer depth of at least 50 m with a sea surface temperature (SST) of at least 24°C. While spawning of bigeye tuna occurs across the Pacific, the highest reproductive potential was considered to be in the EPO based on size frequencies and catch per unit of effort inferred abundance (Kikawa 1966).

Basic environmental conditions favorable for survival include clean, clear oceanic waters between 13°C and 29°C. However, recent evidence from archival tags indicates that bigeye can make short excursions to depths in excess of 1000 m and to ambient sea temperatures of less than 3°C (Schaefer and Fuller 2002). Juvenile BET in the smaller length classes occupy surface mixed layer waters with similar sized juvenile YFT. Larger bigeye frequent greater depths, cooler waters and areas of lower dissolved oxygen compared to skipjack and yellowfin.



Hanamoto (1987) estimated optimum bigeye habitat to exist in water temperatures between 10° to 15°C at salinities ranging between 34.5‰ to 35.5‰ where dissolved oxygen concentrations remain above 1 ml/l. Recent data from archival tagging has largely corroborated these earlier findings while extending the actual habitat range of the species.

Determination of age, growth and maturity schedules for BET are only now becoming better defined. BET are considerably longer lived, slower growing and, therefore, more vulnerable than the YFT. It is now considered that bigeye mature at 3 – 4 years of age after which growth slows considerably with fish capable of living well past ten years. Critical to the understanding of bigeye biology and management are better estimates of maturity schedules by area which are just now beginning to become available. Preliminary results indicate that earlier assessments may have utilized unrealistically low estimates of “size at maturity” for the species.

### ***Larval and Juvenile Stages***

The eggs of BET resemble those of several scombrid species and can not be differentiated by visual means. Therefore, the distribution of bigeye eggs has not been determined in the Pacific Ocean. However, the duration of the fertilized egg phase is very short, approximately one day, meaning egg distributions are roughly coincident with documented larval distributions. Eggs are epipelagic and buoyed at the surface by a single oil droplet until hatching occurs.

Bigeye larvae appear to be restricted to surface waters of the mixed layer well above the thermocline and at depths less than 50 to 60 m, with no clear consensus on diurnal preference by depth or patterns of vertical migration (Matsumoto 1961, Strasburg 1960, Ueyanagi 1969). Prey species inhabit this zone, consisting of crustacean zooplankton at early stages, shifting to fish larvae at the end of the larval phase and beginning of early juvenile stages. The diet of larval and juvenile BET is similar to that of YFT, consisting of a mix of crustaceans, cephalopods and fish (Uotani et al. 1981).

The age and growth of larval, post-larval and early juvenile BET is not well known or studied. Yasutake et al. (1973) recorded newly hatched larvae at 2.5 mm in total length, growing to 3.0 and 3.1 mm at 24 and 48 hours. The early post-larval stage was achieved at 86 hours after hatching. However, it is likely that the early development of bigeye tuna is similar to that of YFT which is the subject of laboratory studies by the IATTC (IATTC 1997). The larval stages of BET likely extend for approximately two to three weeks after hatching. The short duration of the larval stage suggests that the distribution of bigeye larvae is nearly coincident with the distribution of bigeye spawning and eggs. It has been suggested that areas of elevated productivity are necessary to support broad spawning events that are characteristic of skipjack, YFT and BET whose larvae would subsequently benefit from being in areas of high forage densities (Sund et al. 1981, Miller 1979, Boehlert and Mundy 1994; Itano 2000).

Juvenile tunas, including bigeye, aggregate strongly to floating objects or to large, slow-moving marine animals, such as whale sharks and manta rays (Calkins 1980, Hampton and Bailey 1993). This behavior has been exploited by surface fisheries to aggregate juvenile YFT and BET to anchored or drifting fish aggregation devices (FADs) (Sharp 1978; Hampton and Bailey 1993).

Juvenile, sub-adult and adult BET are also known to aggregate near seamounts and submarine ridge features where they are exploited by pole-and-line, handline and purse-seine fisheries (Fonteneau 1991, Itano 1998a; Hallier and Delgado de Molina 2000; Itano and Holland 2000).

Juvenile BET form mono-specific schools at or near the surface with similar-sized tuna or may form mixed aggregations with skipjack and/or juvenile YFT (Calkins 1980). Yuen (1963) has suggested that these mixed-species schools are actually separate single-species schools that temporarily aggregate to a common element such as food. Echo sounder, sonar data and test fishing strongly suggest a vertical separation of bigeye, yellowfin and skipjack schools that are aggregated to the same floating object. Circumstantial evidence supports species-specific vertical stratification of tuna on drifting objects, with BET being the deepest, YFT intermediate and skipjack closest the surface. Several studies have examined these issues using sonar and echo sounding equipment capable of measuring target strength readings of individual fish (Josse et al. 2000; Josse and Bertrand 2000). Species-specific remote sensing of tunas needs further study to substantiate initial findings. Such studies are complicated by BET behaviors including normal daytime deep diving behavior which becomes inconsistent when tuna are in association with drifting and anchored FADs where they tend to remain within the mixed layer (Schaefer and Fuller 2002; Musyl et al. 2003).

Juvenile BET are regularly taken as an incidental in surface fisheries, and occasionally as targeted catch, such as in the seamount and FAD-associated offshore handline fishery of Hawaii (Adam et al. 2003). Both juvenile and sub-adult BET are taken as an incidental catch in floating object sets in western Pacific purse seine fisheries. In the EPO, purse seine catches of sub-adult BET have been quite high in some years and should be considered as a retained component of the catch in the skipjack floating object fishery. Schaefer and Fuller (2002) from archival tag data noted that BET less than 110 cm spent a greater percentage of their time in association with drifting FADs in the EPO but that the larger bigeye still had an affinity for aggregating to floating objects. Very small BET are also taken in equatorial purse seine fisheries though may be discarded or poorly enumerated due to market demands and mixed reporting with juvenile YFT.

Juvenile and sub-adult BET of increasing size appear in higher latitude fisheries, suggesting portions of the population move away from equatorial spawning/nursery grounds to feed and grow, only to return later to spawn. The distribution of these juvenile and sub-adult tuna becomes better understood as they begin to enter catch statistics of temperate water fisheries.

### ***Adult Stage***

Adult BET are distributed across the tropical and temperate waters of the Pacific, between northern Japan and the North Island of New Zealand in the western Pacific, and from 40°N to 30°S in the eastern Pacific (Calkins 1980). Brill (1994) proposed a physiological basis to explain how BET are able to utilize oxygen in a highly efficient manner, thereby allowing them to forage in areas that are not utilized by other tuna species. He theorized that BET spend the majority of their time at depth, making short excursions to the surface to warm up. Lowe et al. (2000) demonstrate that the blood of BET has a significantly higher affinity for O<sub>2</sub> compared to other tunas, thus explaining their ability to exploit O<sub>2</sub> poor regions and depths.

This vertical movement pattern, which has been clearly demonstrated by sonic tracking experiments of BET, is exactly the opposite pattern demonstrated by skipjack and juvenile YFT (Holland et al. 1992). Sonic tracking and archival tagging of BET consistently indicate deep foraging during the daytime near or below the thermocline and shallow swimming behavior at night. Schaefer and Fuller (2002) noted that BET in the EPO spend most of the day at depths of 200 – 300 m and ambient temperatures of 13 - 14°C, although dives to below 1,500 m and ambient temperatures of < 3°C were noted.

### ***Movement***

Recent studies by scientists at PIFSC describe the fishing grounds near 30°N and the abundance of BET at this location during the summer months. They integrated fishery, biological, and oceanographic data to describe the area and used pop-up archival tags to determine BET movements. The tuna showed an apparent site fidelity to this area in the summer months. This area around 30°N is very stratified with no apparent nutrient inputs to the surface layers yet often has large phytoplankton blooms visible by satellites (PIFSC unpublished data).

Sibert et al. (2003) applied a Kalman filter statistical model to refine horizontal movement data from geolocating archival tags recovered from Hawaiian BET. Juvenile and sub-adult BET recoveries showed little real movement and a strong tendency to remain at the seamount and FADs where they had been tagged. The only large BET (131 cm) apparently remained associated with the coastal features and nearshore bathymetry of the island of Hawaii during 84 days at liberty. The authors suggest that large features, such as islands, may act as points of attraction and aggregation for BET. This is a commonly held belief of traditional handline fishermen in Polynesia who target deep swimming tunas at specific locations close to atolls and high islands. There are several of these traditional handline areas along the south shore of the island of Hawaii that are known to hold BET and YFT (Rizutto 1983).

### ***BET Stock Structure***

The geographic distribution of BET is pan-Pacific with no physical or oceanographic barriers to movement within temperature extremes. Analyses of genetic variation in mitochondrial DNA and nuclear microsatellite loci have been conducted on BET otoliths from nine geographically scattered regions of the Pacific (Grewe and Hampton 1998). The study noted some evidence for restricted gene-flow between the most geographically distinct samples (Ecuador and the Philippines). However, the data otherwise failed to reject the null hypothesis of a single Pacific-wide population of BET. In other words, the study supported the possibility of some degree of population mixing throughout the basin. Grewe et al. (2000) however, found no evidence to suggest that BET samples from the Indian Ocean were genetically different from the Pacific Ocean samples examined in the earlier study. This suggests that the methodology currently used may be an inappropriate tool for determining the issue of stock structure.

Miyabe and Bayliff (1998) suggested that there is insufficient information currently available to definitively determine the stock structure of BET in the Pacific; therefore a single stock hypothesis is usually adopted for Pacific BET. However, consistent areas of low catch separate

principal fishing grounds in the eastern and central/western regions (around 165 - 170°W) and there appears to be little mixing of tagged populations although the tagging data are quite limited. Due to these considerations and the existence of two major, geographically separated, fishing grounds and fisheries coupled with the possibility of ocean basin movements of Pacific BET, stock assessments have been carried out on both a Pacific-wide basis and a two-stock hypothesis separating the central and western Pacific from the EPO.

The results of the genetic analyses are broadly consistent with SPC tagging experiments on BET whereby most stay close but some show extensive movement. BET tagged in locations throughout the western tropical Pacific have displayed eastward movements of up to 4,000 nmi over periods of one to several years. The widespread distribution of BET spawning throughout the tropical Pacific and the greater longevity of BET relative to other tropical tunas, such as YFT (Hampton et al. 1998), are also consistent with a high potential for basin-scale gene flow. However, large-scale movements of BET > 1,000 nmi have accounted for only a small percentage of returns, with most recaptures occurring within 200 nmi of release. In addition, a significant degree of site fidelity of BET in some locations has been suggested, such as near large land masses, island-rich archipelagos, and possibly areas of high FAD densities.

Sibert and Hampton (2003) estimated median lifetime displacements of skipjack and yellowfin tuna in the order of some hundreds of nautical miles, rejecting the notion that these tropical tuna species are widely ranging by nature and “highly migratory”. These findings are consistent with the concept of “semi-discrete stocks” of YFT in the Pacific as proposed by Suzuki et al. (1978). BET, representing a unique blend of traits between a tropical and temperate tuna species with a protracted life span, may be expected to remain in a general area for extended periods of time and to also range further and have a higher potential for broader displacements throughout their extended life span.

### ***Stock Status***

The 2006 Western and Central Pacific Fisheries Commission’s (WCPFC) assessment of BET conducted by the Secretariat of the Pacific Community’s (SPC) used a six-region model, which indicated that there is a high probability that overfishing of bigeye has been occurring in the WCPO since 1997. While the stock is not yet in an overfished state, further biomass decline is likely to occur at 2001–2004 levels of fishing mortality at long-term average levels of recruitment, moving the stock into an overfished state. The current estimate of MSY for bigeye in WCPO is 64,600-91,400 mt (Hampton et al. 2005) and 102,263 for the EPO (Maunder and Hoyle 2006). The greatest impact to the stock is in the equatorial region, while the temperate regions are estimated to be moderately exploited. Furthermore, the attribution of depletion to various fisheries or groups of fisheries indicates that the longline fishery has a major impact; the purse-seine fishery operating on associated sets has a lesser, but still substantial effect, particularly in the equatorial regions.

### 3.2.2.2 Yellowfin Tuna

Several studies on the taxonomy, biology, population dynamics and exploitation of yellowfin tuna (*Thunnus albacares*) have been carried out. However in recent years, directed research and management attention has tended to concentrate on BET, limiting to some extent the amount of recent information available on YFT. Cole (1980) and Collette and Nauen (1983) provided general descriptions of the species and fisheries that were updated fourteen years later by Wild (1994) for eastern Pacific YFT, and Suzuki (1994) for western and central Pacific YFT.

Specific information on the status of YFT fisheries and stocks in the Pacific Ocean are contained in the collective research and publications of the IATTC for the EPO. Information on YFT of the WCPO can be found in the proceedings of seventeen years of annual meetings of the Standing Committee on Tuna and Billfish (SCTB) and the Scientific Committee (SC) of the WCPFC. The information contained in this review relies heavily on these sources that represent the most recent information available on the biology, ecology, physiology and fisheries for YFT in the Pacific Ocean. More detailed information on life history characteristics of YFT may be found in the Council's Pelagics FMP Amendment 14 (WPRFMC 2006).

#### ***Life History and Distribution***

YFT are placed in the subgenera *Neothunnus* with the Atlantic blackfin tuna (*Thunnus atlanticus*) and Indo-Pacific longtail tuna (*T. tonggol*) by Collett (1979, 1999) based on various morphological adaptations to endothermy (e.g., heat exchanger and liver morphology). This separation characterizes yellowfin tuna as “tropical” tuna vs. the “cold-water” subgenera *Thunnus* that consists of the bluefins, albacore and to some extent the bigeye tuna. However, YFT and BET share important morphological characters and BET appears to cluster weakly with the tropical tunas based on some genetic evidence (Chow and Kishino 1995; Alvarado Bremer et al. 1996).

While these observations suggest the BET is somehow intermediate between the tropical and “cold water” tunas, the YFT is clearly a tropical species, occupying the surface waters of all warm oceans. Yellowfin and bigeye tuna share a great deal of latitudinal distribution across the world oceans with yellowfin tending to occupy shallower and warmer depth strata within the upper mixed layer, i.e. the epipelagic zone.

Within the Pacific, YFT are widely distributed from around 35°N - 33°S in the EPO and 40°N - 35°S in the WCPO (Blackburn 1965). Basic environmental conditions favorable for survival include clean oceanic waters between 18°C and 31°C, within salinity ranges normal for the pelagic environment, and with DO concentrations greater than 1.4 to 2.0 ml/l, which are higher than those required by BET (Blackburn 1965; Sund et al. 1981). Larval and juvenile YFT occupy surface waters with adults increasingly utilizing greater depth strata while remaining within the mixed layer, i.e. generally above the thermocline (Suzuki et al. 1978). However, these habitat preferences are not strict or exclusive as juveniles of both species occupy surface waters, and recent evidence suggests adults may spend some time at significant depths below the thermocline.

Feeding is opportunistic at all life stages, with prey items consisting of crustaceans, cephalopods and fish (Reintjes and King 1953; Cole 1980). A large number of age and growth studies have been carried out for Pacific yellowfin tuna as reviewed by Suzuki (1994). Studies have examined length or weight frequencies, tagging data, scales, otoliths or other hard parts such as dorsal spines. Results have been inconsistent with some suggestion that the examination of hard parts yields superior results to length or weight frequency analyses or tagging data in growth determination studies. Growth is considered very rapid, with individuals reaching approximately 55 cm in fork length at age one and over 90 cm at age two. YFT are not considered long-lived in comparison to the bluefin tunas or albacore with tagging data suggesting a maximum age of around 6 - 7 years.

Spawning occurs over broad areas of the Pacific, occurring throughout the year in tropical waters and seasonally at higher latitudes at water temperatures above 24°C (Suzuki 1994; Schaefer 1998; Itano 2000). YFT are serial spawners, capable of repeated spawning at near daily intervals with batch fecundities of millions of ova per spawning event (June 1953; Nikaido 1988; McPherson 1991; Schaefer 1996, Itano 2000). It is believed maturity is reached very quickly at around two years of age with some regional variability.

YFT appear to move freely within broad regions of favorable water temperature and are known to make annual excursions to higher latitudes as water temperatures increase with season. However, the extent to which these are directed movements is unknown and the nature or existence of YFT “migration” in the central and western Pacific remains unclear (Suzuki 1994). YFT are clearly capable of large-scale movements which have been documented by tag and recapture programs, but many tag recaptures occur within a relatively short distance of release.

YFT are known to aggregate to drifting flotsam, large marine animals and in regions of elevated productivity, such as near seamounts and regions of localized upwelling (Blackburn 1969; Wild 1994; Suzuki, 1994). Aggregation to floating objects is particularly pronounced for juvenile stages. Major surface fisheries for YFT exploit these behaviors either by utilizing artificial FADs or by targeting productive areas with vulnerable concentrations of tuna (Sharp 1978; Hampton and Bailey 1993).

The combination of these biological and behavioral traits identify YFT as a classic “tropical” tuna species with rapid growth and maturity, high fecundity, relatively short life span and inhabiting broad expanses of warm, surface waters. In a simplified way, yellowfin and bigeye tuna may be considered as shallow and deeper-dwelling cousins with similar worldwide (horizontal) distributions but adapted to exploit different, vertically stratified food sources.

### ***Larval and Juvenile Stage***

The eggs of YFT, like BET, resemble those of several scombrid species and can not be differentiated by visual means (Cole 1980). Therefore, the distribution of YFT eggs has not been absolutely determined in the Pacific. However, the duration of the fertilized egg phase is very short (approximately 24 hours), therefore, egg distributions can be assumed to be roughly

coincident with documented YFT larval distributions. The eggs are epipelagic, suspended at the surface by a single oil droplet until hatching. The observation of YFT spawning and the development of egg and early larval stages is now possible at shore based facilities where spawning was first observed during late 1996 (IATTC 1997).

YFT larvae are trans-Pacific in distribution and found throughout the year in tropical waters but are restricted to summer months in sub-tropical regions. For example, peak larval abundance occurs in the Kuroshio Current during May and June and in the East Australian Current during the austral fall and summer (November to December). YFT larvae have been reported close to the main Hawaiian Islands in June and September but were not found in December and April (Boehlert and Mundy 1994). The distribution of yellowfin larvae has been linked to areas of high productivity and islands, but how essential these areas are to the life history of the species is not known. *Thunnus* larvae (most likely YFT due to spawning distributions) have been noted to be relatively abundant near the Hawaiian Islands compared to offshore areas (Miller 1979; Boehlert and Mundy 1994).

The distribution of juvenile tuna less than 35 cm fork length has not been well documented but is assumed to be similar to that of larval YFT. These small juvenile stage yellowfin occupy warm oceanic surface waters above the thermocline and are found throughout the year in tropical waters. Published accounts on the capture of juvenile tuna have been summarized by Higgins (1967). Juveniles have been reported in the western Pacific between 31°N near the east coast of Japan to 23°S and 23°N near the Hawaiian Islands to 23°S in the central Pacific region. Juvenile YFT form mono-specific schools at or near the surface of similar sized fish or may be mixed with other tuna species such as skipjack or juvenile BET. Yuen (1963) has suggested that the mixed-species schools are actually separate single-species schools that temporarily aggregate to a common factor such as food. Juvenile fish will aggregate beneath drifting objects or with large, slow moving animals such as whale sharks and manta rays (Hampton and Bailey 1993). This characteristic has been exploited by surface fisheries to aggregate and exploit YFT, most of which are juvenile fish, to anchored or drifting artificial FADs. Juvenile YFT are also known to aggregate near seamounts and submarine ridge features and areas of elevated productivity (Fonteneau 1991; Itano and Holland 2000).

Juvenile YFT feed primarily during the day and are opportunistic feeders on a wide variety of forage organisms, including various species of crustaceans, cephalopods and fish (Reintjes and King 1953; Watanabe 1958). Prey items include epipelagic or mesopelagic members of the oceanic community or pelagic post-larval or pre-juvenile stages of island, reef or benthic associated organisms. Significant differences in the composition of prey species of FAD and non-FAD associated yellowfin have been noted in Hawaii (Brock 1985), American Samoa (Buckley and Miller 1994) and the southern Philippines (Yesaki 1983).

Recent work in Hawaiian waters found that juvenile yellowfin and bigeye tuna in a size range of 40 – 80 cm exploited similar broad groups of prey but significantly different species (Grubbs et al. 2002). YFT were noted to feed almost exclusively on epipelagic crustaceans and fish or mesopelagic species that vertically migrate into the shallow mixed layer at night. Bigeye tuna of

the same size and in the same aggregations fed primarily on a deeper dwelling complex of mesopelagic crustaceans, cephalopods and fish.

### **Adult Stage**

The habitat of adult YFT can be characterized as warm oceanic waters of low turbidity with a chemical and saline composition typical of tropical and sub-tropical oceanic environments. Adult YFT are clearly trans-Pacific in distribution and range to higher latitudes compared to juvenile fish. Sea surface temperatures play a primary role in their horizontal and vertical distribution, particularly at higher latitudes. Blackburn (1965) suggested the range of YFT distribution was bounded water temperatures between 18°C and 31°C with commercial concentrations occurring between 20°C and 30°C. Salinity does not appear to play as important a role in distribution in comparison to water temperature and clarity.

Adult YFT are opportunistic feeders, relying primarily on crustaceans, cephalopods and fish as has been described for juveniles. However, the larger size of adult fish allows the exploitation of larger prey items, with large squid and fish species becoming more important diet items. Yesaki (1983) noted a high degree of cannibalism of large FAD-associated YFT on juvenile tunas in the southern Philippines. The baiting of longlines with saury, mackerel and large squid also implies that mature fish will take large prey items if available. YFT are also known to aggregate to large near surface concentrations of forage, such as the spawning aggregations of lanternfish (*Diaphus* sp.) that occur seasonally in the Australian Coral Sea (Hisada 1973; McPherson 1991b).

Juvenile and adult YFT aggregate to drifting flotsam, anchored buoys and large marine animals, while adult yellowfin are known to associate with herds of porpoises (Hampton and Bailey 1993). Adults also aggregate in regions of elevated productivity and high zooplankton density, such as near seamounts and regions of upwelling and convergence of surface waters of different densities, presumably to capitalize on the elevated forage available (Blackburn 1969; Cole 1980; Wild 1994; Suzuki 1994).

The use of sonic and archival tagging technologies has greatly expanded our knowledge of tuna behavior and habitat selection. Electronic evidence supports the belief that YFT spend most of their time in the mixed layer above 100 m depth, above or just below the thermocline.

Longevity for the species has not been defined but a maximum age of 6 to 7 years appears likely based on growth estimates and tag recapture data. Maximum size exceeds 200 cm. The current International Game Fish Association all tackle record was caught in the eastern Pacific in 1977 for a YFT of 176.4 kg that measured 208 cm (Collette and Nauen 1983).

Most estimates suggest that the majority of YFT reach maturity between 2 and 3 years of age on the basis of length-age estimates for the species (Ueyanagi 1966). A length at maturity estimate by Itano (2000) was 112.5 cm for yellowfin from the Hawaii region, the northern-most area examined. Schaefer (1998) using the same methodology estimated the length at 50% maturity for yellowfin in the Eastern Pacific Ocean at 92.1 cm, considerably lower than WCPO estimates.



This significantly lower estimate may reflect the higher productivity of the EPO resulting in shortened maturity schedules.

YFT spawn in sea surface temperatures above 24 - 25°C in pelagic environments across the Pacific with some evidence suggesting some preference for leeward coasts of oceanic islands and archipelagos. Spawning takes place at night, peaking between 2200 – 0300 and is believed to take place close to the surface although wild spawning has not been witnessed (Schaefer 1998; Itano 2000). YFT are serial spawners, releasing millions of eggs during each spawning event and capable of repeated spawning at daily or near daily intervals during extended spawning.

Mature yellowfin in Hawaii were sampled during the spawning season (April – September) and the non-spawning season (October – March) and analyzed for spawning frequency and fecundity (Itano 2000). During the Hawaii spawning season, the spawning rates were very high from all surface fisheries, ranging from 1.02 d to 1.07 d indicating a near-daily spawning pattern. Yellowfin taken by deep-set longline gear during this time indicated a lower average spawning frequency resulting from a higher percentage of mature, non spawning fish. Spawning activity ceased completely in the fall season, resuming in early spring.

YFT are highly fecund, releasing hundreds of thousands to some millions of eggs during each spawning event. Batch fecundity increases significantly with weight but can be highly variable between fish of similar sizes (Schaefer 1998). Spawning occurs throughout the year in tropical waters at least within 10 degrees of the equator and seasonally at higher latitudes when sea surface temperatures rise above 24°C (Suzuki 1994). Several different areas and seasons of peak spawning for yellowfin have been proposed for the central and western equatorial Pacific.

The total catch of yellowfin tuna has increased steadily since 1980 in the Pacific Ocean, driven for the most part by increases in purse seine landings (Williams and Reid 2005). Pole-and-line catches have remained relatively stable during this time period in the WCPO while declining significantly in the EPO in recent years. Longline catches in both areas have been generally stable while there have been significant increases in yellowfin landings in the WCPO Mixed gear types that primarily consist of unclassified gear types of Indonesia and Philippine handline catches (WCPFC 2005).

Juvenile YFT form a major component of surface landings in the WCPO and form an economically and socially important component of domestic, artisanal and subsistence fisheries in the Pacific, particularly in small-island and coastal states. In particular, small scale troll and surface handline fisheries generally take juveniles less than 100 cm. Juvenile YFT are also regularly taken as an incidental byproduct in skipjack pole and line fisheries, especially when floating objects or FADs are utilized. Juveniles of very small sizes are taken in the Philippine ringnet, gillnet and small purse seine fisheries or by a mixture of hook and line gears. These fisheries are based on anchored FADs, taking advantage of the strong tendency of juvenile tuna to aggregate to floating objects.

Large, mature-sized YFT are caught by higher value sub-surface fisheries, primarily longline fleets landing sashimi grade product. Adult YFT aggregate to drifting flotsam and anchored buoys, though to a lesser degree than juvenile fish. Large fish also aggregate over deep seamount and ridge features where they are targeted by some longline and handline fisheries.

A general perception is that adult YFT are taken by longline gear and in unassociated purse seine sets, while juvenile yellowfin are taken during purse seine sets on floating objects (e.g., logs, and anchored or drifting FADs). In reality, considerable overlap exists in longline and purse seine fisheries. It appears that juvenile YFT recruit to and are potentially vulnerable to longline gear from around 55 cm and may be retained or discarded depending on the market characteristics of the fishery. Purse seine sets on floating objects definitely harvest mainly juvenile-sized YFT but a small proportion of mature tuna are also taken. Examples of fishing gears or methods that really concentrate on mature-sized YFT include dolphin-associated purse seine fishing in the EPO and deep handline fisheries of the Philippines and Indonesia.

### ***Movement***

The migration or movement of YFT has been inferred from seasonal displacements to higher latitudes with warming SST and returning to lower latitudes during the cooler seasons (Suzuki et al. 1978). Examples of these situations can be seen off Japan with yellowfin in the Kuroshio Current, movements of yellowfin in the East Australian Current, or the seasonal appearance of YFT in California and New Zealand coastal waters. However, the extent to which these are migrations or simply habitat extensions with warming water is unknown.

YFT appear to be free to move throughout broad regions of favorable water temperature (18 - 31°C), salinity and DO values; and are capable of large, basin-scale movements as documented by tag recoveries. However, large, basin-scale movements that are typical for bluefin and albacore tuna appear to be very rare for yellowfin, with most tag recaptures occurring within 200 miles of release. Movement parameters for YFT may also be influenced by geography or bathymetry, with greater retention around islands, seamounts and banks.

A relatively large body of literature exists on sonic tracking of YFT in comparison to other tuna species (Block et al. 1997; Brill et al. 1999; Cayré 1991; Holland et al. 1990; Marsac and Cayré 1998). These studies generally support the assumption that YFT spend most of their time in the surface mixed layer of the ocean or near the thermocline. Juvenile YFT in Hawaii were observed to remain in the mixed layer or just above the thermocline (Holland et al. 1990) while large, adult size YFT in the same region were observed by sonic tracking to spend ~60 to 80% of their time in or immediately below the mixed layer and above 100 m (Brill et al. 1999). On the basis of these observations, Brill et al. (1999) proposed that yellowfin depth range was determined by a temperature differential based on the ambient surface temperature rather than any absolute temperature *per se*. In the case of Hawaiian YFT, they hypothesized that vertical diving was limited to water temperatures 8°C colder than surface waters due to the impact of cold water on heart function.

However, yellowfin have been observed (via acoustic telemetry) to make deeper dives to very cold water temperatures, generally for brief periods. Carey and Olsen (1982) report a yellowfin tuna diving to 464 m, the deepest diving record for a yellowfin yet published. Research is being conducted in Hawaii to examine the vertical behavior of YFT and BET found in association with anchored FADs (Itano et al. 2005). Anchored FADs have been equipped with underwater sonic receivers while tuna, billfish and oceanic sharks have been equipped with sonic transmitters that send presence/absence and depth data to the FAD receivers at a fine temporal scale. This work is ongoing but will document diurnal vertical behavior of these species in the presence of FADs.

### ***YFT Stock Structure***

YFT is an epipelagic species with worldwide distribution and there appear to be no physical or physiological barriers that prevent YFT from mixing throughout the Pacific basin. However, the question of stock structure of yellowfin in the Pacific continues to challenge management and several theories on stock heterogeneity exist.

Wild (1994) and Suzuki (1994) review the body of research on the stock structure of YFT in the EPO and WCPO. Several indirect stock identification procedures or methodologies have been employed that include morphometric and meristic variability, length frequency and catch-and-effort analyses, analyses of tagging data and spawning/reproductive studies (Cole 1980). Recently, genetic studies and the analyses of microconstituents in hard parts have attempted to develop more direct methods to discriminate yellowfin subpopulations. Results from indirect and direct methods have not always been complementary and the existence of sub-populations of YFT in the Pacific has yet to be proven (Wild 1994).

Tagging data suggest that YFT move throughout the western and central Pacific Ocean, at least within the equatorial latitudes, but generally do not move more than a few hundred miles (Sibert and Hampton 2003). Movement to higher latitudes may be more restricted in nature, but further research and tagging is needed. However, tagging data strongly suggest that movement between the EPO and the WCPO is fairly restricted for the species. Morphometric studies also support the possibility of restricted gene flow between the EPO and WCPO and even between northern and southern groups of YFT within the EPO (Schaefer 1989, 1991). The existence of semi-discrete equatorial populations of YFT in the eastern, central and western Pacific have also been supported by length frequency and catch composition data (Kamimura and Honma 1963; Suzuki et al. 1978). Analyses of otolith microchemistry have also suggested some geographic variation between central and western Pacific YFT (Gunn and Ward 1994).

Genetic studies for the most part have not been able to demonstrate population structure within the Pacific. Appleyard et al. (2001) examined five microsatellite loci from EPO and WCPO YFT and found very limited, but significant differentiation between some areas. However, the Appleyard et al. (2001) study concluded that population structure of a species like YFT that have the ability to mix genes across wide areas needs to be examined using a mixture of genetic and other data, e.g., tagging, morphology and analyses of otolith microchemistry.

### ***Stock Status***

As described in the report of the third meeting of the Science Committee of the WCPFC, the 2007 stock assessment conclusions for yellowfin differ slightly from the 2006 assessment, particularly in relation to the ratio of the current estimate of fishing mortality compared with the fishing mortality at maximum sustainable yield (F/FMSY), with this indicator in the 2007 assessment being slightly more optimistic than that in the 2006 assessment. While the point estimate of F/FMSY remains slightly less than 1.0 (0.95), the probability distribution associated with the fishing mortality-based reference point indicates that there is almost an equal probability that the value of F/FMSY is less than or greater than the reference point. Therefore, the possibility of yellowfin overfishing is still relatively high (47%). The reference points that predict the status of the stock under equilibrium conditions are B/BMSY (1.10) and SB/SBMSY (1.12), which indicate that the long-term average biomass would remain slightly above the level capable of producing MSY at 2002–2005 average fishing mortality. Overall, current biomass exceeds the estimated biomass at MSY (B/BMSY >1.0) indicating that the yellowfin stock in the WCPO is not in an overfished state, although there is a small probability (6.2%) that it is in an overfished state (WCPFC 2007). The MSY for WCPO yellowfin is estimated at 329,680–388,120 mt (Hampton et al. 2006) and 287,377 mt for the EPO (Hoyle and Maunder 2006).

### **3.2.2.3 Albacore Tuna**

#### ***Life History and Distribution***

Separate northern and southern stocks of albacore (*Thunnus alalunga*), with separate spawning areas and seasons, are believed to exist in the Pacific. In the North Pacific there may be two sub-stocks, separated due to the influence of bathymetric features on water masses (Laurs and Lynn 1991). Growth rates and migration patterns differ between populations north and south of 40° N. (Laurs and Wetherall 1981; Laurs and Lynn 1991).

In the North Pacific, albacore are distributed in a swath centered on 35° N. and range as far as 50° N. at the western end of their range. In the central South Pacific (150° E. to 120° W.) they are concentrated between 10° S. and 30° S.; in the west they may be found as far as 50° S. They are absent from the equatorial eastern Pacific. Hawaii appears to be at the southern edge of their range.

Temperature is recognized as the major determinant of albacore distribution. Albacore are both surface dwelling and deep-swimming. Deep-swimming albacore tuna are generally more concentrated in the western Pacific but with eastward extensions along 30° N. and 10° S. (Foreman 1980). The 15.6° to 19.4° C SST isotherms mark the limits of abundant distribution although deep-swimming albacore tuna have been found in waters between 13.5° and 25.2° C (Saito 1973). Laurs and Lynn (1991) describe North Pacific albacore tuna distribution in terms of the North Pacific Transition Zone, which lies between the cold, low salinity waters north of the sub-arctic front and the warm, high salinity waters south of the sub-tropical front. This band of water, roughly between 40° and 30–35° N. (the Transition Zone is not a stable feature) also helps to determine migration routes.

Telemetry experiments demonstrate that albacore will enter water as cold as 9.5° C for short periods of time. Laurs and Lynn (1991) argue that acoustic tracking demonstrates that albacore tuna have a wider temperature range than stated previously and that their normal habitat is 10°-20° C with a dissolved oxygen saturation level greater than 60 percent.

The overall thermal structure of water masses, rather than just SST, has to be taken into account in describing total range because depth distribution is governed by vertical thermal structure. Albacore are found to a depth of at least 380 m and will move into water as cold as 9° C at depths of 200 m. They can move through temperature gradients of up to 10° C within 20 minutes. This reflects the many advanced adaptations of this fish; it is a thermoregulating endotherm with a high metabolic rate and advanced cardiovascular system. Generally, albacore have different temperature preferences according to size, with larger fish preferring cooler water, although the opposite is true in the northeast Pacific. They are considered epi- and mesopelagic in depth range.

The main albacore fisheries in the Pacific may be distinguished as either surface or deep water. The surface fisheries are trolling operations off the American coast from Baja to Canada, baitboat operations south of Japan at the Kuroshio Front and a fishery in New Zealand waters. A troll fishery has also developed south of Tahiti. Purse seine fishing is also considered a surface method but is currently of minor importance in the albacore fishery. Albacore are occasionally taken as bycatch in other tuna fisheries. Elsewhere, mainly in the northwest and South Pacific, longline gear is used to capture deep-swimming fish. Taiwanese and Japanese high seas drift gillnetters rapidly expanded effort in the South Pacific after 1988, targeting albacore tuna. A number of regional and international initiatives were put forward to limit or ban this fishery, and by 1990 operations had ceased (Wright and Doulman 1991). Generally, surface fisheries occur in cooler waters and target immature fish; the longline fishery, targeting deep-swimming fish, occurs closer to the equator.

### ***Larval and Juvenile Stage***

Davis et al. (1990) studied diel distribution of tuna larvae, including albacore tuna in the Indian Ocean off of northwest Australia. They found that albacore tuna migrate to the surface in the day and are deeper at night. This diel pattern was much more marked in albacore tuna than southern bluefin tuna (*Thunnus maccoyii*) larvae. Total vertical range was limited by pycnocline depth, which was 16-22 m in the study area. They concluded that the pycnocline acts as a physical barrier to movement. Albacore tuna may forage during daylight hours and simply sink to neutral depth at night when they cease swimming. Other studies indicate that the top boundary of the pycnocline can be an area of concentration for larvae.

Young and Davis (1990) report on larval feeding of albacore tuna in the Indian Ocean. They found *Corycaeus spp.*, *Farranula gibbula* (Cyclopoida) and *Calanoid nauplii* to be major prey items. Diet breadth was greatest for larvae less than 5.5 mm. Leis et al. (1991) found high concentrations of tuna larvae, including albacore tuna, at sample sites near coral reefs on three islands in French Polynesia. They note that tuna larvae are sparsely distributed in the open ocean, possibly because they congregate near islands. Their findings are similar to Miller's (1979) findings around Oahu, Hawaii.

Small juvenile albacore tuna range from 12 to 300 mm in length and have been found in coastal waters from a number of areas in the western Pacific, including the Mariana Islands, Japanese coastal waters, Fiji, waters east of Australia, and Tuvalu. They have also been reported from Hawaiian waters. Albacore tuna are not mature until about five years old. Off the west coast of North America, young albacore congregate in large, loosely aggregated schools. Larger fish are observed to form more compact schools, but the dense schools common to yellowfin tuna and skipjack tuna are not generally formed by albacore.

### ***Adult Stage***

Albacore spawn in the summer in subtropical waters. There is also some evidence of multiple spawning (Otsu and Uchida 1959). Foreman (1980) provides a map showing distribution of spawning areas. In the North Pacific the area centers on 25° N. and 160° E. and does not extend east of about 150° W. The same map in Foreman shows larval distribution, which is more restricted in extent than estimates of total spawning area. Fecundity is estimated at 0.8-2.6 million eggs per spawning. Based on age groups it is believed that maximum longevity is around ten years. Female albacore tuna reach maturity by about 90 cm, while mature males are somewhat larger. Ueyanagi (1957) postulated that males reach maturity at 97 cm. This length would accord with ages between five and seven years, based on length-at-age estimates.

### ***Movement***

Albacore are noted for their tendency to concentrate along thermal fronts, particularly the Kuroshio front east of Japan and the North Pacific Transition Zone. Laurs and Lynn (1991) note that they tend to aggregate on the warm side of upwelling fronts. Near continental areas they prefer warm, clear oceanic waters adjacent to fronts with cool turbid coastal water masses. It is not understood why they do not cross these fronts, especially given that they are able to thermoregulate, but it may be because of water clarity since they are sight-dependent foragers. Further offshore, fishing success correlates with biological productivity.

Albacore have a complex migration pattern with the North and South Pacific stocks having their own patterns. Most migration is undertaken by pre-adults, two to five years old. A further sub-division of the northern stock, each with separate migration, is also suggested. The model suggested by Otsu and Uchida (1963) shows trans-Pacific migration by year class. Generally speaking, a given year class migrates east to west and then east again in a band between 30° N. and 45° N., leaving the northeast Pacific in September-October, reaching waters off Japan the following summer and returning to the east in the summer of the following year. Four- to six-year old albacore enter sub-tropical waters south of 30° N. and west of Hawaii (Kimura et al.

1997) where they spawn. Migration may also be influenced by large-scale climate events that affect the Kuroshio Current regime (Kimura et al. 1997). Albacore may migrate to the eastern Pacific when the Kuroshio takes a large meander path. This also affects the southward extension of the Oyashio Current and may reduce the availability of forage, primarily saury, in the western Pacific.

The aforementioned sub-stocks apparently divide along 40° N. Albacore tagged off the U.S. West coast north of 40° N. apparently undertake more westward migration (58 percent of tag returns come from the western Pacific west of 180°) versus those tagged to the south (only ten percent were recovered in the western Pacific, 78 percent from the tagging area) (Laurs and Lynn 1991).

### ***Stock Status***

A North Pacific albacore stock assessment conducted in 2006 by the International Scientific Committee on Tunas and Tuna-Like Species in the North Pacific Ocean (ISC) indicated that spawning stock biomass (SSB) increased from 2002 (73,500 mt) to 2006 (153,300 mt) and is projected to increase to 165,800 mt in 2007. The increase is attributable to strong year classes in 2001 and 2003. Projections (2007–2020), using an average productivity of 27.75 million fish and  $F$  equal to 0.75, indicate that the SSB will reach equilibrium by 2015 at 92,600 mt. The conservation advice provided by the ISC for North Pacific albacore is as follows: “Due to updating, and improvements and refinements in data and models used in the 2006 stock assessment, it is now recognized that  $F_{\text{current}}$  (0.75) is high relative to most of the  $F$  reference points. On the other hand, the same analysis indicates that the current estimate of the SSB is the second highest in history but that keeping the current  $F$  would gradually reduce the SSB to the long-term average by the mid 2010s. Therefore, the recommendation of not increasing  $F$  from current level ( $F_{\text{current}}=0.75$ ) is still valid. However, with the projection based on the continued current high  $F$  the fishing mortality rate will have to be reduced” (WCPFC 2007).

### **3.2.2.4 Blue Marlin**

The blue marlin (*Makaira nigricans*) is the most tropical of all marlins. It has been variously described as a single pan-tropical species (Rivas 1974) or two distinct species, *Makaira nigricans* in the Atlantic and *Makaira mazara* in the Pacific (Nakamura 1983). Using mitochondrial DNA (mtDNA) techniques, Graves and McDowell (1995) found that “[t]he lack of significant genetic differentiation between Atlantic and Indo-Pacific samples of blue marlin [and sailfish] does not support...recognition of distinct Atlantic and Indo-Pacific species.” The current assumption is that there is a single Pacific-wide stock. This conclusion is supported by genetic studies that suggest a single Pacific-wide cytochrome b DNA haplotype (Finnerty and Block 1992).

Important fishing areas include the northwest Pacific and most of the blue marlin are caught in the longline fishery. Blue marlins are extremely important to the sport fishing sectors within the management plan area. In Hawai‘i, Guam and the Northern Mariana Islands, blue marlin are caught by recreational small-boat trollers and charter boats.

Based on a long-term study of reproductive condition of blue marlin caught in Hawaii billfish tournaments, Hopper (1990) argues that these fish congregate around the Hawaiian Islands during summer months in order to spawn. Hopper contends that they migrate from more southerly latitudes, and “Hawaii may be a focus for blue marlin spawning in the northern central Pacific because oceanographic conditions are favorable to survival of marlin larvae and juveniles.” Other researchers (Nishikawa et al. 1985) note that areas where larvae occur more frequently correspond to the best summer fishing grounds. It has also been suggested that marlin spawn year-round in tropical waters.

Tracking experiments (Holland et al. 1990b; Block et al. 1992a) show that blue marlin in Hawaiian waters spend virtually all of their time within the mixed layer, frequently moving between the surface and the top of the thermocline which, in Hawai‘i, is usually at a depth of between 80 and 100 meters. Dives through the thermocline are uncommon and are to relatively shallow depths; Block et al. (1992b) recorded a maximum dive depth of 209 meters in one tracked marlin. There is a north-south seasonal migration of fish that corresponds to warmer waters. These migrations may be more northwesterly and southeasterly so that northward moving groups pass the equator around 150° E.-180° and southward migrants pass the equator between 160° E.-180° (Au 1991). If there is a single Pacific-wide stock, these data suggest that there may be a seasonal clockwise gyral pattern of migration.

#### ***Stock Status***

Klieber et al. (2003) found that in their most conservative result of their stock assessment that recent catches of blue marlin are close to MSY; however, the actual situation may be more optimistic with effort levels well below those that would produce MSY. The stock is not considered to be overfished nor is overfishing thought to be occurring. The MSY for Pacific blue marlin is estimated to be 13,056 mt (Kleiber et al. 2003).

#### **3.2.2.5 Striped Marlin**

In the Pacific, the striped marlin (*Tetrapturus audax*) is distributed in two supra-equatorial bands that join at the eastern tropical margin. This has led some researchers to divide the population into two separate stocks, at least for management purposes. This interpretation is supported by genetic analysis (mitochondrial DNA) that suggests a corresponding spatial partitioning in genotypes (Graves and McDowell 1994). The authors suggest that this differentiation may be due to spawning site fidelity.

In contrast to the blue marlin, there is no significant sexual size dimorphism in this species. Region-wide major catches of striped marlin are made by Japan and Korea. Important fishing areas include FAO Fishing Area 61 (northwest Pacific) where about 50 percent of the catch is made. Most of the catch is made by surface longlining that targets tunas (Nakamura 1985).

Distribution of eggs is unknown. Larvae are reportedly found between 10°-30° N. and 10°-30° S. Peak abundance is in May-June in the northwestern Pacific (Ueyanagi and Wares 1975). This



corresponds to the spawning ground described by Squire and Suzuki (1990). Thus, spawning is probably seasonal and confined to the early summer months in both hemispheres, and there is probably a separate spawning ground in the southwest Pacific. Like other billfish, striped marlins are generally confined to pelagic surface waters; the larvae may make diurnal vertical migrations in the top 50 m of the water column. Little is known about time of first feeding or food preferences. Females are reported to reach first maturity at 50-80 lb; it is not possible to determine onset of sexual maturity in males because change in the size of testes is slight.

Acoustic tracking of adult striped marlin in Hawaiian waters and off California (Brill et al. 1993; Holts and Bedford 1990) demonstrated that they spent virtually all their time in the mixed layer. The authors conclude that depth preference is governed by temperature stratification; the fish they tracked spent the vast majority of time in waters within 2° C of the mixed layer temperature and never ventured into waters 8° C colder than the mixed layer temperature. Squire and Suzuki (1990) argued that striped marlin make long-term migrations between spawning and feeding areas. The spawning areas are in the northwest and to a lesser extent the southwest Pacific. Young fish migrate eastward to feeding areas off the Central American coast and subsequently return westward as adults.

#### ***Stock Status***

According to a recent stock assessment conducted by the ISC, striped marlin spawning biomass has declined from around 40,000 mt in the early 1970s to about 5,000 mt in the early 2000s. However, there many uncertainties regarding the spatial stock structure of striped marlin (WCPO vs. EPO stocks) as well as issues regarding variance in the CPUE data. The IATTC is planning on conducting a separate stock assessment by 2009. Nonetheless, the ISC assessment suggests that spawning biomass in 2003 was estimated to be 14–15% of the 1970 level, depending on the model scenario used and that stock projections from 2004 through 2009 indicate that both spawning biomass and landings will continue to decline if the current fishing mortality rate is maintained (WCPFC 2007). MSY has not been estimated for this stock.

#### **3.2.2.6 Shortbill Spearfish**

The shortbill spearfish (*Tetrapturus angustirostris*) is an Istiophorid billfish and shares the genus with five other species. Kikawa (1975), summarizing various works, describes the total distribution as sporadic between 10° N. and 10° S. with possible range extent to 30° N. and 30° S., based on longline catch data. Nakamura (1985) gave a range of 40° N. to 35° S. for the Pacific with a low density throughout its range. Nakamura further stated that the shortbill spearfish “is an oceanic pelagic fish which does not generally occur in coastal or enclosed waters but is found well offshore. Boggs (1992), conducting research in 1989 on longline capture depth, obtained the highest catch rates at 120-360 m with a few fish caught as deep as 280-360 m. This distribution is described as “the middle of the thermocline” that begins at 120 m and 20° C. In another survey in 1990, the highest catch rates were shallower (40-80 m) with no catch below 200 m.

Nakano et al. (1997), analyzing catch depth data from research cruises in the mid-Pacific, classes shortbill spearfish among fish for which catch rate declines with depth. The hypothetical habitat for this fish may be described as open ocean epipelagic and mesopelagic waters from the surface to 1,000 meters in the tropics and subtropics.

Spearfish are heterosexual and no sexual dimorphism is reported. Shortbill spearfish apparently spawn in winter months in tropical and subtropical waters between 25° N. and 25° S. Kikawa (1975) noted that unlike other billfish spawning does not “take place in large groups over a very short period of time, but probably is continuous over a long period and over broad areas of the sea.”

There is no special fishery for spearfish; they are caught incidentally by longliners and occasionally by surface troll.

#### ***Stock Status***

There is currently no available stock assessment for shortbill spearfish.

#### **3.2.2.7 Mahimahi**

Mahimahi or dolphinfish (*Coryphaena hippurus*) is one of two species in the Coryphaenidae family. They are distributed worldwide in tropical and subtropical waters. Their larvae occur in the tropical regions of all oceans. They grow rapidly throughout their life and have a maximum life span of about four years (Palko and Beardsley 1982). Large aggregations of mahimahi are common around flotsam drifting at sea and off fish aggregation buoys. They are top level predators capable of taking fast-moving prey such as smaller fishes located beneath floating objects. Mahimahi have an extended spawning season, a very early age at maturity, a voracious appetite, a cosmopolitan diet, and a short life span (Palko and Beardsley 1982).

In Hawaii, the supply of locally-caught mahimahi is extremely limited and seasonal considering the high demand for this species. Although available most of the year, mahimahi catches usually peak in March-May and September-November. Most of the fish are between 8 and 25 pounds, but larger fish are caught by trollers and smaller fish by the pole-and-line skipjack tuna fleet.<sup>9</sup> About 80 percent of the commercial mahimahi landings in Hawaii are by trollers. The remainder is caught on longline gear or by aku fishermen using live bait in the pole-and-line fishery. Since the reopening of the Hawaii-based shallow-set fishery in 2004, 9,712 mahimahi have been caught by this sector, the majority of which (83 percent) were kept.

#### ***Stock Status***

There is currently no available stock assessment for mahimahi. The Council is conducting an ecological risk assessment workshop in the spring of 2008 that is expected to evaluate the vulnerability of mahimahi stocks.

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<sup>9</sup> See <http://www.hawaii-seafood.org/mahimahi.html>, accessed July 2008.

### 3.2.2.8 Blue shark

The blue shark *Prionace glauca*) is a wide ranging oceanic shark found worldwide from tropical to temperate waters. The most abundant pelagic shark species, large numbers of blue sharks are caught by the world's pelagic fisheries - usually as by-catch incidental to various target species. In the North Pacific, blue sharks are found from the equator to waters north of 57° N. and into the Gulf of Alaska during the summer (Strasburg 1958, Neave and Hanavan 1960). The species is frequently caught by pelagic fisheries and is the most common shark species taken by longline fisheries.

In terms of depth distribution, Strasburg (1958) examined blue shark relative abundance by depth using commercial longline hooking rates. He determined that above 30° N., sharks were mainly taken on shallower hooks, but no evidence of depth effect could be identified between the equator and 30° N., and catch rates increased in deeper water between the equator and 10° S. On the other hand, Nakano et al. (1997) failed to find a difference in blue shark catch rates with depth. Strasburg (1958) reported 99 percent of blue sharks were caught in water temperatures ranging from 45° to 69° F (5.6° to 18.9° C) and 86 percent were in or below the thermocline. Depth of highest catches also became shallower following the shoaling of the thermocline to the north. Nakano (1994) reported that blue sharks were caught in the SST range of 10°-25° C and 10°-22° C by the salmon research and large mesh driftnet gears respectively. Most catches were made at 16°-18° C and 14°-17° C of sea surface temperature respectively.

The blue shark has relatively high fecundity among Carcharhiniformes (Pratt and Casey, 1990). Segregation by sex and size are well-known characteristics exhibited by elasmobranchs (Springer, 1967). Using commercial longline catch data from the western North Pacific, Suda (1953) deduced increasing size of blue sharks to the south, and the occurrence of smaller sharks less than 134 cm in the waters north of 30° N. near Japan. There was also lower occurrence of females in September-November around 30°-40° N. and March-May between 20° and 30° N., and dominance of females during summer near 0-10° N. Comparison of length distributions from the driftnet fishery off California and the longline swordfish fishery operating north of Hawaii indicates that sub-adult blues move out from coastal waters to join the oceanic, adult portion of their population as they approach sexual maturity.

Sharks are caught more frequently in the shallow-set swordfish longline fishery than in the deep-set tuna longline fishery, with an average of 25 and 9.5 sharks per a typical set and an average cost of damaged gear of \$50 and \$19, respectively (Gilman et al. 2006). Most tuna vessels, unlike swordfish vessels, use wire traces on their gear at the end of branch lines causing sharks to be retained on the line in the tuna fishery much more frequently than in the swordfish fishery. About 66 % of caught sharks are reported to be released by crew cutting the branch line which likely results in a high degree of survivorship. Other small sharks may be hauled aboard and hooks removed; however, dehookers are reported to be ineffective and risky to use with sharks (Gilman et al. 2006).

Other information which was reported by Gilman et al. (2006) from their longliner survey is that most (2/3) only occasionally retain a shark, few (1/4) never retain a shark, and of those that do retain a shark they only do so at the end of a trip with space available because of shark's low market value and ability to contaminate a catch with urea. They also reported that they attempt to avoid shark interactions and capture by adjusting their fishing location and staying out of areas of known high shark abundance. Most respondents in Gilman's (2006) survey believe that high shark catches are directly correlated with shallower gear sets, proximity to submarine topographic features such as seamounts, and proximity to oceanographic fronts.

### ***Stock Status***

Pelagic shark stock assessment work was initiated in the year 2000 as a collaborative effort with scientists at the National Research Institute for Far Seas Fisheries. A report was produced by Kleiber et al. (2001) which calculated MSY of 318,500 mt for blue sharks in the North Pacific (Southwest Fisheries Science Center, Admin. Rep. H-01-02). The most recent estimate of the MSY for North Pacific blue sharks is about 60,000 metric tons or 132 million pounds (Kleiber et al. 2007).

### **3.2.2.9 Family Alopiidae (thresher sharks)**

#### ***Distribution***

Three species of thresher shark are caught in Pacific fisheries. These are the bigeye thresher, *Alopias superciliosus*, the pelagic thresher, *Alopias pelagicus*, and the common thresher, *Alopias vulpinus*. They are found virtually circumglobally in warm seas. The pelagic thresher, bigeye thresher, and common thresher range in depth from the surface to at least 150 m, 500 m, and 366 m, respectively (Compagno 1984). Based on differences in structure, feeding habits, and spatial distribution, Compagno (1984) speculated the three species reduce interspecific competition through niche partitioning.

#### ***Biology and life history***

All thresher sharks are characterized by a long asymmetrical caudal fin with a dorsal lobe comparable in length to the rest of the body. The bigeye thresher is easily distinguished by large eyes and a well-pronounced horizontal groove on the head. The pelagic thresher is easily distinguishable from the common thresher by coloration. The white color of the abdomen does not extend over the pectoral fin bases of the pelagic thresher, while the common thresher has white color extending over the pectoral fin bases (Compagno 1984).

Maximum total length of pelagic thresher, bigeye thresher, and common threshers is 330 cm, 461 cm, and 549 cm, respectively. Male pelagic thresher, male bigeye thresher, and male common threshers mature at 276 cm, 270 cm, and 319 cm, respectively. Female pelagic thresher, female bigeye thresher, and female common threshers mature at 264 cm, 355 cm, and 376 cm, respectively. Von Bertalanffy growth parameters are *A. superciliosus* –  $L_{\infty}$  = 224.6 cm,  $k$  = 0.092,  $t_0$  = -4.21 (Liu et al. 1998); *A. pelagicus* –  $L_{\infty}$  = 197.2 cm,  $k$  = 0.085,  $t_0$  = -7.67 for females and  $L_{\infty}$  = 182.2 cm,  $k$  = 0.118,  $t_0$  = -5.48 for males (Liu et al. 1999). All thresher sharks are ovoviviparous with uterine cannibalism. Broods consist of two young, one in each uterus that measure 135-140

cm at birth for *A. superciliosus* (Chen et al. 1997), two young measuring 158-190 cm TL at birth for *A. pelagicus* (Liu et al. 1999), and four to six young that measure 137-155 cm at birth for *A. vulpinus* (Castro 1983). Size at birth of pelagic thresher, bigeye thresher, and common threshers is 96 cm, 105 cm, and 114-150 cm, respectively (Compagno 1984).

The morphologically unique caudal lobe of thresher shark tails is highly specialized for feeding. Thresher sharks feed by circling schools of prey and schooling them together before using their tail to whip prey, either stunning them or outright killing them. Thresher sharks are usually hooked by the tail in longline fisheries after striking the bait with their tail (Compagno 1984).

### ***Trophic relationships***

Thresher sharks eat small to moderately large fish, squid, and pelagic crustaceans. Bigeye threshers take larger pelagic fishes and bottom fishes while the pelagic and common threshers feed on smaller fishes and squids (Compagno 1984).

### ***Stock Status***

In California, 94 percent of the total thresher shark commercial landings is taken in the driftnet (“drift gillnet”) fishery for swordfish, where it is the second most valuable species landed. Catches peaked early in this fishery with approximately 1,000 mt taken in 1982 but declined sharply in 1986 (Hanan et al. 1993). Since 1990, annual catches have averaged 200 mt (1990-1998 period) and appear stable (Holts 1998). CPUE has also declined from initial levels.

Declines in CPUE indicate a reduction in the thresher shark population (Holts, 1998). However, the decline in the driftnet CPUE as a measure of the magnitude of the decline of the stock is confounded by the effects of the various area and time closures, the offshore expansion of the fishery, and the changed emphasis from shark to swordfish among most of the fishers. Based on the estimated rate of population increase, the common thresher MSY is estimated to be as little as four to seven percent of the standing population that existed at the beginning of the fishery.

## **3.2.2.10 Family Lamnidae (mako sharks)**

### ***Distribution***

There are two species of mako sharks, shortfin mako, *Isurus oxyrinchus* and longfin mako, *Isurus paucus*. The shortfin mako is found worldwide in coastal and oceanic, temperate and tropical seas. The longfin mako is oceanic and tropical, and thus is more restricted in distribution. The shortfin mako can be found from the surface to at least 150 m. Mako sharks are seldom found in water temperatures less than 16° C. The Southern California Bight (SCB) is evidently an important nursery and feeding area for immature stages (Hanan et al. 1993). The shortfin mako has a tendency to follow warm water currents towards the poles during the summer (Compagno 1984).

### ***Biology and life history***

Mako sharks are slender with conical snouts. The two species can be distinguished by several characteristics; the shortfin mako has an acutely pointed snout while that of the longfin mako is

bluntly pointed, and the pectoral fins of the shortfin mako are shorter than the head while those of the longfin mako are longer than the head. Pratt and Casey (1983) provide growth and age estimates for *I. oxyrinchus* based on specimens captured in the northeast Atlantic. Growth is considered fast but the species exhibits low fecundity. Size at birth is about 60 cm. Males mature at about 180 cm or 2.5 years, and females, 260 cm or six to seven years. Theoretical maximum size, based on the von Bertalanffy growth curve is 302 cm for males and 345 cm for females, suggesting a maximum age in excess of 15 years. Size dimorphism between sexes, with females being larger, is common in many shark species.

Shortfin mako sharks are ovoviviparous and uterine cannibals with a litter size of 4-16. Longfin mako sharks are also ovoviviparous and uterine cannibals but have a litter size of two, with the pups generally being larger than those of shortfin mako. Pratt and Casey (1983) estimate a one-year gestation period. Mako sharks are fast-swimming species capable of swift dashes and spectacular jumps when chasing their prey. Mako sharks have a modified circulatory system that enables them to retain a body temperature warmer than the surrounding water. This permits a higher level of activity and increases the power of their muscles. They feed on a wide variety of bony fishes, other sharks, rays, marine birds and reptiles, marine mammals, squids, bottom crustaceans and carrion (Compagno 1984). The longfin mako is slower and less active than the shortfin mako (Compagno 1984).

#### ***Trophic relationships***

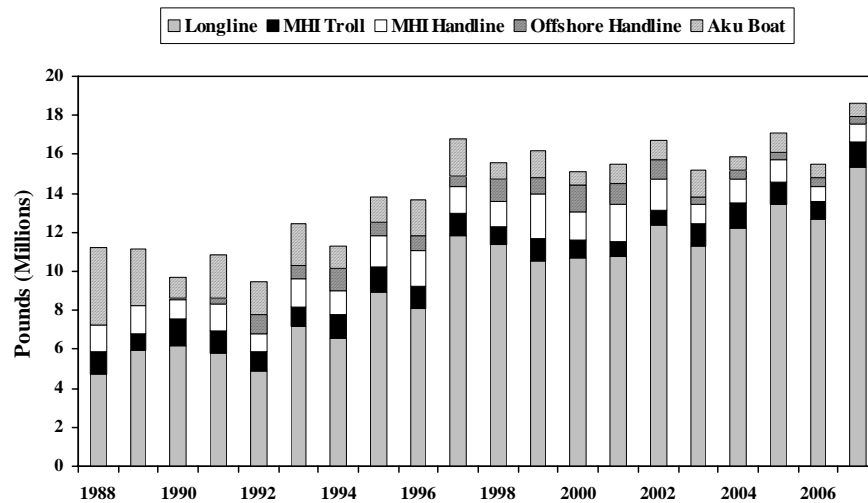
The shortfin mako is piscivorous and its diet including a wide variety of pelagic species. It is known to eat squid, turtles, and dolphins. The diet of the longfin mako is less known but presumably includes schooling fish and pelagic cephalopods (Compagno 1984).

#### ***Stock status***

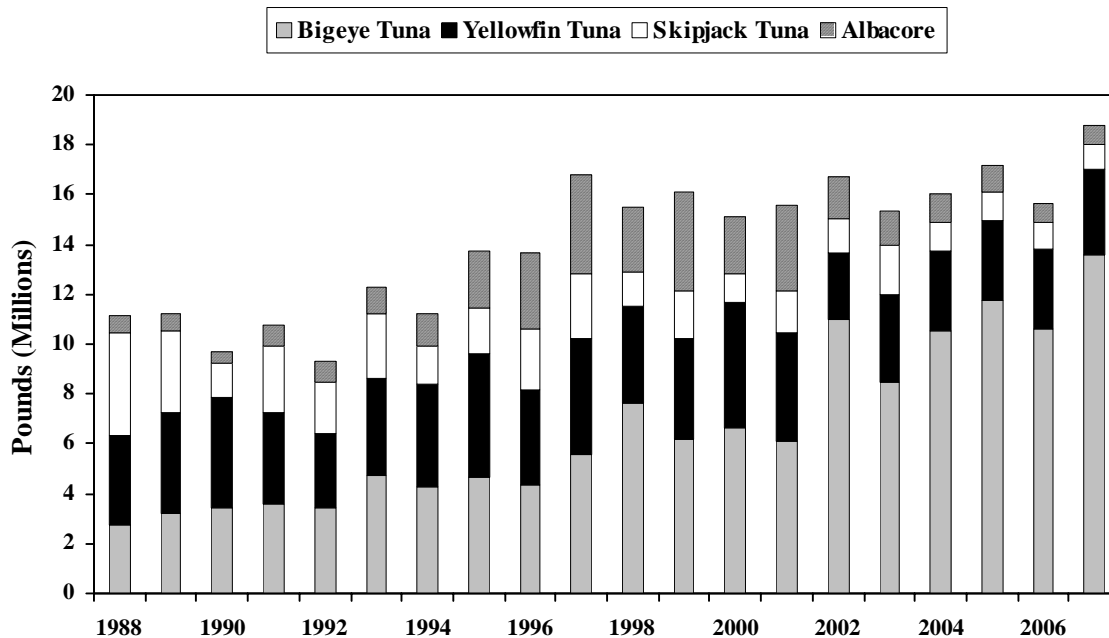
This species is also taken primarily by the California driftnet fishery for swordfish. Although current catches are only about 80 mt/yr in the California fishery, the mako shark is a valuable species taken in the fishery. Like the common thresher, shortfin mako catches have been affected by the changes that occurred in the driftnet fishery. Catches peaked soon after the fishery started (240 mt in 1982) and then declined. Makos are also taken in smaller amounts (<10 mt/yr) by California-based longliners operating beyond the EEZ (Vojkovich and Barsky 1998). This fishery takes primarily juveniles and subadults, probably because the area serves as a nursery and feeding area for immature stages (Hanan et al. 1993). The mako shark distribution is affected by temperature, with warmer years being associated with more northward distribution.

### **3.2.2.11 Hawaii Commercial Pelagic Fisheries Statistics**

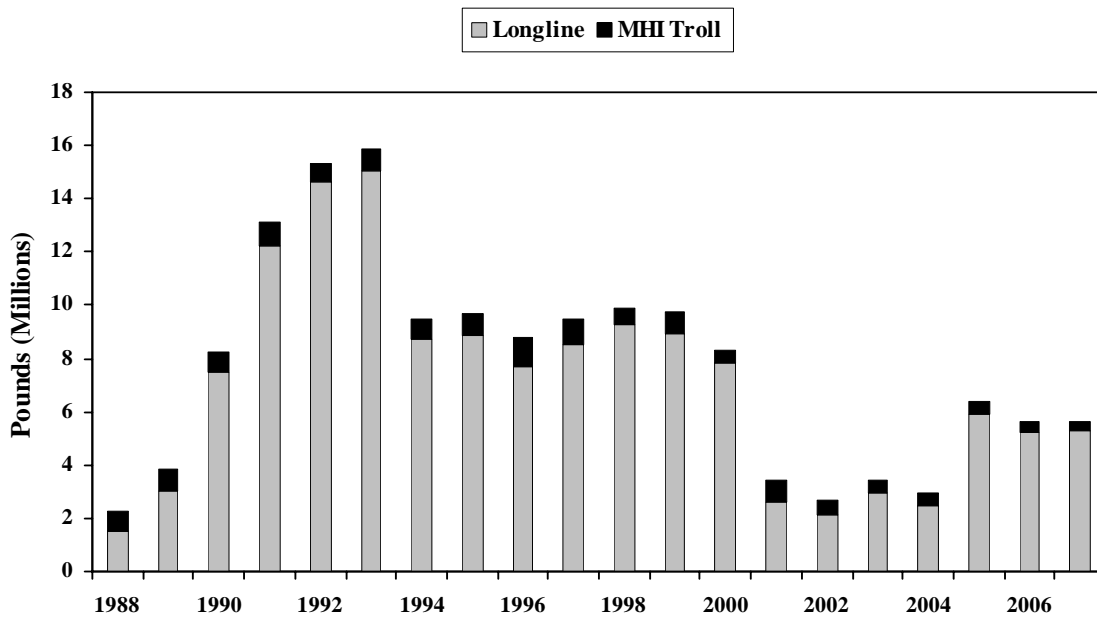
Table 11 and Figures 10, 11, and 12 provide information on Hawaii commercial pelagic fisheries. The Hawaii longline fishery is the State's largest commercial fishery in terms of landings and economic value. Other significant pelagic fisheries include troll and handline methods.



**Figure 10: Hawaii commercial tuna landings by gear type, 1988-2007**  
Source: 2007 WPRFMC Pelagics Annual Report



**Figure 11: Species composition of the tuna landings, 1988-2007**  
Source: 2007 WPRFMC Pelagics Annual Report



**Figure 12: Hawaii commercial billfish landings by gear type, 1988-2007**

Source: 2007 WPRFMC Pelagics Annual Report

**Table 11: Hawaii commercial billfish landings by gear type, 1988-2007**

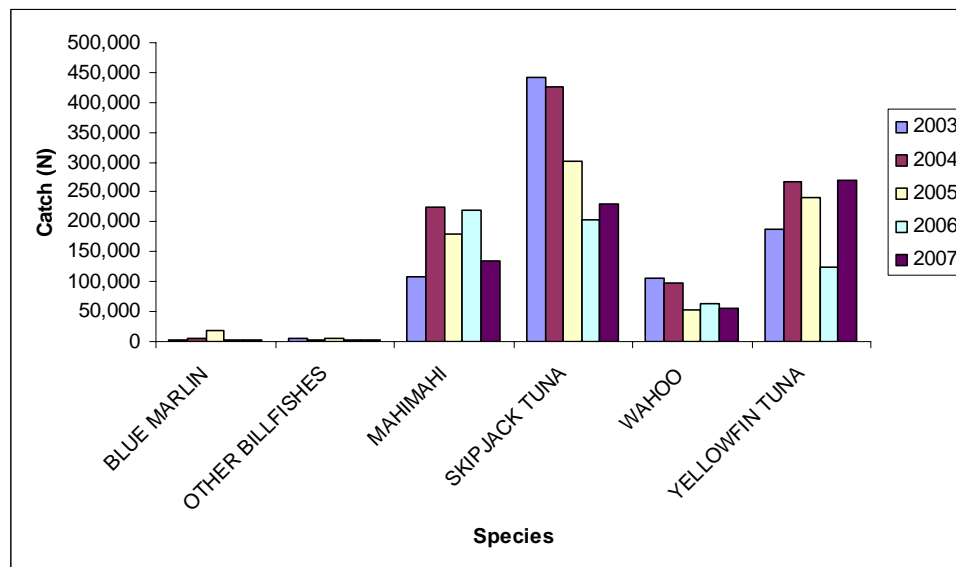
Year	Hawaii Billfish Landings (1000 Pounds)			
	Longline	MHI Troll	MHI Handline	All Gear
1988	1,537	736	28	2,301
1989	3,043	805	32	3,880
1990	7,519	732	27	8,278
1991	12,208	890	31	13,129
1992	14,656	683	16	15,355
1993	15,034	870	24	15,928
1994	8,737	770	19	9,526
1995	8,837	856	30	9,723
1996	7,723	1,042	31	8,796
1997	8,517	935	40	9,492
1998	9,277	626	20	9,923
1999	8,958	769	31	9,758
2000	7,817	506	201	8,535
2001	2,630	780	51	3,469
2002	2,160	535	26	2,728
2003	2,951	492	25	3,477
2004	2,471	480	23	3,019
2005	5,909	471	17	6,400
2006	5,246	395	14	5,659
2007	5,322	302	14	5,643
<b>Average</b>	<b>7,028</b>	<b>684</b>	<b>35</b>	<b>7,751</b>
<b>Std. Dev.</b>	<b>3,882</b>	<b>194</b>	<b>39</b>	<b>3,962</b>



Source: 2007 WPRFMC Pelagics Annual Report

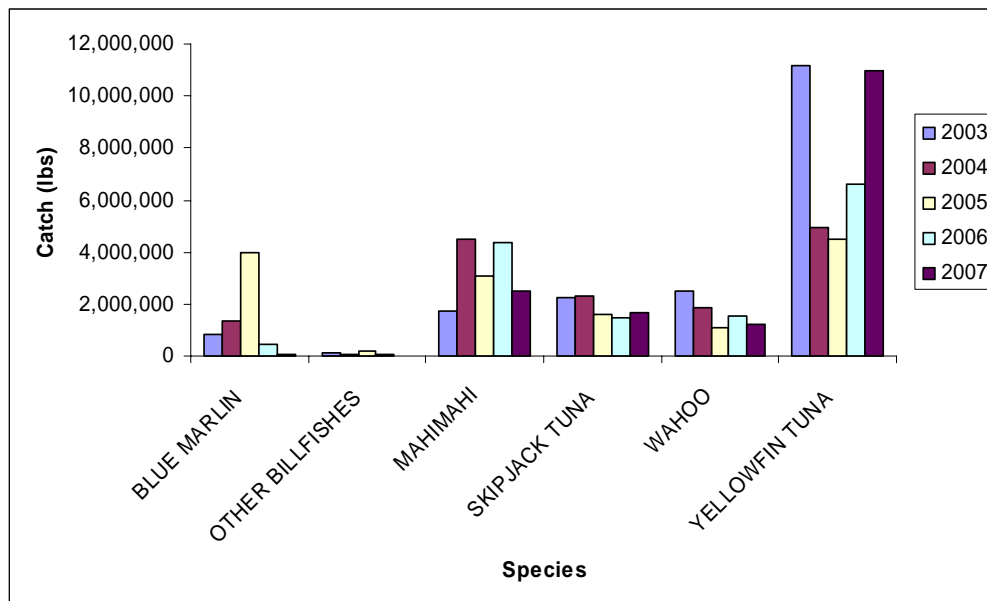
### 3.2.2.12 Hawaii Recreational Pelagic Fisheries Statistics

Currently, there are no federal or state recreational permit and reporting requirements for recreational pelagic fishers in Hawaii. The figures below present catch data that are extrapolated from shore-based creel surveys, therefore accurate catch estimates are difficult to ascertain. It is noted that according to the available information, the primary fish caught in Hawaii recreational pelagic fisheries by number is skipjack tuna. In terms of weight, however, yellowfin tuna catches are highest, followed by blue marlin and mahimahi catches and these make up the top three species landed, by weight.



**Figure 13: Estimated Hawaii recreational pelagic landings (number of fish), 2003-2007**

Source: Hawaii MRFSS web data



**Figure 14: Estimated Hawaii recreational pelagic landings (by weight), 2003-2007**  
Source: Hawaii MRFSS web data

### 3.2.3 Non-Target Species

Non-target species are those which are normally discarded, either due to low commercial value or by regulations regarding retention. Because non-target species are typically caught in low numbers, and perhaps because they have little to no economic value to fishery participants, logbooks have been found to misstate some non-target species. Thus data collected by federal observers is used to characterize and analyze catches and discards of these species. Observer data are also used to characterize the condition of all discarded fish at their time of release (i.e. alive vs. dead).

Table 12 provides total observed fish catches, discard rates, and discard conditions in the Hawaii-based shallow-set fishery from years 2004-2007 (all years combined through 3<sup>rd</sup> quarter of 2007).

**Table 12: Observed finfish catches, discard rates and discard conditions in the Hawaii-based shallow-set fishery, 2004-2007**

<b>Species</b>	<b>Total number caught 2004-2007</b>	<b>Percent discarded</b>	<b>Percent discarded alive</b>	<b>Average percent discarded dead</b>
Swordfish	57,769	10.80%	33.64%	66.36%
Blue Shark	42,856	99.99%	94.09%	5.91%
Mahimahi	9,712	17.34%	83.97%	16.03%
Escolar	6,264	28.94%	60.01%	39.99%
Longnose Lancetfish	5,683	100.00%	6.86%	93.14%
Bigeye Tuna	4,723	8.17%	64.25%	35.75%
Albacore	3,827	37.16%	56.96%	43.04%
Shortfin Mako (Mackerel Shark)	2,902	89.18%	78.90%	21.10%
Striped Marlin	2,144	14.93%	76.88%	23.13%
Snake Mackerel	1,086	88.86%	38.34%	61.66%
Remora	923	99.24%	90.61%	9.39%
Oilfish	783	89.53%	73.75%	26.25%
Yellowfin Tuna	493	8.32%	63.41%	36.59%
Oceanic Whitetip Shark	450	98.00%	93.20%	6.80%
Indo-Pacific Blue Marlin	440	15.68%	75.36%	24.64%
Sickle Pomfret	389	6.68%	46.15%	53.85%
Cartilaginous Fishes	360	100.00%	84.17%	15.83%
Pelagic Stingray	303	87.46%	69.06%	30.94%
Shortbill Spearfish	301	33.89%	54.90%	45.10%
Opah (Moonfish)	253	35.97%	73.63%	26.37%
Wahoo	250	3.60%	22.22%	77.78%
Brama Pomfrets Nei	229	49.34%	43.36%	56.64%
Skipjack Tuna	189	12.70%	20.83%	79.17%
Mako Sharks	125	100.00%	76.80%	23.20%
Bigeye Thresher Shark	95	84.21%	76.25%	23.75%
Bony Fishes Nei	73	94.52%	42.03%	57.97%
Sandbar Shark	51	96.08%	97.96%	2.04%
Billfishes	43	97.67%	71.43%	28.57%
Silky Shark	42	97.62%	90.24%	9.76%
Tunas And Mackerels	41	97.56%	22.50%	77.50%
Ocean Sunfish (Common Mola)	38	100.00%	97.37%	2.63%
Knifetail Pomfret	26	96.15%	56.00%	44.00%
Pelagic Puffer	25	100.00%	84.00%	16.00%
Crocodile Shark	23	100.00%	78.26%	21.74%
Salmon Shark	22	100.00%	18.18%	81.82%

<b>Species</b>	<b>Total number caught 2004-2007</b>	<b>Percent discarded</b>	<b>Percent discarded alive</b>	<b>Average percent discarded dead</b>
Brilliant Pomfret	19	63.16%	41.67%	58.33%
Thresher Sharks	16	100.00%	81.25%	18.75%
Great Barracuda	15	20.00%	66.67%	33.33%
Longfin Mako	13	92.31%	83.33%	16.67%
Tiger Shark	11	100.00%	90.91%	9.09%
Thresher Shark	10	90.00%	77.78%	22.22%
Cookie Cutter Shark	8	62.50%	40.00%	60.00%
Galapagos Shark	6	100.00%	83.33%	16.67%
Pelagic Thresher Shark	6	100.00%	66.67%	33.33%
Smooth Hammerhead Shark	6	100.00%	33.33%	66.67%
Mobulas Nei	5	60.00%	100.00%	0.00%
Manta	5	100.00%	60.00%	40.00%
Omosudid (Hammerjaw)	5	100.00%	20.00%	80.00%
Tapertail Ribbonfish	4	75.00%	33.33%	66.67%
Roudi Escolar	3	100.00%	33.33%	66.67%
Driftfish	3	66.67%	0.00%	100.00%
Louvar	2	50.00%	100.00%	0.00%
Pacific Bluefin Tuna	2	0.00%	0.00%	0.00%
Bignose Shark	1	100.00%	100.00%	0.00%
Black Mackerel	1	100.00%	100.00%	0.00%
Slender Mola	1	100.00%	100.00%	0.00%
White Shark	1	100.00%	100.00%	0.00%
Black Marlin	1	0.00%	0.00%	0.00%

Source: PIFSC 2008

Note: “Thresher sharks” and “thresher shark” appear in the above table because NMFS observers are sometimes unable to identify the correct species, and thus catches are on occasion categorized generally as “thresher sharks”.

### 3.3 Protected Species

The Hawaii-based shallow-set fishery has the potential to interact with a range of protected species (all Pacific sea turtles, marine mammals, and one seabird species). The following sections provide general information on these species. Table 13 presents species listed as endangered or threatened under the ESA that have the potential to interact with the shallow-set fishery. NMFS’ observer program and this document define an “interaction” to be a hooking or entanglement and categorize condition at release as injured, unknown, or dead.

**Table 13: ESA-listed species with the potential to interact with the shallow-set fishery**

Species	ESA status
Leatherback turtle	Endangered
Loggerhead turtle	Threatened
Olive ridley turtle	Threatened, except for Mexico's nesting population which is Endangered
Green turtle	Threatened, except for Mexico's Pacific coast nesting population which is Endangered
Hawksbill turtle	Endangered
Hawaiian monk seal	Endangered
Humpback whale	Endangered
Sperm whale	Endangered
Blue whale	Endangered
Fin whale	Endangered
North Pacific right whale	Endangered
Sei whale	Endangered
Short-tailed Albatross	Endangered

### 3.3.1 Sea Turtles: Description of Affected Populations and Conservation Issues

This section provides a brief summary of information on the biology, status and trends of potentially affected sea turtles and focuses primarily on Pacific populations of leatherback and loggerhead sea turtles, which are most likely to be affected by the proposed action. Information on green, hawksbill, and olive ridley sea turtles is also provided. Much of the enclosed information is from NMFS Biological Opinions (2004 and 2005) and current NOAA Fishery Service ESA 5-year reviews, with additional information incorporated where appropriate. Table 14 presents information on shallow-set fishery interactions between 2004 and the 1<sup>st</sup> quarter of 2008.

**Table 14: Number of shallow-set fishery/sea turtle interactions, 2004-2008**

Species	2004	2005	2006	2007	2008*
Number of sets made:	135	1,645	850	1,497	619
Leatherbacks: released injured	1	8	2	5	1
Loggerheads: released injured	1	12	17	15	0
Olive ridleys: released injured	0	0	0	1	1
Green turtles: released injured	0	0	0	0	1
Hawksbill turtles: released injured	0	0	0	0	0

Source: NMFS PIRO observer program

\* Includes 2008 Q1 only

This section also describes the Council's sea turtle conservation projects that were implemented to offset impacts of the Hawaii-based longline fishery on sea turtles and to bolster population

recovery. Currently, NMFS does not have a policy nor a viable model to consider the results of the projects in terms of offsetting the impacts of the fishery on turtle populations. However, the Council's nesting beach conservation projects are protecting eggs and hatchlings that otherwise would not have survived due to various impacts such as predation and erosion. The Council's five conservation projects were identified by the Council's Turtle Advisory Committee (TAC) — an international group of eight sea turtle experts — and are consistent with the U.S. Sea Turtle Recovery Plans (NMFS and USFWS 1998a; NMFS and USFWS 1998b) and implement actions that: 1) reduce turtle and egg harvest; 2) reduce nest predation by domestic and feral animals; 3) protect nests from erosion and human disturbance; 4) collect biological, ecological and reproductive information on populations; 5) monitor population trends; and 6) educate local communities on the value of conserving sea turtles. The existing conservation projects are focused at key turtle habitats, nesting beaches and coastal foraging grounds of Western Pacific leatherback turtles and North Pacific loggerheads due to their population status as well as their potential to interact with the Hawaii-based longline fishery.

### **3.3.1.1 Leatherback Sea Turtles**

#### ***General Distribution***

Leatherback turtles are widely distributed throughout the oceans of the world. The species is found in four main regions of the world: the Pacific, Atlantic, and Indian Oceans, and the Caribbean Sea. Leatherbacks also occur in the Mediterranean Sea, although they are not known to nest there. The four main regional areas may further be divided into nesting aggregations. Leatherback turtles are found on the western and eastern coasts of the Pacific Ocean, with nesting aggregations in Mexico and Costa Rica (eastern Pacific) and Malaysia, Indonesia, Australia, Vanuatu, the Solomon Islands, Papua New Guinea, Thailand, and Fiji (western Pacific). In the Atlantic Ocean, leatherback nesting aggregations have been documented in Gabon, Sao Tome and Principe, French Guiana, Suriname, and Florida. In the Caribbean, leatherbacks nest in the U.S. Virgin Islands, Puerto Rico, and Costa Rica. In the Indian Ocean, leatherback nesting aggregations are reported in India and Sri Lanka.

Leatherbacks are highly migratory, exploiting convergence zones and upwelling areas in the open ocean, along continental margins, and in archipelagic waters (Morreale et al. 1994; Eckert, 1998; Eckert, 1999). Leatherbacks have the widest distribution of sea turtles, nesting on beaches in the tropics and sub-tropics and foraging into higher-latitude sub-polar waters. They have evolved physiological and anatomical adaptations (Frair et al. 1972, Greer et al. 1973) that allow them to exploit waters far colder than any other sea turtle species would be capable of surviving. In the Pacific, they extend from the waters of British Columbia (McAlpine et al. 2004) and the Gulf of Alaska (Hodge and Wing 2000) to the waters of Chile and South Island (New Zealand), and nesting occurs in both the eastern and western Pacific (Marquez 1990, Gill 1997, Brito M. 1998). Leatherbacks undergo extensive migrations to and from their tropical nesting beaches. In a single year, a leatherback may swim more than 10,000 kilometers (Eckert 1998).

Saba et al. (2007) summarized that satellite tracking studies of post-nesting females at Las Baulas, Costa Rica suggest that the turtles follow a south-western migration corridor along the

Cocos Ridge towards the Galapagos Islands (Morreale et al. 1996; Shillinger et al. 2006), followed by an open migration through the eastern equatorial Pacific, the Chile-Peru Humboldt Current System, and the far off-shore waters of Peru and Chile (Shillinger et al. 2006).

In the western Pacific, satellite telemetry work has demonstrated migrations of leatherbacks nesting in Papua, Indonesia, to the waters of the Philippines and Malaysia, into the Sea of Japan, and across the equatorial Pacific to temperate waters off North America (Benson et al. 2007b). The prevailing southward current suggests that the Raja Ampat archipelago is an important migratory corridor and/or inter-nesting habitat for Papuan leatherback breeding populations (Hitipeuw et al. 2007). Leatherbacks from Papua New Guinea beaches headed into the high latitude waters of the southern Pacific (Benson et al. 2007a). The north Pacific foraging grounds have animals from both the eastern and western Pacific rookeries (Dutton et al. 1998, 2000; Dutton 2005, 2006), although leatherbacks from the eastern Pacific generally forage in the southern hemisphere in the waters of Peru and Chile (Dutton 2005, 2006). Four of 14 leatherbacks from the western Pacific have also been reported from Chile (Donoso et al. 2000, Dutton 2005, 2006). Based on stable isotope analysis, Paddock et al. (2007) suggested that leatherbacks nesting in Papua, Indonesia, and Papua New Guinea forage in the western Pacific and the eastern Pacific. Leatherbacks tracked from Monterey Bay, California, moved southwest, and one turtle was tracked across the Pacific to north of Papua, Indonesia (Eckert and Dutton 2001; Dutton et al. 2006).

### ***Size and Identification***

Leatherback turtles are the largest of the marine turtles, with a curved carapace length (CCL) often exceeding 150 cm and front flippers that are proportionately larger than in other sea turtles and may span 270 cm in an adult (NMFS and USFWS 1998a). The leatherback is morphologically and physiologically distinct from other sea turtles. It has a streamlined body, with a smooth, dermis-sheathed carapace and dorso-longitudinal ridges which may improve laminar flow of this highly pelagic species. Adult females nesting in Michoacán, Mexico averaged 145 cm CCL (Sarti, unpublished data, in NMFS and USFWS 1998a), while adult female leatherback turtles nesting in eastern Australia averaged 162 cm CCL (Limpus, et al., 1984, in NMFS and USFWS 1998a). Satellite telemetry studies indicate that adult leatherback turtles follow bathymetric contours over their long pelagic migrations and typically feed on cnidarians (jellyfish and siphonophores) and tunicates (pyrosomas and salps), and their commensals, parasites and prey (NMFS and USFWS 1998a).

### ***Age at Maturity***

Recent studies (skeletochronological data based on scleral ossicles) suggest that leatherbacks in the western North Atlantic may not reach maturity until 29 years of age (Avens and Goshe 2007). This new data may contradict earlier leatherback age at maturity estimates (Pritchard and Trebbau 1984: 2-3 years; Rhodin 1985: 3-6 years; Zug and Parham 1996: average maturity at 13-14 years for females; Dutton et al. 2005: 12-14 years for leatherbacks nesting in the U.S. Virgin Islands). Age at maturity remains a very important parameter to be confirmed as it has significant implications for management and recovery of leatherback populations.

### ***Survivorship***

Reliable estimates of survival or mortality at different life history stages for leatherbacks are not easily obtained. The annual survival rate for leatherbacks that nested at Playa Grande, Costa Rica, was estimated to be 0.654 for 1993-1994 and 0.65 for those that nested in 1994-1995 (Spotila et al. 2000). Rivalan et al. (2005) estimated the mean annual survival rate of leatherbacks in French Guiana to be 0.91. The annual survival rate was approximately 0.893 (confidence interval = 0.87-0.92) for female leatherbacks at St. Croix (Dutton et al. 2005). For the St. Croix, U.S. Virgin Islands, population, the average annual juvenile survival rate was estimated to be approximately 0.63, and the total survival rate from hatchling to first year of reproduction for a female hatchling was estimated to be between 0.004 and 0.02, given assumed age at first reproduction between 9 and 13 (Eguchi et al. 2006). Spotila et al. (1996) estimated survival in the first year to be 0.0625. The longest observed reproductive lifespan of 18 years has been reported from South Africa (Hughes 1996).

### ***Genetics***

Current data from genetic research suggest that Pacific leatherback stock structure (natal origins) may vary by region. Due to the fact that leatherback turtles are highly migratory and stocks mix in high seas foraging areas, and based on genetic analyses of samples collected by both Hawaii-based and west coast-based longline observers, leatherback turtles inhabiting the northern and central Pacific Ocean are comprised of individuals originating from nesting assemblages located south of the equator in the western Pacific (e.g., Indonesia, Papua New Guinea, Solomon Islands, and Vanuatu) and in the eastern Pacific along the Americas (e.g., Mexico, Costa Rica) (Dutton et al. 2000).

The declining eastern Pacific genetic population is likely more limited to foraging primarily in the southeastern Pacific. Genetic studies in Chile and Peru (Donoso et al. 2000; P. Dutton, NMFS, unpublished data) and telemetry studies (Morreale et al. 1996, Eckert and Sarti 1997) have indicated that leatherbacks foraging in the southeastern Pacific are primarily from the eastern Pacific nesting population. Shillinger et al. (2006) tracked leatherbacks at Playa Grande, Costa Rica, and found consistencies with earlier studies that suggested a leatherback "migration corridor" along the Cocos Ridge from Las Baulas National Park toward the Galapagos Islands (Morreale et al. 1996). One of the reasons put forth for the greater collapse of eastern Pacific populations compared to western Pacific populations is the difference in foraging strategies as demonstrated by satellite telemetry work, genetics, and tag returns. The large nesting population in Papua, Indonesia, in the western Pacific uses several foraging areas both near and distant, just like Caribbean populations, whereas eastern Pacific populations have limited foraging areas that occur primarily in the southeastern Pacific (Dutton 2006).

### ***Global Status***

The leatherback sea turtle was listed as endangered throughout its global range on June 2, 1970. In 1980, the leatherback population was estimated at approximately 115,000 adult females globally (Pritchard 1982). That number is probably an overestimation as it was based on a particularly good nesting year in 1980 (Pritchard 1996). By 1995, the global population of adult females had declined to 34,500 (Spotila et al. 1996). Pritchard (1996) suggested that the



population estimates from Spotila et al. (1996) likely underestimated the actual population size as the data modeled in the time series ended with a particularly bad nesting year (1994) while excluding nesting data from 1995, which was a good nesting year. Since Spotila's 1996 estimate, the eastern Pacific leatherback population has continued to decline, leading some researchers to conclude that the leatherback is on the verge of extinction in the Pacific Ocean (Spotila et al. 2000).

There has been uncertainty over the status of leatherback turtles in the western Pacific Ocean due to a lack of consistent and long-term monitoring and the challenges associated with working in the region. The most recent global population assessment by Spotila et al. (1996) estimated the total nesting abundance of leatherbacks in the western Pacific at 700 females nesting annually. However, this is certainly an underestimate given that current published information (Dutton et al. 2007) identified 28 nesting sites, 21 of which had never previously been identified, that were not included in Spotila's estimate. Dutton et al. (2007) estimates an approximate total of 5,000–9,100 leatherback nests are laid each by 2,700–5,100 females per year among 28 identified beaches in the western Pacific, with approximately 75% of this nesting activity concentrated at 4 sites along the northwest coast (Bird's Head Peninsula) of Papua, Indonesia.

Using the methods by Spotila et al. (1996), Dutton et al. (2007) estimates a total of 1,113 females nesting annually (FNA) in the western Pacific region. This number might be larger, because there are still areas where undocumented nesting occurs throughout the Island of New Guinea and beyond, such as in Thailand and Vietnam. Use of these new estimates produces a regional population estimate of 2,782 breeding females in the western Pacific by applying the same simplified methods used by Spotila et al. (1996) (multiplying FNA by 2.5 which is the average female remigration interval). This is likely a conservative estimate and depends on the assumption that the average number of nests laid per female is 5 (Spotila et al. 1996). Five nests per female is used to estimate the number of FNA from nest counts (total nest count/5 ~ FNA). If leatherbacks lay fewer nests on average then the estimated number of females derived from the nest counts will be greater and vice versa, so that estimates would range from 2,700–5,100 females based on estimates ranging from ca. 840–3,200 FNA.

### ***Populations Exposed to the Hawaii-based Longline Fishery***

Based on genetic sampling from leatherback interactions (33 samples from 1995–2007) with the deep-set and shallow-set components of the Hawaii longline fishery 100 percent of the leatherback turtles (18 genetic samples) that interacted with shallow-set fishery originated from western Pacific nesting beaches (L. Smith, NMFS PIRO, pers. comm., July 2008)). Although turtles could represent individuals from Indonesia (Jamursba-Medi or Wermon), Papua New Guinea, Malaysia (Terrenganu), the Solomon Islands, or Fiji, the abundance of the nesting aggregations in Indonesia relative to the small size of the other nesting aggregations suggests that the interactions between Indonesian leatherback turtles and the Hawaii-based longline fisheries are the most likely scenario.

One leatherback sample taken from an interaction with the deep-set fishery was found to be that of a leatherback that originated from an eastern Pacific nesting aggregation. This interaction

occurred in the deep-set tuna fishery at 14° 48' N, 157° 19' W, which is well south of the area the shallow-set fishery occurs (L. Smith, NMFS PIRO, pers. comm., July 2008). This turtle could have been from a nesting aggregation along the coast of Mexico, Costa Rica, or Panama and research has suggested that turtles from these nesting aggregations may occur outside their normal range when oceanic phenomena like El Nino events prevent them from migrating south to the coasts of Peru and Chile. Several investigators who have followed leatherback turtles equipped with satellite tags have reported that leatherback turtles from the beaches of Mexico and Costa Rica migrate through the equatorial current towards the coasts of Peru and Chile (Eckert 1997; Marquez and Villanueva 1993; Morreale et al. 1994). Eckert (1997) suggested that EPO leatherback turtles migrate toward the coast of South America where upwelling water masses provide an abundance of prey.

### **3.3.1.1.1 Leatherbacks of the Western Pacific**

Leatherback turtles originating from the western Pacific are threatened by poaching of eggs, killing of nesting females, human encroachment on nesting beaches (development, beach armoring, beachfront lighting, etc.), incidental capture in fishing gear, beach erosion, and egg predation by animals. A documented traditional harvest of leatherbacks occurs in the Kei Islands (Suarez and Starbird 1996, Lawalata et al. 2006). Low hatching success is characteristic of leatherbacks despite high fertility rates (reviewed in Bell et al. 2003), and low hatchling production has been confirmed by current research in Papua (Hitipeuw et al. 2007, Tapilatu and Tiwari 2007).

While there used to be a paucity of information regarding the western Pacific population, over the past few years significant new information has been acquired about the leatherback nesting population (Dutton et al. 2007; Benson et al. 2007; Hitipeuw et al. 2007; Kinan 2005). There is some evidence, including anecdotal information, suggesting that although there are indications of a long-term decline, this population has not been depleted to the extent found at other major rookeries in the Pacific (Hitipeuw et al. 2007).

Research has been conducted in the last several years to more thoroughly identify leatherback nesting beaches and estimate numbers of nesting animals in the western Pacific (Papua Indonesia, Papua New Guinea, Solomon Islands, and Vanuatu). At the *Western Pacific Sea Turtle Cooperative Research and Management Workshop* sponsored by the Council from May 17 -21, 2004, regional experts identified a total of 28 leatherback nesting sites for the western Pacific region, of which 21 were previously unknown or poorly documented (Dutton et al. 2007; Kinan, 2005). Leatherback turtle nesting among these 28 sites was estimated to be between 2,100–5,700 females nesting annually (Dutton et al., 2007). Dutton et al. (2007) and the Bellagio Blueprint (Worldfish 2004) highlight the need for continued nesting beach monitoring and protection at key leatherback turtle nesting sites in the western Pacific.

### ***Malaysia***

The catastrophic decline of the rookery at Terengganu, Malaysia is well documented (Chan and Liew 1996). The leatherback turtle population plummeted from over 3,000 nesters per year in the

late 1960s to less than 20 per year by 1993. In the last decade, only 2 or 3 leatherbacks nested each year (Liew 2002), with much of this decline attributed to systematic overharvest of eggs (Chan and Liew 1996).

### ***Indonesia***

The north Vogelkop coast (also known as Bird's Head Peninsula) in Papua, Indonesia is thought to support the largest leatherback nesting population in the Pacific (Hitipeuw et al. 2007). Jamursba-Medi is the principal known nesting site for leatherbacks on Papua, and is comprised of 3 black sand beaches (Wembrak, Warmamed, and Batu Rumah) that together span 18 km of coastline. A second nesting site is located at Wermon, which consists of a 6-km beach about 30 km east of Jamursba-Medi and halfway between Welos Cape and Wau Village.

The rookery at Jamursba-Medi currently supports ca. 300–900 nesting females annually compared with about 1,000–3,000 before 1985 (not including nesting at Wermon) (Hitipeuw et al. 2007). Hitipeuw et al. (2007) recorded 1,865–3,601 nests each season at Jamursba-Medi (compared to 13,000 nests recorded in 1984 by Bhaskar (1985)) (Table 15, and 1,788–2,881 nests at Wermon laid between November 2002 and August 2004. There appears to be a declining trend since 1993 for the Jamursba-Medi nesting population (Table 15). Hitipeuw et al. (2007) warn that previous population estimates should be interpreted with caution, because it is clear that Wermon is a sizable rookery that has been overlooked in the past, with as many nests laid on Wermon as on Jamursba-Medi in 2003–2004. It is unclear whether this represents a recent demographic shift or if there has always been this level of nesting on Wermon. Studies are ongoing to determine whether the Papuan leatherbacks consist of two demographically distinct nesting populations (i.e., one that nests primarily between October and March at Wermon, and another that nests at Jamursba-Medi between April and October).

**Table 15: Number of nests recorded at Jamursba-Medi, Papua, Indonesia from 1981-2004**

Survey Period	Nests no.	Adjusted no. nests	No. estimated females <sup>a</sup>	Reference
Sept 1981	4000+	7143	1232–1623	Salm 1982
Apr-Oct 1984	13,360	13,360	2303–3036	Bhaskar 1985
Apr-Oct 1985	3000	3000	517–682	Bhaskar 1987
June-Sept 1993	3247	4091	705–930	J. Bakarbesy unpubl. data
June-Sept 1994	3298	4155	716–944	J. Bakarbesy unpubl. data
June-Sept 1995	3382	4228	729–961	J. Bakarbesy unpubl. data
Jun-Sept 1996	5058	6373	1099–1448	J. Bakarbesy unpubl. data
May-Aug 1997	4001	4481	773–1018	Lamuasa unpubl. data
May-Sept 1999	2983	3251	560–739	Teguh unpubl. data
Apr-Dec 2000	2264	2194	378–499	KSDA-YAL, unpubl. data
Apr-Oct 2001	3056	3056	527–695	Wamafima unpubl. data
Mar-Aug 2002	1865	1921	331–437	World Wildlife Fund 2003
Mar-Nov 2003	3601	2904	501–660	World Wildlife Fund 2003
Mar-Aug 2004	3183	3871	667–879	World Wildlife Fund 2003

<sup>a</sup> Number of females were estimated by dividing number of estimated nests by average number of nests/female reported by Dutton et al. (2000) (5.8 nests/female) and Sarti et al. (2000) (4.4 nests/female).

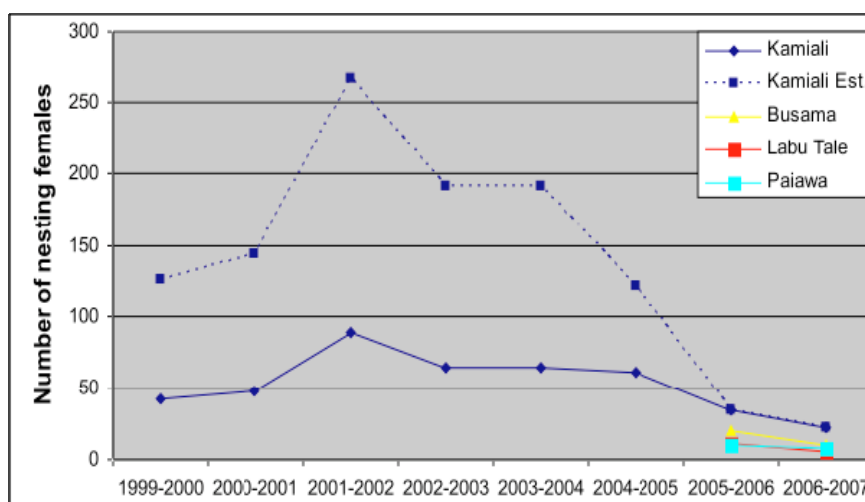
Betz and Welch (1992) reported large-scale egg harvest during the 1980s as the main reason for this decline. Commercial exploitation of eggs at Jamursba-Medi Beach was relatively intense for

many years, with eggs being harvested largely by fishermen from adjacent districts (Sorong, Manokwari, Biak, and North Maluku). For example, in 1984 and 1985, 4 to 5 boats were observed visiting the beach weekly and returning with 10,000–15,000 eggs per boat (Betz and Welch 1992). During the peak nesting season, the beaches would become crowded with temporary dwellings that housed egg collectors and traders. Commercial egg harvest has been effectively eliminated since beach monitoring was established in 1993.

Additionally, information on leatherback nesting is lacking for a large area of coastline stretching from Jamursaba-Medi to the border with Papua New Guinea (Dutton et al. 2007). Low density nesting is also believed to occur along western Sumatra (200 females nesting annually) and in southeastern Java (50 females nesting annually), although the last known information for these beaches is from the early 1980s (*in* Suarez and Starbird 1996; Dermawan 2002).

### ***Papua New Guinea***

The Huon Coast of the Morobe Province in Papua New Guinea (PNG) hosts 50% of leatherback nesting activity in PNG (Benson et al. 2007), and is among the largest population in the western Pacific, second only to West Papua, Indonesia (Dutton et al. 2007). The estimates of total nests laid annually at all the sites in the Huon Gulf range from 500 to 1,150 (Dutton et al. 2007). This range reflects the annual variability in nests and is based on preliminary data from 3 years of aerial surveys (S.R. Benson and V. Rei, unpubl. data, in Dutton et al. 2007). However, anecdotal information from Huon Coast villagers and nesting beach surveys undertaken in the 1980s (Hirth et al. 1993; Quinn et al. 1983; 1985; Bedding and Lockhart 1989) indicates a decline in leatherback nesting females over the past 20-30 years when compared with present nesting levels (Benson et al. 2007, Pilcher 2006). The nesting trends of leatherbacks along the Huon Coast are represented in Figure 15.



**Figure 15: Long-term trends in number of nesting adults along the Huon Coast, PNG**

Note: Historical data only exists for Kamiali and for one additional season only at Busama, Labu Tale and Paiawa). Source: Pilcher, 2007

The first attempts to quantify leatherback nesting activity along the Huon Coast occurred in the Labu Tale and Busama village areas near the mouth of the Buang River in the early 1980s (identified as the Maus Buang site in subsequent literature). The approximate area surveyed during these initial investigations ranged from 725 meters (Hirth et al. 1993) to approximately 1-2 km (Quinn et al. 1983; 1985; Bedding and Lockhart, 1989). These surveys resulted in population estimates of 1,200 to 300 females per year (Quinn et al. 1983; Bedding and Lockhart, 1989).

In January 2004, aerial surveys of 2,800 km of coastline in north PNG and New Britain Island were completed. A total of 415 nests were located, of which 71% were found within the Huon Gulf region. Within the Huon Gulf region only 29 percent of nests were located in areas other than the two nesting beaches of Kamiali and Maus Bang (also known as Baung Buassi). After applying a correction factor based on missed nests identified from beach walk surveys, the total estimate was 559 nests (Benson et al. 2007).

The Huon Coast Leatherback Turtle Conservation Project (HCLTCP) began at the Kamiali Wildlife Management Area (KWMA) in November 2003 and by late 2005 expanded to incorporate three additional communities of Labu Tale, Busama and Paiawa which were identified via aerial surveys (Benson et al. 2007), historical accounts (such as Hirth et al. 1993), and community leaders to have observed significant leatherback nesting. During the 2006/07 nesting season, three additional communities of Sapa, Kobo and Salus were incorporated into the project. The HCLTCP project sites are located 20 to 60 km southeast of Lae, PNG, and in total (as of the 2006/07 nesting season) results in approximately 20 km of monitored (or protected) beach. Project expansion from one site to seven has been made possible by funding from the Council through partnerships with PNG Department of Environment and Conservation, and the Village Development Trust and MAREMCO (two locally based NGOs).

Primary threats to leatherback turtle survival and recovery in PNG are from direct harvest, predation and beach erosion (Pilcher, 2006 and 2007). Significant nest-loss occurs through beach erosion and wave inundation (up to 100% loss in some locations); egg collection by villagers in areas outside the HCLTCP monitoring zones or project sites; continued harvest and/or killing of adult turtles; and high instances of dog depredation (up to 80% of unprotected nest). Given their critical status, maximizing hatchling production is seen as most vital to the welfare of leatherback turtles in PNG.

Leatherback turtles have been consumed to some extent in different areas of Madang, Morobe, Manus, East Sepik, East New Britain, Milne Bay and Central Provinces (Pritchard 1979; Spring 1982a; 1982b; Lockhart 1989). In some areas, they were part of the subsistence diet or were utilized in extending social relationships through trade, but in general it appears the consumption

of leatherback turtles was not widely practiced because their oily flesh is considered unpalatable (Quinn et al. 1985, Pritchard 1979), although direct harvest does occur<sup>10</sup>.

Egg harvesting is still widely practiced. Harvest is perpetuated partly because beaches along the Huon Coast are used as pathways for local people that go to and from their gardens or to visit neighboring residential areas, and because local fishers use the beaches at night to catch fish. Turtle eggs are either consumed immediately or distributed through clan and kin networks, or sold at market to generate income for things such as school fees, medical expenses, or church commitments (Hirth et al. 1993, Spring 1982). In historical periods, egg exploitation along the Huon Coast would have likely had a reduced impact on the leatherback turtle populations, as the villages were small and scattered, with little access to markets. After World War II, egg exploitation increased, with leatherback turtle eggs changing from a protein supplement to a commercialized commodity, and it has been suggested that all turtle eggs laid along sections of the Huon Coast were taken soon after laying (Quinn et al. 1983, Bedding and Lockhart 1989, Work 2002). For example, Quinn et al. (1983) witnessed the harvest of all nests laid during their survey period. It is entirely possible that the leatherback population in PNG has experienced near total egg loss for some 40+ years.

Only in recent years has the loss of eggs been curtailed in some locations due to the presence of the HCLTCP. Participating communities of the HCLTCP agree to abide by an egg and turtle harvest moratorium. This is consistent with PNG wildlife law and policy for leatherback turtle resources. Monthly market surveys undertaken by the PNG Coastal Fisheries Management and Development Program (NFA 2006) and a recent WWF survey of the Eye Grease Market (Kinch et al. 2007) confirm that no turtle eggs are being openly sold in Lae.

During the 2004-05 nesting season, approximately 40% of nests and at the KWMA were lost to erosion (Kisakau 2005). At Paiawa all (28) nests laid were washed away during the 2005-06 season, and erosion continues to be an issue (Pilcher 2006). During a 25km beach survey undertaken on January 20-23, 2006 from Labu Tale to Busama, many of the 181 nests observed had been washed over in several locations and considerable flotsam covered nests, suggesting periodic inundation (Kinch 2006).

Predation by feral and domestic dogs (*Canis familiaris*) has been documented and characterized as a 'great threat' to hatchlings and nests laid along the Huon Coast (Kisakau 2005; Pilcher 2006). Dog predation occurs as the hatchlings are digging to the surface (two to three days after initial hatching as hatchlings are digging to the surface, but not after oviposition or during

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<sup>10</sup> Along the Morobe coast, three leatherbacks were reportedly killed at Kobo in 2003; Ewa village, south of Kobo, killed at least 2 leatherbacks in 2005-06; Sapa village documented 17 adults killed from 2001 to 2005; two leatherbacks were taken in Maiama, one each in Salus and Busama in 2006 (Kinch, 2006; Kinch, pers. comm.; Krueger, pers. comm.). At Paiawa, people regularly killed and smoked leatherback turtle meat to trade with mountain peoples residing in the interior for pig meat (Kinch 2006).

incubation). A high level of depredation by dogs (~ 80%), was observed and reported for nests during the 2005-2006 season at KWMA (C. Naru pers. comm.; Pilcher 2006), and one report suggests that nearly 100% of all nests were lost during the 2004-2005 season (Ambio, pers. comm.). Crocodiles (*Crocodilus porosus*) have also been documented to occasionally kill leatherback turtles as they emerge to nest (Rei 2005; Hirth et al. 1993; Quinn et al. 1983).

Nest and hatchling protection measures were developed in January 2006 by HCLTCP staff which involved the construction and deployment of locally-made bamboo grids. This was the first time dogs were prevented from causing hatchling loss. Grids were placed over many of the nests within the KWMA monitoring zone to reduce village and feral dog predation; however, outside of the monitoring zone where the grids were not deployed nest loss was still in the region of 80% (C. Naru, pers. comm.). Although grids were not used as comprehensively as might have been possible, they proved effective at combating dog depredation. As of the 2006/07 nesting season, grids were used on nearly every nest, within the zones monitored by the seven communities (approximately 236 nests; Pilcher 2007), and will be used during future seasons across a wider spatial range.

### ***Solomon Islands***

In the Solomon Islands, the rookery size is estimated to be on the order of 100s of females nesting per year (Dutton et al. 2007). Past studies have identified four important nesting beaches in Isabel Province: Sasakolo, Lithoghahira, Lilika, and Katova. Harvest of adults and eggs by humans has been reported and may continue in some areas (MacKay 2005). In addition, lizards and iguanas have been documented predating on leatherback eggs (Rahomia et al. 2001).

### ***Vanuatu***

Leatherbacks are known throughout many islands of Vanuatu. Residents of a number of different islands, from Espirito Santo in the north through Ambae, Aneityum and Efate, to Tanna in the South, indicate that there were formerly at least small nesting populations of leatherbacks on these islands, with most recent nesting in Epi and Malekula (Petro 2005). Nesting events on these islands have significantly declined since the 1980s in response to increasing human population growth and subsistence pressure on nesting females and eggs (Petro et al. 2007). This reduction in leatherback nesting areas is the same trend observed with all species of turtles in Vanuatu, with more remote areas still supporting turtle nesting but needing to be thoroughly surveyed.

A nesting beach survey at Votlo, Southern Epi between November 2003 and February 2004 resulted in counts of 31 nests and 9 tagged leatherbacks. Overall, Epi Island appears to have the largest number of nests, with two nesting areas with southwesterly exposed coasts probably having 20-30 annually nesting females (Petro 2005).

### ***Fiji***

In Fiji, leatherbacks are uncommon, although there are recorded sightings and 4 documented nesting attempts on Fijian beaches. They have been seen in the Savusavu region, Qoma, Yaro

passage, Vatulele and Tailevu, and researchers estimate approximately 20-30 individual leatherbacks in Fijian waters (Rupeni et al. 2002).

### **Australia**

In Australia, leatherback nesting is sporadic, less than 5 per year, generally outside of Great Barrier Reef in southeast Queensland (Dobbs 2002). In eastern Australia a small nesting site identified in the 1970s is reportedly close to extirpation as no nesting has been recorded since 1996 (Hamann et al. 2006). Human related threats include incidental capture in fisheries and ingestion and entanglement in marine debris (Dobbs 2002).

### **3.3.1.1.2 Leatherbacks of the Eastern Pacific**

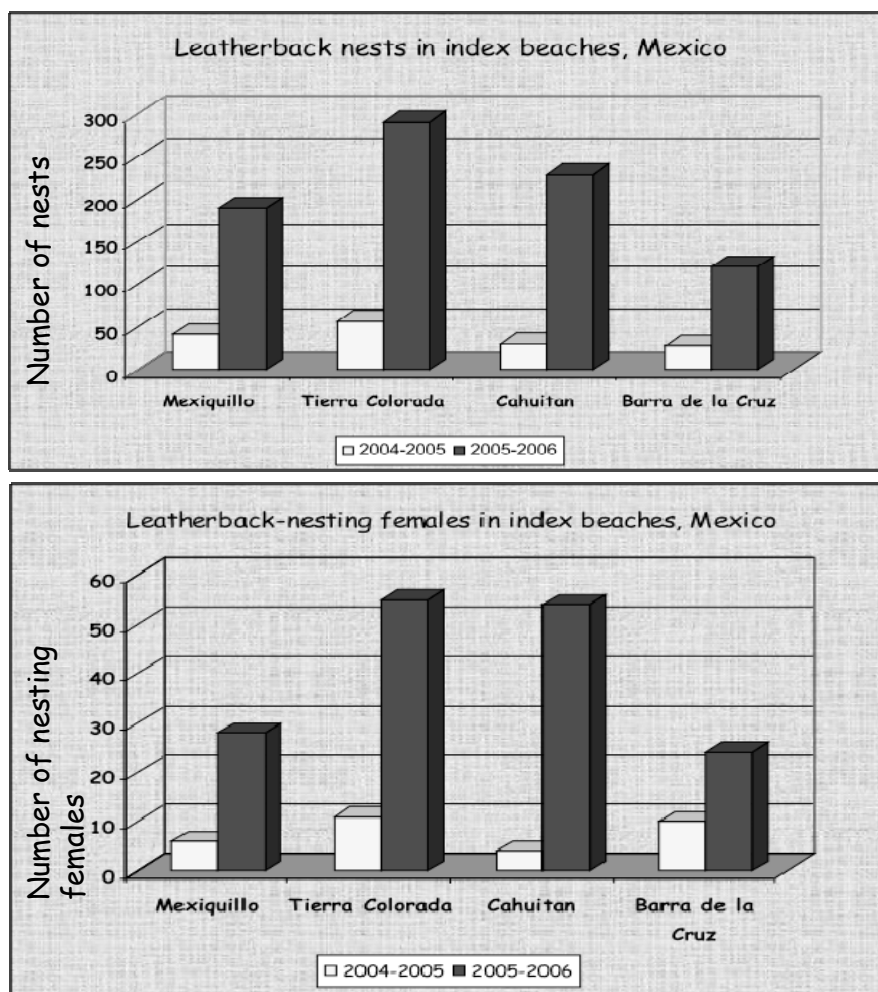
Leatherback nesting populations have declined along the Pacific coast of Mexico and Costa Rica. Spotila et al. (2000) estimated that there were 1,690 adult female leatherbacks in the eastern Pacific. Since that time, trends in the major nesting beaches have continued to decline. Three countries which are important to leatherbacks nesting in the eastern Pacific include Costa Rica, which has the highest abundance and density in this area, Mexico, with several important nesting beaches, and Nicaragua, with two important nesting areas. Leatherbacks have been documented nesting as far north as Baja California Sur and as far south as Panama (Sarti 2002).

### **Mexico**

Proyecto Laúd coordinates the conservation activities for the leatherback turtle on four index beaches of the Mexican Pacific - Mexiquillo, Tierra Colorada, Cahuitán, and Barra de la Cruz. Daily nesting track counts done from 1982 to 2004 showed a declining trend for the number of leatherback nests on these 4 index beaches (Sarti Martinez et al. 2007; Figure 16). The worst nesting season was 2002–2003, in which only 20 leatherback nests were recorded on the index beaches combined. There was a slight increase in nesting activity during the 2005-06 season with 173 nesters, this is still quite low but optimistic - the status of leatherbacks in Mexico is dire but not hopeless. The decline is attributed to a combination of extensive egg harvest on all Mexican Pacific beaches before conservation activities and high mortality of large adults in pelagic fisheries.

A total of 5,314 females have been individually identified since 1982; the average remigration interval is 3 years, and there is evidence of interchange of females between some beaches (Sarti Martinez et al. 2007). The female population has an average curved carapace length of 143.8 cm and an average clutch size of 62 eggs. The average estimated clutch frequency is  $5.5 \pm 1.9$ , with an average clutch interval of  $9.7 \pm 1.2$  days. From 1982 to 2004 a total of 270,129 leatherback hatchlings were released to the wild population. This comparatively small number was likely not enough to offset the mortality of juveniles and adults offshore. This may explain the continuing population decline in spite of 20 years of protection activities. Currently, hope for the future of the population relies on the protection of at least 80% of the clutches laid on the priority beaches, the participation of local communities in conservation activities, and increased awareness of the leatherback's status among Mexican society.





**Figure 16: East Pacific leatherback nesting data for the 2005 – 2006 season in Mexico**  
Source: Sarti et al. 2007

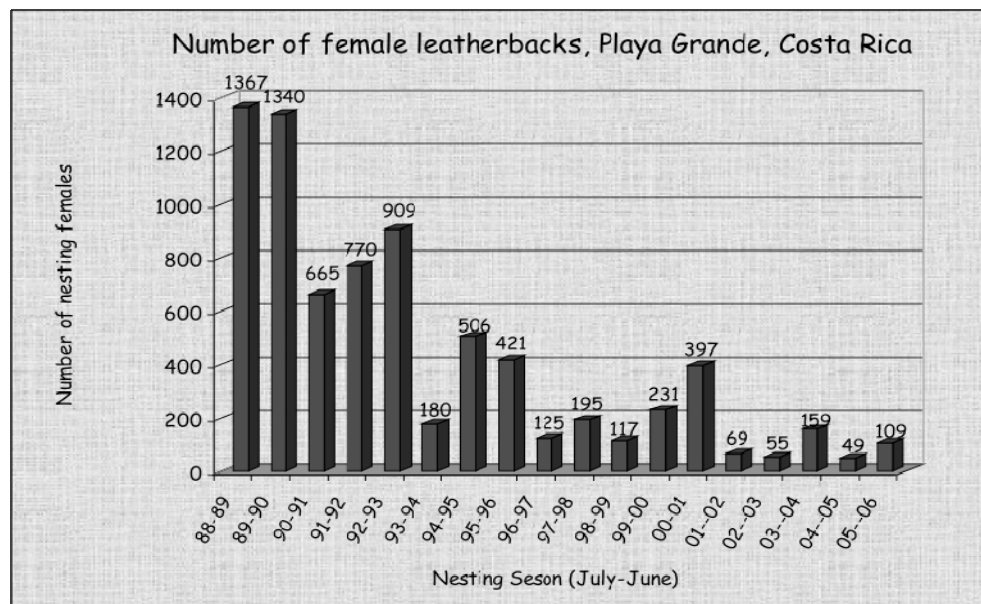
### *Costa Rica*

During the 1980s researchers realized that the beaches of Playa Grande, Playa Ventanas and Playa Langosta collectively hosted the largest remaining Pacific leatherback populations in Costa Rica. Since 1988, leatherback turtles have been studied at Playa Grande (in Las Baulas), the fourth largest leatherback nesting colony in the world. During the 1988-89 season (July-June), 1,367 leatherback turtles nested on this beach, and by the 1998-99 season, only 117 leatherback turtles nested (Figure 17; Spotila et al. 2000). The 2003/2004 nesting season showed an increase in nesting abundance from the previous two seasons. An estimated 159 females nested at Playa Grande in 2003/2004 up from 69 and 55 in 2001/2002 and 2002/2003. Scientists speculate that the low turnout during 2002-03 may have been due to the “better than expected season in 2000-01 (397 nesting females) which temporarily depleted the reproductive pool of adult females in reproductive condition following the El Nino/La Nina transition” (R. Reina, Drexel University, personal communication, September, 2003). In 2004/2005 nesting fluctuated

down to 49 nesting females - the lowest on record, but then up to 109 during the 2005/2006 season.

Researchers began tagging females at Playa Grande in 1994. Since then, tagged leatherbacks have had a low return rate - 16% and 25% in the five or six years following tagging. Spotila et al. (2000) calculated a mean annual mortality rate of 35% for leatherbacks nesting at Las Baulas. At the St. Croix, U.S. Virgin Islands nesting grounds, female leatherbacks returned approximately 60% over the same period (McDonald and Dutton 1996 *in* Reina et al. 2002) indicative of mean annual mortality rates from 4-10% (Dutton et al. 1999 *in* Reina et al. 2002). Thus, comparatively few leatherback turtles are returning to nest on east Pacific nesting beaches and it is likely that eastern Pacific leatherback turtles are experiencing abnormally high mortalities during nonnesting years.

Since 1993, environmental education and conservation efforts through active law enforcement have greatly reduced egg poaching in Costa Rica (Chaves et al. 1996). During the 1993-94 nesting season, poaching accounted for a loss of only 1.3% of nests on Playa Grande. Other losses were due to predation, tidal effects and failure in egg development or infestation by maggots (Schwandt et al. 1996). Bell et al. (2003) found that while leatherbacks at Playa Grande had a high rate of fertility (mean = 93.3%  $\pm$  2.5%), embryonic death was the main cause of low hatchling success in this population. Researchers at Playa Grande have also found that temperature of the sand surrounding the egg will determine the sex of the hatchlings during a critical phase of their embryonic development. At this beach, temperatures above 29.5°C produce female hatchlings, while below 29.5°C, the hatchlings are male (Bell et al. 2003).



**Figure 17: Nesting trends of leatherback turtles in Costa Rica**

Source: Spotila et al. unpublished data in Hall et al. 2007

### **3.3.1.1.3 Council's Leatherback Conservation Projects**

#### ***Wermon Beach, Papua Indonesia – Nesting Beach Management***

The Council has contracted with the World Wildlife Fund-Indonesia (WWF-Indo) since November 2003 to hire village rangers to protect the Wermon nesting beach at Jamursba-Medi, Bird's Head Peninsula in Papua Indonesia. This project builds on the existing program established by WWF-Indo since 1990 at the Jamursba-Medi beach, the largest known leatherback nesting site in Indonesia and in the western Pacific Region. Prior to project implementation, disturbance was unchecked at Wermon: poaching affected more than 60% of all nests and pig predation impacted the remaining nests (Starbird and Suarez 1994; NMFS 2005). To date, WWF-Indo has achieved great success in eliciting the enthusiastic support and involvement of local people and the Indonesian government. In December 2005, 26 million hectares comprised of 126,499 km of beaches (including Jamursba Medi and Wermon) were designated as a local marine protected area or MPA (ABUN MPA decree No. 142/2005).

This project monitors and protects one third of the known leatherback nesting beach habitat along the north coast of Papua Indonesia and results in the protection of leatherback nests from predation by feral pigs, beach erosion and egg collectors. Protection is achieved through nightly beach patrols and electric fences to keep pigs off beaches, by relocating eggs to more secure areas, and deterring poachers through monitoring presence. Standardized techniques for data recording is applied with community-based beach rangers employed to patrol nightly, PIT tag nesting females and record nesting data (including impacts: predation and inundation).

Prior to implementation of the Council-funded Wermon conservation project, egg harvest and predation were considerable threats (Hitipeuw et al. 2007; Starbird and Suarez 1994; Suarez et al. 2000). As documented by Starbird and Suarez (1994), poaching at unprotected Wermon Beach exceeded 60% and pig predation impacted the remaining 40%. With the establishment of the year round monitoring project in 2003/04, coastal patrols are currently being conducted to prevent disturbance and exploitation of the beach, with an average over the past 4 field season of approximately 70% of nests laid conserved (2003/04 through 2006/07 nesting seasons; see Table 16).

To date, impacts from predation have been significantly reduced (by 90%), and through the process of implementing this program it has been realized that the beach is of far greater importance than previously assumed. It has become an excellent new research platform for western Pacific leatherbacks, including aerial surveys, genetic sampling, hatching success, and nest relocation studies. Approximately 5,226 nests and 169,942 hatchlings have been conserved by this project (Table 16).

**Table 16: Summary of conservation activities at Wermon beach, 2004-2007**

Year	Nests laid	Nests conserved	Estimated eggs conserved	Estimated hatchlings produced
2003 (baseline)	1,788	NA	NA	NA
2004	2,881	2,039	154,964	72,833
2005	2,080	1,160	88,160	41,452
2006	1,346	1,198	91,048	42,792
2007	1,052	829	63,004	29,611
Total1	7,359 (baseline not included)	5,226	397,176	18,667
1 not including 2003 baseline numbers 2 Estimated by 76 eggs per clutch and 47% hatching success rate ((Tapilatu and Tiwari 2008)) NA = not applicable Source: WWF project reports to WPRFMC 2004-2007				

It is generally reported that one egg out of 1000 eggs will survive to become an adult sea turtle<sup>11</sup> (see Appendix IV). Based on this simple model, this conservation project is estimated to have produced approximately 397 adult leatherback turtles since 2004. Note that prior to implementation of this project, nearly 100% of all eggs laid at Wermon beach were thought to have been lost to depredation, direct harvest, or inundation.

***Kei Islands, Western Papua Indonesia – Coastal Harvest Reduction***

The Council has contracted with WWF-Indo since November 2003 to provide information, education and outreach, and work with local villagers to reduce direct harvest pressure of leatherback turtles in the coastal foraging habitats of Kei Kecil Islands of Western Papua, Indonesia. In 2007, WWF-Indo transferred management of the project to the locally-based NGO, SIRaN. The Council now contracts with SIRaN as a subcontract through the Marine Research Foundation to implement the project.

Leatherback turtles (*Tabob*) have been traditionally hunted for generations in Kei Kecil Islands for both subsistence and ritual purposes. The capture level was estimated to be approximately 100 leatherbacks per season (Suarez 1999), but recent monitoring has identified that about 45 individuals are harvested per year (Kinan 2006). However, the critical endangered status of, and the multi-dimensional threats to, Pacific leatherbacks requires that efforts continue to ease this impact.

<sup>11</sup> <http://www.greatturtleace.org/2008/greatturtleschool.php>, accessed July 2008

The traditional practice of harvesting leatherback turtles is of high socio-cultural value to indigenous people of the Kei Islands. These practices reflect the vital linkage of people to land/water, reinforce spiritual beliefs that govern their existence and responsibility to their natural resources, and serve as a tool for passing on the socio-cultural knowledge to future generations. Accordingly, sustainable resource management (including conservation) needs to consider both the social and cultural aspects of local communities. This project strives to operate within the socio-cultural and economic perspectives of the local community, as well as Indonesian law that preserve indigenous harvest rights, relating to leatherback turtles to determine the best approach for conservation and adaptation of the local customary institutional frameworks.

This project began by first studying and quantifying the parameters associated with leatherback hunting to establish a harvest baseline and to investigate option means of livelihood to support sustained management over time. To date, a greater understanding of the socio-cultural issues associated with local harvest has been achieved. The harvest rate is not as significant as previously believed, suggested by Soares (1999) to be 100 turtles/yr. Findings from this project estimate that approximately 45 turtles/yr are harvested (Table 17). In 2007, the project began an in-water monitoring and sightings network to identify leatherback turtle abundance in the region to help better address localized impacts.

**Table 17: Summary of leatherback turtle harvest observed in Kei Kecil, Papua, Indonesia 2003-2006**

Year	Harvest/yr	Conservation activities
<b>Baseline</b>	100 (estimate by: Soares, 1999)	NA
<b>2003/04 (yr 1)</b>	29	Education & outreach, community meetings
<b>2004/05 (yr 2)</b>	44	Education & outreach, community meetings
<b>2005/06 (yr 3)</b>	30	Education & outreach, community meetings, soccer tournament implemented (to engage local community in alternative option activity)
<b>2006/07 (yr 4)</b>	58	Education & outreach, community meetings, alternative activities implemented, turtle sighting network established.

***Huon Coast, Papua New Guinea – Nesting Beach Management***

The Huon Coast Leatherback Turtle Conservation Project (HCLTCP) began at the Kamiali Wildlife Management Area (KWMA) in November 2003 and by late 2005 expanded to incorporate three additional communities of Labu Tale, Busama and Paiawa which were identified via aerial surveys (Benson et al. 2007), historical accounts (such as Hirth et al.1993), and community leaders to have significant leatherback nesting. During the 2006/07 nesting season, three additional communities of Sapa, Kobo and Salus were incorporated into the project. The HCLTCP project sites are located 20 to 60 km southeast of Lae, PNG, and in total results in approximately 20 km of monitored (or protected) beach. Project expansion from one

site to seven has been made possible by funding from the WPRFMC through partnerships with PNG Department of Environment and Conservation and the Village Development Trust (a locally based NGO). The Marine Research Foundation provides scientific and management oversight and anthropological consultancy is provided by the University of Papua New Guinea.

The Huon Coast hosts 50% of leatherback nesting activity in PNG (Benson et al. 2007), and is among the largest population in the western Pacific, second only to Papua, Indonesia (Dutton et al. 2007). Primary threats to leatherback turtle survival and recovery results from direct harvest, predation and beach erosion. Significant nest-loss occurs through beach erosion and wave inundation (up to 100% loss in some locations); egg collection by villagers in areas outside the HCLTCP monitoring zones or project sites; continued harvest and/or killing of adult turtles; and high instances of dog depredation (up to 80% of unprotected nest). Given their critical status, maximizing hatchling production is seen as most vital to the welfare of leatherback turtles in PNG.

The HCLTCP employs a community-based approach, similar to other turtle conservation projects (Marcovaldi and Marcovaldi 1999, Troeng and Rankin 2005; Hitipeuw et al. 2007) which involve local communities in monitoring activities and beach management / conservation initiatives. Staff duties are geared to reduce nesting beach impacts and to optimize hatchling production. Specifically, the objectives of the HCLTCP staff are to monitor nesting activities of leatherback turtles, to implement beach management measures (such as bamboo grids) to maximize hatchling production, to increase local awareness and understanding of sea turtle conservation issues, and to share knowledge with other communities to promote sustainable management of leatherback resources.

Over the past two years there has been conscious effort to change local perceptions and overall program focus from “tagging turtles” to “protecting nests.” Past research and monitoring efforts (prior to 2003) focused almost entirely on tagging turtles, and thus only this information was transferred to local monitors. However, tagging will not conserve or recover the species. To preserve sea turtles, one must ensure that nests hatch and hatchlings reach the water. The HCLTCP strives to provide local villagers with more appropriate skills and knowledge to influence leatherback conservation. Overall, poaching and dog predation has been reduced at beaches of participating communities and hatchling production has increased.

Communities that participate in the HCLTCP agree to an egg and turtle harvest moratorium. This is consistent with PNG national wildlife legislation which prohibits harvest of leatherback turtles and their eggs. The size of the moratorium has been variable over time, beginning within the KWMA during the 2002/03 season of 0.5km of beach and then expanding: 2km in 2004, 3km in 2005, and 10km (full scope of the beach) in 2006. As of the 2006/07 field season the seven participating communities also agreed to the egg harvest moratorium resulting in approximately 20km of protected beach throughout the Huon Coast. Additionally, as of the 2006 Monthly market surveys undertaken by the PNG Coastal Fisheries Management and Development Program (NFA 2006) and a recent WWF survey of the Eye Grease Market (Kinch et al. 2007),

confirm that no turtle eggs are being openly sold in Lae. Nesting beach trends for Kamiali are provided in Table 18.

**Table 18: Kamiali WMA nesting beach trends**

<b>Year / monitored beach size KWMA</b>	<b># Female turtles KWMA (# at other sites)</b>	<b>Nests laid KWMA (# at other sites)</b>	<b>Conservation</b>
<b>2002/03 (baseline)</b>	64	?	0.5 km egg harvest moratorium
<b>2003/04 - 2 km</b>	64	?	2 km egg harvest moratorium
<b>2004/05 - 3 km</b>	75	197	3 km egg harvest moratorium
<b>2005/06 - 3 km</b>	34 (114) <sup>a</sup>	139 (237) <sup>a</sup>	7,000 eggs <sup>b*</sup> (12,000 eggs) <sup>a</sup>
<b>2006/07 - 3 km</b>	N/A	59 (236) <sup>c</sup>	3,000 eggs <sup>*</sup> (12,000 eggs) <sup>c</sup> 20 km of beach protected

<sup>a</sup> Includes three additional sites: Busama, Labu Tale and Paiawa (7 km estimated beach monitored)

<sup>b</sup> First year that beach mitigation (bamboo grids) implemented to address dog predation

<sup>c</sup> Seven total sites: KWMA, Busama, Labu Tale, Paiawa, Sapa, Kobo and Salus

<sup>\*</sup> Estimated by 101 eggs per clutch (Pilcher 2007) and 50% hatching success rate (Bell et al. 2003)

Source: Dr. N. Pilcher, Marine Research Foundation, project report to WPRFMC, December 2007

Beaches along the Huon Coast have deep-water approaches reaching surf and shore-lines. This subjects the narrow nesting beaches to seasonal or storm-related erosion and deposition (accretion) cycles, which leads to nest loss when portions of the beach succumb to changes in current direction or velocity (Benson et al. 2007). Rivers frequently breach at different times of the year and at different sites depending upon the level of rainfall. Leatherback turtle nests located close to the banks of these rivers and other natural drainage systems are exposed and have been destroyed during high tides and heavy rainfall (Pritchard 1971, Quinn et al. 1983).

During the 2004-05 nesting season, approximately 40% of nests and at the KWMA were lost to erosion (Kisokau 2005). At Paiawa all (28) nests laid were washed away during the 2005-06 season, and erosion continues to be an issue (Pilcher 2006). During a 25km beach survey undertaken January 20-23, 2006 from Labu Tale to Busama, many of the 181 nests observed had been washed over in several locations and considerable flotsam covered nests, suggesting periodic inundation (Kinch 2006b).

Predation by feral and domestic dogs (*Canis familiaris*) has been documented and characterized as a 'great threat' to hatchlings and nests laid along the Huon Coast (Kisokau 2005; Pilcher 2006). Dog predation occurs as the hatchlings are digging to the surface (two to three days after initial hatching as hatchlings are digging to the surface, but not after oviposition or during incubation). A high level of depredation by dogs (circa 80%), was observed and reported for nests during the 2005-2006 season at KWMA (C. Naru pers. comm.; Pilcher 2006), and one report suggests that nearly 100% of all nests were lost during the 2004-2005 season (Ambio, pers. comm.). Crocodiles (*Crocodilus porosus*) have also been documented to occasionally kill leatherback turtles as they emerge to nest (Rei, 2005; Hirth et al. 1993; Quinn et al. 1983).

Nest and hatchling protection measures were developed in January 2006 by HCLTCP staff which involved the construction and deployment of locally-made bamboo grids. This was the first time dogs were prevented from causing hatchling loss. Grids were placed over many of the nests within the KWMA monitoring zone to reduce village and feral dog predation; however, outside of the monitoring zone where the grids were not deployed nest loss was still in the region of 80% (C. Naru, pers. comm.). Although grids were not used as comprehensively as might have been possible, they proved effective at combating dog depredation. As of the 2006/07 nesting season, grids were used on nearly every nest, within the zones monitored by the seven communities (approximately 236 nests; Pilcher 2007), and will be used during future seasons across a wider spatial range. The grids are a low-cost solution to protecting nests, and while they would likely not be as effective against stronger predators such as pigs, or at high density nesting beaches (where subsequent nesting turtles could displace the grids), after a couple of seasons of use they appear to be effective for local conditions in PNG and have effectively bolstered hatchling production and population recruitment.

Using the simple model that estimates that one egg out of 1,000 eggs will survive to adulthood, the Council's nesting beach conservation project in Kamiali, PNG is estimated to have conserved 24 adult leatherback turtles to date.

### **3.3.1.2 Loggerhead Sea Turtles**

#### ***General Distribution***

Loggerhead sea turtles are circumglobal, and are associated with a broad range of habitat types that vary by life stage and region including continental shelves, bays, estuaries, lagoons and oceanic fronts and eddies in temperate, subtropical, and tropical waters. Major nesting grounds are generally located in temperate and subtropical regions, with scattered nesting in the tropics (NMFS and USFWS 1998d).

Loggerheads can be divided into five regions: the Atlantic Ocean, Pacific Ocean, Indian Ocean, Caribbean Sea and Mediterranean Sea. These regions may be further divided into nesting aggregations. In the Pacific Ocean, loggerhead turtles are represented by a northwestern Pacific nesting aggregation (located in Japan) which may be comprised of separate nesting groups (Hatase et al. 2002) and a smaller southwestern nesting aggregation that occurs in Australia (Great Barrier Reef and Queensland) and New Caledonia (Limpus, 2006).



North Pacific loggerhead turtles nest in Japan, undertake trans-Pacific developmental migrations in the waters of the Central North Pacific, Mexico, and U.S. territorial waters throughout the Eastern Pacific, and reside as adults in waters of the Asian region. Loggerheads originating in Japan travel westward, move seasonally north and south primarily through the region 28–40°N, and occupy sea surface temperatures (SST) of 15–25°C. Their dive depth distribution indicated that they spend 40% of their time at the surface and 90% of their time at depths <40 m. Loggerheads are found in association with fronts, eddies, and geostrophic currents. Specifically, the North Pacific Transition Zone Chlorophyll Front (NPTZCF) and the southern edge of the Kuroshio Extension Bifurcation Region (KEBR) appear to be important forage and migration habitats for loggerheads (Polovina et al. 2004 and 2007). Kobayashi et al. (2008) found that loggerhead distribution in the pelagic environment may be associated with the following five environmental variables: sea surface temperature, and chlorophyll-a concentration, earth magnetic force, earth magnetic declination, and earth magnetic inclination).

Both juvenile and subadult loggerheads feed on pelagic crustaceans, mollusks, fish, and algae. The large aggregations of juveniles off Baja California have been observed foraging on dense concentrations of the pelagic red crab, *Pleuronocodes planipes* (Pitman 1990, Nichols, et al. 2000). Data collected from stomach samples of turtles captured in North Pacific driftnets indicate a diet of gastropods (*Janthina sp.*), heteropods (*Carinaria sp.*), gooseneck barnacles (*Lepas sp.*), pelagic purple snails (*Janthina sp.*), medusae (*Vellela sp.*), and pyrosomas (tunicate zooids). Other common components include fish eggs, amphipods, and plastics (Parker et al. 2005). These loggerheads in the north Pacific are opportunistic feeders that target items floating at or near the surface, and if high densities of prey are present, they will actively forage at depth (Parker et al. 2005). As they age, loggerheads begin to move into shallower waters, where, as adults, they forage over a variety of benthic hard- and soft-bottom habitats (reviewed in Dodd 1988). Subadults and adults are found in nearshore benthic habitats around southern Japan, in the East China Sea and the South China Sea (e.g., Philippines, Taiwan, and Vietnam).

### ***Size and Identification***

The loggerhead is characterized by a reddish brown, bony carapace, with a comparatively large head, up to 25 cm wide in some adults. Adults typically weigh between 80 and 150 kg, with average CCL measurements for adult females worldwide between 95-100 cm CCL (Dodd 1988) and adult males in Australia averaging around 97 cm CCL (Limpus 1985, in Eckert 1993). Juveniles found off California and Mexico measured between 20 and 80 cm (average 60 cm) in length (Bartlett 1989, in Eckert 1993). Skeletochronological age estimates and growth rates were derived from small loggerheads caught in the Pacific high-seas driftnet fishery. Loggerheads less than 20 cm were estimated to be three years or less, while those greater than 36 cm were estimated to be six years or more. Age specific growth rates for the first 10 years were estimated to be 4.2 cm/year (Zug, et al. 1995).

### ***Age at Maturity***

Age to maturity for the Japanese loggerhead population is not understood. This parameter is estimated at >30 yr for Atlantic loggerheads (Snover 2002); however Japanese loggerheads nest at a smaller size (Hatase et al. 2004) and potentially at a younger age.

### ***Genetics***

Bowen et al. (1995) identified two genetically distinct nesting stocks in the Pacific - a northern hemisphere stock nesting in Japan and a southern hemisphere stock nesting primarily in Australia. This study concluded that 95% of loggerheads in Baja California originated from Japanese nesting beaches, but also identified an apparent presence of Australian origin individuals at foraging areas in the North Pacific, as indicated by a few individuals sampled as bycatch in the North Pacific that had a mtDNA haplotype only found in Australia (Bowen et al. 1995). Hatase et al. (2002) detected this common Australian haplotype at low frequency at Japanese nesting beaches. This finding, taken together with preliminary results from microsatellite (nuclear) analysis, confirms that loggerheads inhabiting the north Pacific originate from nesting beaches in Japan (P. Dutton, NMFS, unpublished data). LeRoux et al. (2007) report additional genetic variation in north Pacific loggerheads based on analyses using new mtDNA primers designed to target longer mtDNA sequences. Kamezaki et al. (in press) report that there are no significant differences in the mtDNA haplotype frequencies between Omaezaki rookery in northern Japan and the Yakushima rookeries in southern Japan, but that there are significant differences in the haplotype frequency between Minabe rookery in the Kii Peninsula and Yakushima rookeries. From limited data available, it appears that there is no latitudinal trend in population structuring (Kamezaki et al. in press).

### ***Global Status***

The loggerhead sea turtle was listed as a threatened species throughout its global range on July 28, 1978. It was listed because of direct take, incidental capture in various fisheries, and the alteration and destruction of its nesting habitat. Loggerhead sea turtles inhabit the Atlantic Ocean, Pacific Ocean, Indian Ocean, Caribbean Sea and Mediterranean Sea.

### ***Population Exposed to Hawaii-based Longline Fisheries***

Of the loggerheads taken in the Hawaii-based longline fishery, all have been determined to have originated from Japanese nesting beaches, based on genetic analyses (Snover 2008).

### ***Impacts and Threats***

Destruction and modification of loggerhead nesting habitats are occurring worldwide throughout the species range (NMFS 2007). The main anthropogenic (caused by humans) threats impacting loggerhead nesting habitat include coastal development/construction, placement of erosion control structures and other barriers to nesting, beachfront lighting, vehicular and pedestrian traffic, sand extraction, beach erosion, beach nourishment, beach pollution, removal of native vegetation, and planting of non-native vegetation (Baldwin 1992, NMFS and FWS 1998b, Margaritoulis et al. 2003).

Beach erosion is a significant impact at Japanese nesting beaches as a result of severe storms (e.g., typhoons), coastal development (such as construction of harbors, jetties, and upriver dams), and beach armoring (Matsuzawa 2006). Additionally, burgeoning numbers of visitors to beaches may cause sand compaction and nest trampling. For example, on Yakushima in Japan, egg mortality and hatchling emergence success is lower in areas where public access is not restricted and is mostly attributed to human foot traffic on nests (Kudo et al. 2003).

The construction of beachfront armoring (e.g., rigid structures placed parallel to the shoreline on the upper beach to prevent both landward retreat of the shoreline and inundation or loss of upland property by flooding and wave action; includes bulkheads, seawalls, soil retaining walls, rock revetments, etc.) greatly impacts nesting opportunities and hatching success of loggerhead turtles. Armoring structures can effectively eliminate a turtle's access to upper regions of the beach/dune system. Consequently, nests on armored beaches are generally found at lower elevations than those on non-walled beaches. Nests laid at lower elevations are subject to a greater risk of repeated tidal inundation and erosion, which can lead to total nest lost as well as potentially altered thermal regimes, and thus sex ratios (Mrosovsky and Provancha 1989, Mrosovsky 1994, Ackerman 1997).

Egg harvesting no longer represents a problem in Japan (Ohmura 2006); however, the poaching of adults and juveniles is still a problem in Baja California Sur, Mexico (Koch et al. 2006). As the population of black turtles declined in Baja California Sur waters during the 1990's, poachers switched to loggerheads (H. Peckham, Pro Peninsula, personal communication, 2006).

Incidental capture (bycatch) of loggerheads occurs in various fisheries throughout the range of the species. Longline gear, drift and set gillnet, bottom trawling, fishing dredges, and pot and trap gear are the primary gear types affecting loggerheads (Gilman et al. 2007; Lewison and Crowder 2004, 2006; Peckham et al. 2007). In the eastern Pacific, significant bycatch has been reported in gillnet and longline fisheries operating out of Peru (Shigueto et al. 2006). Ongoing studies regarding loggerhead mortality and bycatch have been conducted in Baja California Sur, Mexico, where significant bycatch in the gillnet and bottom-longline halibut fishery occurs (Peckham and Nichols, 2002). Based on fisheries observations and surveys conducted in 2005, 1400 loggerheads were estimated killed by just 2 of the 13 or more small-scale fishing fleets that fish within loggerhead juvenile foraging areas off the coast of Baja California Sur, Mexico (Peckham et al. 2007). The incidental capture of loggerheads in Baja Sur likely exceed 2,000 mortalities per year in that region making it likely the most significant source of mortality identified for the north Pacific loggerhead population and underscores the importance of reducing bycatch in small-scale fisheries (Peckham, Pro Peninsula, pers. comm., December 2007). Coastal pound (pond) nets or setnets in Japan and Taiwan are also a significant source of loggerhead mortality with estimates of hundreds to over a thousand loggerheads killed per year in Japan pound net fisheries alone (Takaishi, STAJ, pers. comm., December 2007).

Global warming may result in significant impacts to loggerhead turtles as increased temperatures can change hatchling sex ratios, result in loss of nesting beach habitat due to sea level rise,

change nesting behavior, and alter foraging habitats and prey abundance. See section 3.3.1.6 for more information on global warming and impacts on sea turtles.

### **3.3.1.2.1 Loggerheads in Japan**

In the North Pacific, loggerhead nesting is essentially restricted to Japan on beaches across 13 degrees of latitude (24° N to 37° N), from the mainland island of Honshu south to the Yaeyama Islands, which appear to be the southernmost extent of loggerhead nesting in the western North Pacific. Researchers have separated 42 beaches into five geographic areas: (1) the Nansei Shoto Archipelago (Satsunan Islands and Ryukyu Islands); (2) Kyushu; (3) Shikoku; (4) the Kii Peninsula (Honshu); and (5) east-central Honshu and nearby islands.

From 1998-2000, approximately 2,500 nests were documented annually across Japan and, considering clutch frequency, it is probable that fewer than 1,000 females breed annually in Japan (Kamezaki et al. 2003). Kamezaki et al. (2003) reviewed census data collected from most of the Japanese nesting beaches. Although most surveys were initiated in the 1980's and 1990's, some data collection efforts were initiated in the 1950's. Along the Japanese coast, nine major nesting beaches (>100 nests/season) and six "submajor" beaches (10-100 nests/season) were identified. Census data from 12 of these 15 beaches provide composite information on longer-term trends in the Japanese nesting assemblage. Using information collected on these beaches, Kamezaki et al. (2003) concluded a substantial decline (50-90%) in the size of the annual loggerhead nesting population in Japan in recent decades.

Two of the most important beaches in Japan, Inakahama Beach and Maehama Beach, located on Yakushima Island in the Nansei Shoto Archipelago, account for more than 30% of all loggerhead nesting in Japan (Kamezaki et al. 2003). Monitoring on Inakahama Beach has taken place since 1985. Monitoring on some other nesting beaches has been ongoing since the 1950s, while other more remote beaches have only been monitored since the 1990s. According to Kamezaki et al. (2003) there are limited reports describing the trends and status of loggerheads in Japan. However, Matsuzawa (2006) provided updated information on annual nest numbers from 2001 through 2004 – 3,122, 4,035, 4,519, and 4,854 nests were documented, respectively. Current work by Kamezaki et al. (in press) suggests an increasing population trend at Yakushima Island and further suggests that there are synchronized, 10-15 yr quasi-cyclic nesting beach abundance fluctuations across the archipelago likely due to environmental forcing such as foraging area productivity. Estimates of the number of nests laid each year from 1998-2007 have been provided by the Sea Turtle Association of Japan (Table 19). 2008 appears to be on pace to exceed the number of nests observed in 2007, with nesting on Yakushima Island to be 2.5 times greater in 2008 than in 2007 (Y. Matsuzawa, STAJ, pers. comm. June 2008).

**Table 19: Number of loggerhead turtle nests on all Japanese nesting beaches, 1998-2007**

Year	Number of Nests
1998	2447
1999	2255
2000	2589
2001	3122
2002	4035
2003	4568
2004	4854
2005	5167
2006	2833
2007	3660

Source: 1998-2002: Matsuzawa (2006) *In*: Kinan (ed.) Loggerhead Sea Turtle Workshop Proceedings; 2003-2006: Sea turtle association of Japan, presentation at 17<sup>th</sup> Annual Sea turtle Symposium, Kumano, Japan, Nov. 2006. 2007: Y. Matsuzawa personal communication November 8, 2007.

Mortality of eggs and pre-emergent hatchlings seem to be unusually high in Japanese rookeries due to various factors such as beach use by tourist, predation, inundation, erosion, and excessive heat (Matsuzawa et al. 2002). For example, hatching success in the Minabe-Senri beach were 24% (1996), 50% (1997), 53% (1998), 48% (1999), 62% (2000), 41% (2001), 34% (2002) (Matsuzawa, unpublished data).

Nesting beaches suffer environmental disruption from beach erosion and light pollution. Extreme weather events, such as high temperatures result in overheating of nests, and many nests are washed out or inundated during the many typhoons that strike Japanese nesting beaches during summer months - sometimes up to six per season (Matsuzawa, 2006). Moreover, over the last few years egg and pre-emergent mortality has been relatively high due mainly to trampling by tourists that has increased over the past few years (Kamezaki et al. 2003).

Many beaches suffer serious beach erosion due to upstream dams and jetties, and beaches in many locations have been armored with tetrapods (concrete blocks) between the shoreline and the vegetation line. These blocks have been documented to obstruct loggerhead females from prime nesting habitat near dunes and vegetation (Matsuzawa, 2006 and presented at the 17th Annual Japan Sea Turtle Symposium). As a result, female turtles are forced to nest close to shoreline and almost all of the eggs are eventually washed out or drowned.

### **3.3.1.2.1.1 Council's Loggerhead Conservation Project in Japan**

In an effort to mitigate some of the nesting beach impacts in Japan listed above, the Council in collaboration with the Sea Turtle Association of Japan (STAJ), began supporting nesting beach

management activities at five nesting beaches in 2004. Actions to protect loggerhead nests and hatchlings occur at Hii-Horikiri, Minabe-Senri and Myojinyama-Oida beaches, and Inakahama and Maehama beaches of Yakushima Island. Yakushima Island is the most significant loggerhead nesting location in the North Pacific where more than 30 percent of nesting occurs. Activities include: relocating nests from erosion prone areas, keeping people away from nests to prevent crushing, and cooling the nests with water to prevent overheating during incubation.

A variety of techniques are employed to reduce egg and hatchling mortality due to both environmental and anthropogenic threats including erosion, extreme temperatures, predation, and nest compression due to human activities. Beaches are patrolled nightly during the summer nesting season. Nesting loggerheads are tagged and nesting data are recorded. Nests laid in compromised locations (e.g., below high tide line or adjacent to streams) are relocated using standardized and internationally recognized methodologies. Nests left *in-situ* and those translocated are protected with mesh and fences from predation and human trampling. Furthermore, nest temperature is monitored and regulated using water when critical thresholds are exceeded.

The STAJ has perfected techniques in nest relocation with an average of 60% hatchling success rates (compared to 0% survival of same nests laid in erosion prone areas). The Council's TAC, during their second meeting in 2005, encouraged the STAJ to relocate as many nests as possible.

This project was initially implemented under the expectation of conserving approximately 6,000 hatchlings per year. However, management activities have been surprisingly successful with over 100,000 hatchlings conserved and released over the past four years that would have otherwise been lost (Table 20).

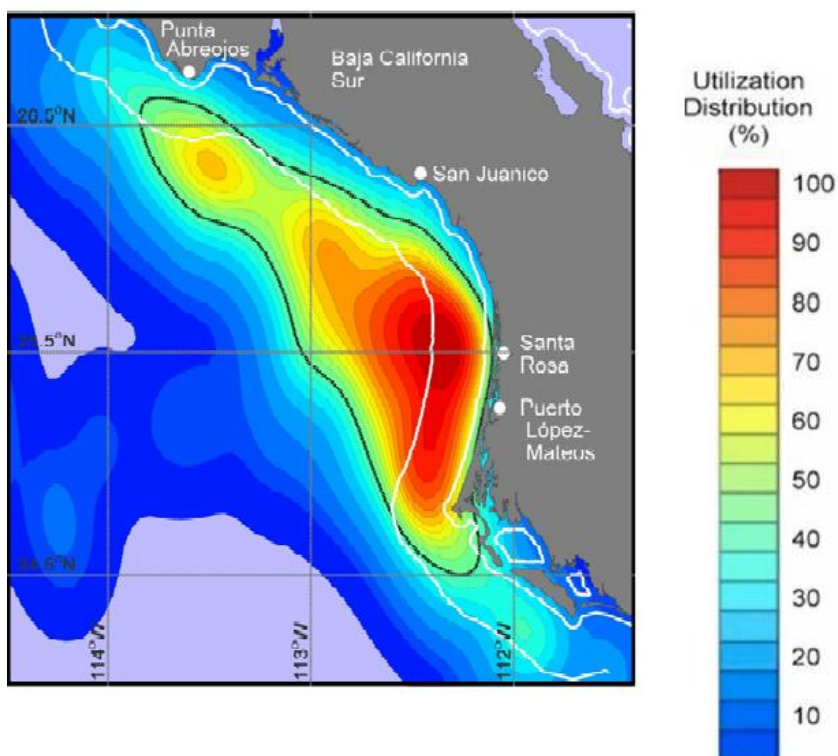
**Table 20: Summary of conservation benefits at five beaches in Japan**

Year	# Nests Relocated	Eggs	Hatchlings
2004	238	24,900	14,994
2005	470	49,350	29,610 (19% of total hatchlings)
2006	569 (45% of nests laid relocated)	59,745	35,847
2007 (to July)	452	47,460	28,476
<b>Total</b>	1,729	181,545	108,927
Estimated by 105 eggs per clutch (Matsuzawa, pers. comm.) and 60% hatchling success rate (average rate at Inakahama and Maehama beaches: Matsuzawa 2006). Source: STAJ Report to WPRFMC 2007			

Assuming one loggerhead egg out of 1,000 eggs will reach adulthood, it is estimated that the Council's nesting beach conservation project in Japan has produced 181 adult loggerhead turtles from nest relocations that otherwise would not have survived.

### 3.3.1.2.2 Loggerheads in Baja, Mexico

Loggerhead hatchlings on nesting beaches in Japan undertake developmental migrations in the North Pacific, using the Kuroshio and North Pacific Currents. Tagging programs to study migration and movement of sea turtles and genetic analyses provide evidence that loggerhead turtles undergo trans-Pacific migrations and have been found foraging off Baja California. For example, loggerheads tagged in Mexico and California with flipper and/or satellite transmitters have been monitored returning to Japanese waters (Resendiz, et al. 1998a-b). Based on aerial surveys, it is estimated that between 5,000 and 15,000 juvenile loggerhead turtles reside in the Baja California Sur (BCS) region (Eguchi, NMFS SWFSC, pers. comm., December 2007). Within the BCS area west of Santa Rosa, there appears to be a hotspot where loggerhead turtles aggregate in high densities (Figure 18).



**Figure 18: Loggerhead habitat utilization in Baja California Sur**

Source: Peckham, Pro Peninsula, pers. comm., December 2007

#### *Threats from Baja Fisheries*

Gillnet fisheries of Baja California Sur (BCS), Mexico are a leading source of loggerhead turtle mortality in the North Pacific - with a minimum of 1,000 and perhaps up to 2,000 turtles killed per year in that region (Peckham et al. 2007; Peckham and Nichols 2002). In 2005 and 2006, bottom-set gillnet and bottom-set longline operations were observed. The results indicate that all loggerhead interactions occur when bottom-set gillnets are set at depths between 20-23 fathoms

or 120-138 ft. When fishing at those depths, the fishermen were observed to catch 0.65 loggerheads per day, of which 73% caught are dead. Bottom-set longlining in the BCS was observed to have much higher loggerhead interaction rates. In 2005, seven observer trips were made on bottom-set longline vessels, with 26 loggerheads caught on a total of 1200 hooks set, or a bycatch rate of 19.3 per 1000 hooks. Of the turtles caught, 24 of 27 were dead when retrieved, providing a 89% mortality rate. One bottom-set longline trip was observed in 2006, where 21 loggerheads were caught dead from fishing 236 hooks, resulting in a kill rate of 89 turtles per 1000 hooks (Peckham, Pro Peninsula, pers. comm., December 2007). The incidental capture of loggerheads in Baja Sur likely exceed 2,000 mortalities per year in that region making it likely the most significant source of mortality identified for the north Pacific loggerhead population and underscores the importance of reducing bycatch in small-scale fisheries (Peckham, Pro Peninsula, pers. comm., December 2007). Additionally, loggerhead turtle poaching is another serious source of mortality in Baja (Koch et al. 2006; Gardner and Nichols 2001).

#### **3.3.1.2.2.1 Council's Loggerhead Conservation Project in Baja Sur, Mexico**

In 2004, the Council began supporting the bycatch/mortality reduction and gillnet gear mitigation component of the Proyecto Caguama (or ProCaguama) project implemented by the locally-based NGO, ProPeninsula, operating in Baja California SUR, Mexico in communities of Puerto López Mateos, Puerto San Carlos, Santo Domingo, and Magdalena Bay. This project aims to raise awareness of the bycatch, harvest and mortality problem among Mexican fishers and working with these fishers and their communities to develop mortality reduction solutions. Objectives of the project are being met through activities involving outreach, education, gear research and mitigation, and increased patrolling. The overall project objectives are to reduce the approximately 35,000 turtles taken per year along the Baja California peninsula (Nichols 1998) - of which many are loggerheads (Koch et al. 2006; Gardner and Nichols 2001).

The Council funded ProCaguama to conduct 45km systematic shoreline surveys at Playa San Lazaro, Baja California Sur and to directly quantify and monitor turtle mortality, and test the efficacy of potential bycatch reduction solutions identified by fishers. In addition to monitoring turtle strandings, ProCaguama assessed turtle bycatch and mortality/harvest rates through a voluntary observer program for the halibut gillnet fleet of Puerto Lopez Mateos, and through semi-structured interviews of fishermen and community members.

In 2004 and 2005, the project focused on gear mitigation research and testing potential gear alternatives for the gillnet fishery, and to understand the dynamics and characteristics of the fishery. It was during this time that intensive community consultations (workshops) ensued. Many of the gillnet research experiments were based on ideas of local fishermen who were working with project personnel to identify feasible solutions. Since 2004, tested bycatch reduction measures include: twine vs. mono-filament, nets without suspenders, and buoyless nets (in effort to sink the nets). Poaching reduction patrols and enforcement was implemented at hunting hotspots. Additionally, the annual Turtle Festival was born and intensive education and outreach activities were initiated during this time.



In 2005 and 2006, bottom-set gillnet and bottom-set longline operations were observed. The results indicate that all loggerhead interactions occur when bottom-set gillnets are set at depths between 20-23 fathoms or 120-138 ft. When fishing at those depths, the fishermen were observed to catch 0.65 loggerheads per day, of which 73% caught are dead. Bottom-set longlining in the BCS was observed to have much higher loggerhead interaction rates. In 2005, seven observer trips were made on bottom-set longline vessels, with 26 loggerheads caught on a total of 1200 hooks set, or a bycatch rate of 19.3 per 1000 hooks. Of the turtles caught, 24 of 27 were dead when retrieved, providing a 89% mortality rate. One bottom-set longline trip was observed in 2006, where 21 loggerheads were caught dead from fishing 236 hooks, resulting in a kill rate of 89 turtles per 1000 hooks.

To date, the project has conducted mortality reduction workshops with fishermen and placed observers on local boats to quantify interaction rates and insure that any live loggerheads caught in halibut gillnets are returned to the ocean. ProCaguama has implemented an outreach and educational awareness campaign that consists of a Turtle Festival, booklets, various media (news, radio, music and art) and has a growing network of community conservation activists throughout BCS.

In 2007, representatives from ProCaguama, Grupo Tortuguero and the Santa Rosa Fish Producing Cooperative Society signed the Santa Rosa Declaration – a document that outlines the agreement that several Santa Rosa highline fishermen will no longer fish within the high density loggerhead sea turtle area with bottom longline gear. This agreement is estimated to save approximately 700-900 loggerheads each year (Peckham et al. 2007). Based on fisher and community surveys, changes in fishing techniques and locations is being reported, plus project staff have recognized steep drops in consumption to almost zero across several communities. Increased collaborations with Japan has led to Japan coastal pound net monitoring and fishery collaborations in Muroto Prefecture, and a tri-national fisherman's exchange has been implemented to raise awareness and implement strategies to reduce sea turtle interactions within specific fisheries in the U.S., Japan and Mexico.

### **3.3.1.3 Olive Ridley Sea Turtles**

#### ***General Distribution***

Olive ridley turtles occur throughout the world, primarily in tropical and sub-tropical waters. The species is divided into three main populations, with distributions in the Pacific Ocean, Indian Ocean, and Atlantic Ocean. Nesting aggregations in the Pacific Ocean are found in the Mariana Islands, Australia, Indonesia, Malaysia, and Japan (western Pacific), and Mexico, Costa Rica, Guatemala, and South America (eastern Pacific). In the Indian Ocean, nesting aggregations have been documented in Sri Lanka, east Africa, Madagascar, and there are very large aggregations in Orissa, India. In the Atlantic Ocean, nesting aggregations occur from Senegal to Zaire, Brazil, French Guiana, Suriname, Guyana, Trinidad, and Venezuela (Pritchard 1979; Marquez 1990).

Olive ridleys are best known for their arribada behavior (Carr 1967, Hughes and Richard 1974). Hundreds to tens of thousands of olive ridleys may emerge synchronously from the ocean in just

a few days to nest in close proximity. This remarkable phenomenon has been filmed in many natural history documentaries and is well known among non-scientists, yet understanding of this behavior remains largely obscure.

### ***Size and Identification***

Olive ridleys are the smallest living sea turtle (similar in size to Kemp ridley turtles), with an adult carapace length between 60 and 70 cm, and rarely weighing over 50 kg. They are olive or grayish green above, with a greenish white underpart, and adults are moderately sexually dimorphic (NMFS and USFWS 1998e).

### ***Diet***

The species appears to forage throughout the eastern tropical Pacific Ocean on tunicates, salps, crustaceans, other invertebrates and small fish often in large groups or flotillas, and are occasionally found entangled in scraps of net or other floating debris. Although they are generally thought to be surface feeders, olive ridleys have been caught in trawls at depths of 80-110 meters (NMFS and USFWS 1998e).

### ***Age at Maturity***

Olive ridleys are considered to reach sexual maturity between 8 and 10 years of age, and approximately three percent of the number of hatchlings recruit to the reproductive population (Marquez, 1982 in Salazar, et al. 1998).

### ***Global Status***

The olive ridley turtle is listed as threatened in the Pacific, except for the Mexican nesting population, which is classified as endangered under the ESA. This latter classification was based on the extensive over-harvesting of olive ridleys in Mexico, which caused a severe population decline. Since the ban on the harvest of turtles in Mexico, the primary threat to the Mexican nesting population has been reduced and the population appears to be increasing. Olive ridley sea turtles are considered the most abundant sea turtle in the world (NMFS and USFWS 1998e).

Historically, an estimated 10 million olive ridleys inhabited the waters in the eastern Pacific off Mexico (Cliffon et al. 1982 in NMFS and USFWS 1998e). Human-induced mortality led to declines in this population. Beginning in the 1960s, and lasting over the next 15 years, several million adult olive ridleys were harvested by Mexico for commercial trade with Europe and Japan (NMFS and USFWS 1998e). Although olive ridley meat is palatable, it was not widely sought after; however, its eggs are considered a delicacy, and egg harvest is considered one of the major causes for its decline. Fisheries for olive ridley turtles were also established in Ecuador during the 1960s and 1970s to supply Europe with leather (Green and Ortiz-Crespo 1982). In the Indian Ocean, Gahirmatha supports perhaps the largest nesting population; however, this population continues to be threatened by nearshore trawl fisheries. Direct harvest of adults and eggs, incidental capture in commercial fisheries, and loss of nesting habits are the main threats to the olive ridley's recovery.

In general, anthropogenic activities have negatively affected each life stage of the olive ridley turtle populations, resulting in the observed declines in abundance of some olive ridley turtle nesting aggregations. Other aggregations, such as those in the eastern Pacific, have experienced significant increases in abundance in recent years, often as a result of decreased adult and egg harvest pressure, indicating populations in which the birth rates are now exceeding death rates.

***Populations exposed to the Hawaii-based Longline Fishery***

Since the reopening of the shallow-set fishery in 2004, two interactions with olive ridleys were observed (see Table 21). The deep-set fishery interacts with olive ridleys at low levels (e.g., 7 in 2007; NMFS on-line observer reports). Genetic information analyzed from 44 olive ridleys taken in the Hawaii-based longline fishery indicates that 75% of the turtles (n=33) originated from the eastern Pacific (Mexico and Costa Rica) and 25% of the turtles (n=11) were from the Indian and western Pacific rookeries (P. Dutton, NMFS, personal communication, August 9, 2005). This indicates that the olive ridleys from both sides of the Pacific converge in the north Pacific pelagic environment.

Based on the number of olive ridleys nesting on the Pacific coast of Mexico, the endangered population appears to be stable at some locations (e.g., Mismaloya and Moro Ayuta) and increasing at one location (La Escobilla; Table 21). A comparison of the current abundance of the Mexico nesting assemblages with the former abundance at each of the large arribada beaches indicates that the populations experienced steep declines that have not yet been overcome. Nesting trends in Mexico at non-arribada beaches are stable or increasing in recent years. However, current threats, particularly with regard to commercial fisheries, remain a serious concern for the future of this population. Incidental capture of olive ridleys in shrimp trawl fisheries has been and remains a significant threat to nesting populations. Also of concern is the growing threat posed by expansion of the longline fisheries in this region. The nationwide ban on harvest of nesting females and eggs has decreased the threat to the endangered population. The nesting population at La Escobilla, Oaxaca, Mexico, has increased from 50,000 nests in 1988 to more than a million nests in 2000 as a result of the harvest prohibitions and the closure of a nearshore turtle fishery. Illegal harvest of eggs and turtles is, however, believed to still be widespread in Mexico.

In the eastern Pacific, the large arribada nesting populations have declined since the 1970s. Nesting at some arribada beaches continues to decline (e.g., Nancite in Costa Rica) and is stable or increasing at others (e.g., Ostional in Costa Rica). There are too few empirical data available from solitary nesting beaches to confirm the declining trend that has been described for numerous countries throughout the region including El Salvador, Guatemala, Costa Rica, and Panama.

In the northern Indian Ocean, arribada nesting populations are still large but are characterized as stressed and either in decline or on the verge of decline due primarily to the incidental capture of large numbers of turtles in shrimp trawl and gillnet fisheries. Declines of solitary nesting olive ridleys have been reported in Bangladesh, Myanmar, Malaysia, Pakistan, and southwest India.

**Table 21: Annual Olive Ridley population estimates at major nesting sites**

<b>Location</b>	<b>Average number per year (unless specified)</b>
La Escobilla, Mexico	800,000 nests
Ostional, Costa Rica	450,000 - 600,000 females
Playa Nancite, Costa Rica	25,000-50,000 females
Guatemala	4,300,000 eggs (1997)
Gahirmatha, India	398,000 females
Jamursba-medi, Papua (Hitipeuw 2002)	227 nests (2001)

Source: NMFS 2002

### **3.3.1.4 Green Sea Turtles**

#### ***General Distribution***

Green turtles are found throughout the world, occurring primarily in tropical, and to a lesser extent, subtropical waters. The species occurs in five major regions: the Pacific Ocean, Atlantic Ocean, Indian Ocean, Caribbean Sea, and Mediterranean Sea. These regions can be further divided into nesting aggregations within the eastern, central, and western Pacific Ocean; the western, northern, and eastern Indian Ocean; Mediterranean Sea; and eastern, southern, and western Atlantic Ocean, including the Caribbean Sea. Green turtles appear to prefer waters that usually remain around 20° C in the coldest month; for example, during warm spells (e.g., El Niño), green turtles may be found considerably north of their normal distribution. Stinson (1984) found green turtles appear most frequently in U.S. coastal waters that have temperatures exceeding 18° C.

The genus *Chelonia* is composed of two taxonomic units at the population level; the eastern Pacific green turtle (referred to by some as “black turtle,” *C. mydas agassizii*), which ranges (including nesting) from Baja California south to Peru and west to the Galapagos Islands, and the nominate *C. m.mydas* in the rest of the range (insular tropical Pacific, including Hawaii). The nonbreeding range of green turtles is generally tropical, and can extend thousands of miles from shore in certain regions. Hawaiian green turtles monitored through satellite transmitters were found to travel more than 1,100 km from their nesting beach in the French Frigate Shoals, south and southwest against prevailing currents to numerous distant foraging grounds within the 2,400 kilometer span of the archipelago (Balazs 1994; Balazs et al., 1994; Balazs and Ellis 1996). Three green turtles outfitted with satellite tags on the Rose Atoll (the easternmost island at the Samoan Archipelago) traveled on a southwesterly course to Fiji, a distance of approximately 1,500 km (Balazs et al. 1994). Tag returns of eastern Pacific green turtles establish that these

turtles travel long distances between foraging and nesting grounds. In fact, 75 percent of tag recoveries from 1982-90 were from turtles that had traveled more than 1,000 kilometers from Michoacán, Mexico.

### ***Size and Identification***

Green turtles are distinguished from other sea turtles by their smooth carapace with four pairs of lateral scutes, a single pair of prefrontal scutes, and a lower jaw-edge that is coarsely serrated. Adult green turtles have a light to dark brown carapace, sometimes shaded with olive, and can exceed one meter in carapace length and 100 kilograms (kg) in body mass. Females nesting in Hawaii averaged 92 cm in straight carapace length (SCL), while at the Olimarao Atoll in Yap, females averaged 104 cm in curved carapace length (CCL) and approximately 140 kg. In the rookeries of Michoacán, Mexico, females averaged 82 cm in CCL, while males averaged 77 cm CCL (in NMFS and USFWS 1998c).

### ***Growth and Age at Maturity***

Compared to all other sea turtles, green turtles exhibit a particularly slow growth rate, and age to maturity appears to be the longest. Based on age-specific growth rates, green turtles are estimated to attain sexual maturity beginning at age 25 to 50 years (Limpus and Chaloupka 1997, Bjorndal et al. 2000, Chaloupka et al. in press, Seminoff 2002, Zug et al. 2002). The length of reproductive life has been estimated to range from 17 to 23 years (Carr et al. 1978, Fitzsimmons et al. 1995 in Seminoff, 2002).

### ***Diet***

Although most green turtles appear to have a nearly exclusive herbivorous diet, consisting primarily of sea grass and algae (Wetherall et al. 1993; Hirth 1997), those along the east Pacific coast seem to have a more carnivorous diet. Analysis of stomach contents of green turtles found off Peru revealed a large percentage of mollusks and polychaetes, while fish and fish eggs, and jellyfish and commensal amphipods comprised a lesser percentage (Bjorndal 1997). In the Hawaiian Islands, green turtles are site-specific and consistently feed in the same areas on preferred substrates, which vary by location and between islands (Landsberg et al. 1999).

### ***Global Status***

Green turtles were listed as threatened under the ESA on July 28, 1978, except for breeding populations found in Florida and the Pacific coast of Mexico, which were listed as endangered. Using a precautionary approach, Seminoff (2004) estimates that the number of nesting female green turtles has declined by 48% to 67% over the last three generations (~ 150 yrs). Causes for this decline include harvest of eggs, subadults and adults; incidental capture by fisheries; loss of habitat; and disease. The degree of population change is not consistent among all index nesting beaches or among all regions. Some nesting populations are stable or increasing. However, because many of the threats that have led to these declines have not yet ceased, it is evident that green turtles face a measurable risk of extinction (Seminoff 2004).

### ***Population Status and Trends***

As stated above, despite an overall declining trend globally, green turtle population growth rates

are variable among nesting populations and regions and some populations are stable or increasing in abundance (Chaloupka et al. in press). Changes in subpopulation size were inferred based on actual and extrapolated counts of adult nesting females at 5 index beaches in the Pacific (Seminoff 2004). Index beaches in the eastern Pacific include Colola, Michoacan, Mexico, historically the most important green turtle nesting rookery in the eastern Pacific Ocean; and the current largest nesting congregation in the eastern Pacific, Galapagos Island, Ecuador. French Frigate Shoals, Hawaii, comprised the index beach for the central Pacific; and southern Great Barrier Reef (Heron Island) and northern (Raine Island) Great Barrier Reef were the index beaches for western Pacific green turtle populations.

### ***Genetics***

Molecular genetic techniques have helped researchers gain insight into the distribution and ecology of migrating and nesting green turtles. Throughout the Pacific, nesting assemblages group into two distinct regional clades: 1) western Pacific and South Pacific islands, and 2) eastern Pacific and central Pacific, including the rookery at French Frigate Shoals, Hawaii (Dutton 2003).

### ***Populations Exposed to the Hawaii-based Longline Fishery***

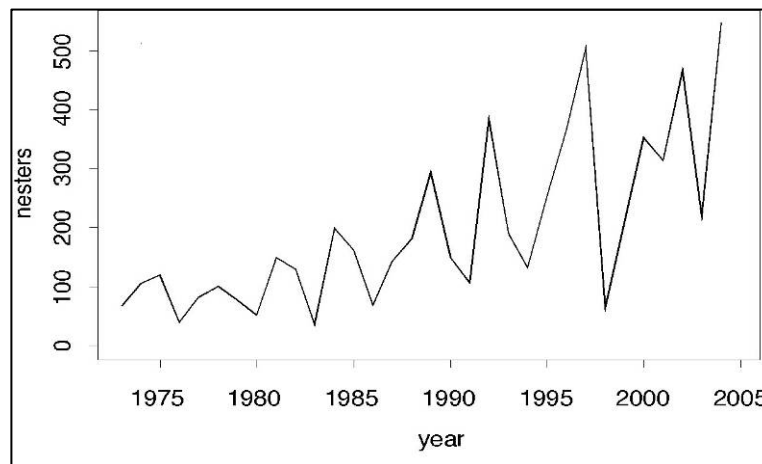
The shallow-set fishery interacts with green sea turtles on low levels, with one interaction between 2004-2008 (see Table 14). The deep-set component also interacts with green sea turtles at low levels. Green turtles that interact with the Hawaii-based deep-set longline fishery are either of the endangered Mexican (Pacific coast) or threatened Hawaiian (French Frigate Shoals) nesting aggregations. Genetic halotypes have been confirmed from 14 green turtles caught by the deep-set component of the Hawaii-based longline fishery. Of the 14 confirmed green turtle genetic samples, 8 turtles (57%) represented nesting aggregations from the eastern Pacific (Mexico – both Revillagigedos and Michoacan and Galapagos), and 6 turtles (43%) represented the Hawaiian nesting aggregation (P. Dutton, NMFS, personal communication, August 9, 2005).

### ***Hawaii***

Balazs and Chaloupka (2004) conclude that the Hawaiian green sea turtle stock is well on the way to recovery following 30+ years of protection. This increase can be attributed to increased female survivorship since harvesting of turtles in the foraging grounds was prohibited in the mid-1970s and cessation of habitat damage at the nesting beaches since the early 1950s (Balazs and Chaloupka 2004). Moreover, the increase in the abundance of nesting turtles (Figure 19) has occurred despite existing impacts such as fibropapillomatosis<sup>12</sup>, local inshore fisheries bycatch, and boat strikes (Balazs and Chaloupka 2004).

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<sup>12</sup> Fibropapillomatosis, a tumor-forming and debilitating transmissible disease of sea turtles, has emerged in recent years as a serious threat in the Hawaiian Islands, Australia, Florida, and the Caribbean. A herpes virus and retrovirus have been identified in association with FP, but the etiology of the disease, the environmental co-factors required for its occurrence, and modes of transmission in the wild have not been determined.



**Figure 19: Estimated number of Hawaiian green sea turtles nesting at East Island, French Frigate Shoals, NWHI, 1973-2004**  
Source: NOAA Fisheries PIFSC unpublished data

### ***Mexico***

Green turtle populations at Mexico nesting beaches in the Eastern Pacific have shown a dramatic decline, with the greatest decline in the early 1980s. From 1982 to 1984 the number of nesting females decreased from 5,585 to 940; which represents a decline of approximately 90% in two years. Since their decline in the 1980s from about 5,500 nesting females per year, the number of nesting females arriving at Colola Beach in Mexico has fluctuated widely from a low of 171 to a high of 880, until recently when about 2,100 female turtles returned to nest in 2001. Based on the 25-year trend line, green turtle nesting has increased since the population's low point in the mid 1980s to mid 1990s (NMFS 2002).

### **3.3.1.5 Hawksbill Sea Turtles**

The hawksbill turtle is listed as endangered under the ESA. Under Appendix I of the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES), the hawksbill is identified as “most endangered.” Anecdotal reports throughout the Pacific indicate that the current population is well below historical levels. In the Pacific, this species is rapidly approaching extinction primarily due to the harvesting of the species for its meat, eggs, and shell, as well as the destruction of nesting habitat by human occupation and disruption (NMFS 2001).

Like other sea turtles, hawksbills will make long migrations between foraging and nesting areas (Meylan 1999), but otherwise remain within coastal reef habitats. Hawksbill turtles occur in the water around the Hawaiian Islands (on Oahu, Molokai, Maui and Hawaii) and nest on Maui and the southeast coast of the Island of Hawaii but they are not known to interact with the Hawaii-

based shallow-set longline fishery (there have been no reported or observed interactions between these pelagic longliners and hawksbill turtles; Table 14). Based on the available data and the distribution of hawksbill turtles relative to the distribution of the shallow-set longline fishery, it is not anticipated that interactions between hawksbill turtles and the fishery will occur.

### **3.3.1.6 Global Climate Change and Impacts to Sea Turtle Populations**

As highly migratory, wide-ranging organisms that are biologically tied to temperature regimes, sea turtles are vulnerable to the effects of global climate change in various aspects of their physiology and behavior. These effects must be considered in addition to all other anthropogenic impacts on sea turtle populations. The major ways climate change will affect sea turtles are: 1) changes in hatchling sex ratios as a species that exhibits temperature-dependent sex determination; 2) loss of nesting beach habitat due to sea level rise; 3) changes in nesting behavior that correlate with fluctuations in sea surface temperature; and 4) alterations to foraging habitats and prey abundance resulting from global climate change.

#### ***Sex ratios***

All species of sea turtle exhibit temperature-dependent sex determination (Standora and Spotila, 1985). Warmer temperatures within the nest chamber produce females while cooler ones produce males. As global temperatures continue to increase, so will sand temperatures, which in turn will alter the thermal regime of incubating nests and alter natural sex ratios within hatchling cohorts, presumably toward a heavier female bias. While sex ratios vary within and among seasons and nesting locations, several species already exhibit general trends of female bias throughout their major rookeries worldwide. Loggerheads nesting in the U.S. are already heavily skewed toward female (Mrosovsky and Provancha 1992, Hansen et al. 1998). Although some beaches at the northern limit of their nesting range in North Carolina may produce up to 55% males (Webster and Gouveia 1988), over 90% of loggerhead nesting in the U.S. occurs along the Atlantic coast of Florida, where warmer temperatures produce substantially more females than males. Nesting beaches in Cyprus, Brazil, and Turkey produce estimates of 89-99%, 82.5%, and 60-74% female loggerheads, respectively (Godley et al. 2001, Marcovaldi et al. 1997; Kaska et al. 2006, Oz et al. 2004). While less information is available on sex ratios for green, hawksbill, and leatherback sea turtles, the existing data also suggest that the nesting assemblages of these species that have been examined are slightly to severely female biased (Binckley et al. 1998, Godfrey et al. 1996, Chan and Liew 1995, Godfrey et al. 1999). In addition to altered sex ratios, the range of thermal tolerance for egg survival should be considered as nesting aggregations that already produce 100% females may be at the high end of their thermal range. Increases in temperature could reduce hatchling production altogether under such conditions (Matsuzawa et al. 2002). Rainfall has also been correlated with sex ratios in sea turtles as months with higher rainfall produce more males, lower rainfall more females (Godfrey et al. 1996). Climate change effects on rainfall are not well understood but could potentially have an indirect impact on the sex ratios of sea turtles.

#### ***Sea level rise***

Sea level rose approximately 15cm during the 20<sup>th</sup> century (Ruddiman 2001 *In* Baker et al.



2006) and further increases are expected. Resulting coastal inundation will have serious consequences for sea turtles in the form of loss of nesting beaches. For example, 23% and 52% of the total current sea turtle nesting beach area in Bonaire, Netherlands Antilles, would be under threat of flooding with 0.5m and 0.9m rises in sea level respectively (Fish et al. 2005). While under natural conditions beaches can migrate landward or seaward with fluctuations in sea level, extensive coastal development has inhibited or eliminated this natural process. The North Pacific population of loggerhead turtles nests mainly on beaches along the Japanese coast. Sea walls and beach armoring are common along these beaches as precautions against tsunamis and sea level rise, severely limiting access for nesting females. In some cases, nesting beaches occur on small, low-lying islands or atolls on which there is limited space for the beach to migrate landward. Over 90% of Hawaiian green turtles nest at French Frigate Shoals (FFS), a group of low-lying atolls in the Northwestern Hawaiian Islands. The best available demonstration of the potential effects of sea level rise indicates that the islands of FFS may lose from 40-57% of their current area by 2100 (Baker et al. 2006).

### ***SST and nesting behavior***

A change in phenology for Atlantic loggerheads has been correlated with rising sea surface temperatures (SST). Weishampel et al. (2004) found that as nearshore SST rose 0.8°C over the last 15 years, the median nesting date became earlier by ten days. In North Carolina, earlier nesting and longer nesting seasons were correlated with warmer sea surface temperature (Hawkes et al. 2007). The implications/consequences of temporal shifts in nesting activity are speculative. The findings lead to numerous follow up questions (listed by Weishampel et al. 2004) including whether earlier nesting will affect overall fecundity, clutch size, incubation length, hatch success, hatchling, survivorship, food availability for hatchlings, mating synchrony, and sex ratio.

### ***Ocean productivity/foraging resources***

Global climate change may have varying effects on sea turtle foraging habitat/prey abundance. Seagrasses are a major food source for green turtles worldwide. Potential effects of climate change on seagrasses include decreased productivity in deeper water due to sea level rise and shifts in distribution as a result of increased temperature stress and changes in salinity in seagrass habitats (Short and Neckles 1999, Duarte, 2002). Hawksbills forage mainly on particular species of sponges inhabiting coral reefs. As mentioned above, changes to coral reef communities are likely to result from global climate change. A substantial increase in gelatinous zooplankton (large medusae) in the Bering Sea from 1979 to 1997 is possibly linked to climate change (Brodeur et al. 1999). Leatherbacks, which prey mainly on large jellyfish, are thought to have extended their range in the Atlantic north by 330km in the last 17 years as warming has caused the northerly migration of the 15°C SST isotherm, the lower limit of thermal tolerance for leatherbacks (McMahon and Hays, 2006). Loggerheads in the North Pacific demonstrated lower breeding capacity in years following higher sea surface temperatures (Chaloupka et al. in press). Studying loggerhead nesting beach trends in Australia and Japan, Chaloupka et al. (in press) found that during the last 50 years of increasing sea surface temperatures in foraging areas, there was an inverse relationship between nesting beach abundance and mean sea surface temperatures. Cooler foraging habitat is associated with increased ocean productivity resulting in

higher loggerhead nesting abundance and warmer ocean temperatures could lead to long-term decreased food supply and nesting abundance unless loggerheads shift their foraging habitat to cooler waters. This effect of sea surface temperature in foraging areas on inter-season nesting beach abundance has also been found for Pacific green sea turtles (Limpus and Nichols 2000, Chaloupka 2001) as well as for Pacific leatherback sea turtles (Saba et al. 2007). It is important to note that turtles appear to return to the same foraging areas, so if the rate of change to those habitats is rapid, turtles will have to adapt quickly to keep up with shifted distributions and will be displaced to new foraging areas.

### 3.3.1.7 Information Used to Assess Fishery Impacts on Sea Turtle Populations

To estimate the fishery's impact on sea turtle populations, it is necessary to know the number of adult female mortalities for each species resulting from interactions. In order to know the estimated number of adult female mortalities that occur as a result of interactions with the fishery, estimations of post-hooking mortality rates, proportion of females to males in the population, and adult equivalents (not all bycaught turtles are adults) must be determined. The estimated annual adult female mortalities for sea turtles that interact with the fishery are calculated using the following formula:

$(\# \text{ interactions/yr})(\text{post-hooking mortality rate})(\text{sex ratio})(\text{adult equivalent}) = \# \text{ adult females mortalities from interactions with the fishery}$

Tables 22-25 provide information on how the number of adult female mortalities will be estimated in Chapter 4.

**Table 22: Leatherback information used to assess fishery impacts**

<b>Leatherbacks (<i>Dermochelys coriacea</i>)</b>	
Variable	Mean
Post-hooking mortality	0.229 mortalities/interaction
Sex ratio	65:35 (♀:♂) = 0.65 females
Adult equivalents	0.85 adult equivalent

Source: NMFS PIFSC 2008

Leatherback post-hooking mortality (0.223 mortalities/interaction) is based on the 16 leatherback interactions in the fishery from 2004 to 2007 (See Appendix II: Snover 2008. Leatherback sex ratio (0.65 females) is generally female-dominated, ranging from ≈60 – >90% females, based on hatchling studies, with increasing female sex ratio associated with warmer nest temperatures. Leatherback adult equivalencies (0.85 adult equivalent per turtle) is based on mean size of

nesting females in the western Pacific, mean size of turtles caught in the shallow-set fishery from 2004 to 2007, early age at maturity, and rapid growth.

**Table 23: Loggerhead information used to assess fishery impacts**

<b>Loggerheads (<i>Caretta caretta</i>)</b>	
Variable	Mean
Post-hooking mortality	0.205 mortalities/capture
Sex ratio	65:35 (♀:♂) = 0.65 females
Adult equivalents	0.41 adult equivalent

Source: Snover 2008

Loggerhead post-hooking mortality (0.205 mortalities/interaction) is based on the 45 interactions in the fishery from 2004 to 2007 (Snover 2008). Loggerhead sex ratio (0.65 females) is generally female-dominated, ranging from 60 – >90% females, based on hatchling studies, with increasing female sex ratio associated with warmer nest temperatures. Loggerhead adult equivalencies (0.41 adult equivalent per turtle) is based on population models using a range of age to maturity and survival rates (Snover 2008).

**Table 24: Olive ridley information used to assess fishery impacts**

<b>Olive ridleys (<i>Lepidochelys olivacea</i>)</b>	
Variable	Mean
Post-hooking mortality	0.2 mortalities/interaction
Sex ratio	65:35 (♀:♂) = 0.65 females
Adult equivalents	1 adult equivalent

Source: NMFS PIRO unpublished data

Olive ridley post-hooking mortality (0.2 mortalities/interaction) is based on post-hooking mortalities of more commonly-caught sea turtle species in this fishery from 2004 to 2007 (See NMFS PIRO 2008). Olive ridley sex ratio (0.65 females) is assumed in the absence of information on likely sex ratio of olive ridleys caught in this fishery. Olive ridley adult equivalencies (1.0 adult equivalent per turtle) is assumed in the absence of information on likely adult equivalents of olive ridleys.

**Table 25: Green information used to assess fishery impacts**

<b>Greens (<i>Chelonia mydas</i>)</b>	
Variable	Mean
Post-hooking mortality	0.2 mortalities/capture
Sex ratio	65:35 (♀:♂) = 0.65 females
Adult equivalents	1 adult equivalent

Source: NMFS PIRO unpublished data

Green sea turtle post-hooking mortality (0.2 mortalities/interactions) is based on post-hooking mortalities of more commonly-caught sea turtle species in this fishery from 2004 to 2007 (See NMFS PIRO 2008). Green sea turtle sex ratio (0.65 females) is assumed in the absence of information on likely sex ratio of greens caught in the fishery. Green sea turtle adult equivalencies (1.0 adult equivalent per turtle) is assumed in the absence of information on likely adult equivalents of greens caught in the fishery.

### **3.3.1.6.1 Post-hooking Mortality Rates**

In 2006, NMFS convened a workshop to elicit expert opinion on post-interaction mortality rates based on the severity of fishery interactions with sea turtles. A result of that workshop was the development of a method of assigning post-hooking mortality values to each turtle interaction (Ryder et al. 2006). Using the observer data from the shallow-set fishery since 2004, each turtle interaction with the fishery was assigned a post-interaction mortality rate to assess a mean post-interaction mortality rate for each species.

Since the reopening of the Hawaii-based shallow-set fishery in 2004, all of the loggerhead and leatherback (and other turtles as well) turtles taken have been released alive. NMFS found that the overall mean post-interaction mortality rate for the Hawaii-based shallow set fishery from 2004 to 2007 is 20.5% (95% C.I. 14.7 – 26.2%) for loggerhead turtles and 22.3% (95% C.I. 12.6 – 33.1%) for leatherback turtles ((NMFS Internal Memorandum to PIRO, Regional Administrator, W.L. Robinson, 1 Feb. 2008). Using updated information that includes 2008 data, the leatherback post-hooking mortality rate is estimated to be 22.9% (Snover 2008, in Appendix II). Many of the injury categories were not found in the loggerhead and leatherback takes in the shallow-set fishery since 2004.

With these small numbers, even a single event of a serious injury with high a post-interaction mortality rate would alter the mean post-interaction mortality rates reported here, hence these numbers should be monitored as the fishery progresses to ensure they do not change substantially. Nearly half of the leatherbacks were externally hooked and released with the hook and substantial line still attached. The remaining leatherbacks were primarily externally hooked and released with the hook and little line or with no gear. Of the 16 leatherbacks interacting with the shallow-set fishery between 2004 and 2007, only one was mouth-hooked. For loggerheads, the highest interaction category was category III (hooked in soft tissues of the mouth or esophagus above the level of the heart) and most of these were released with all gear removed. The next highest category for loggerhead interactions was externally hooked and again most of these were released with no gear attached.

A recent study using satellite tags on loggerhead turtles suggests that the loggerhead post-release mortality rate may be lower than that currently estimated by NMFS and may only amount to about 9.5 percent of all interactions (Y. Swimmer, NMFS PIFSC, pers. comm., December 2007).

### **3.3.2 ESA-Listed Seabirds**

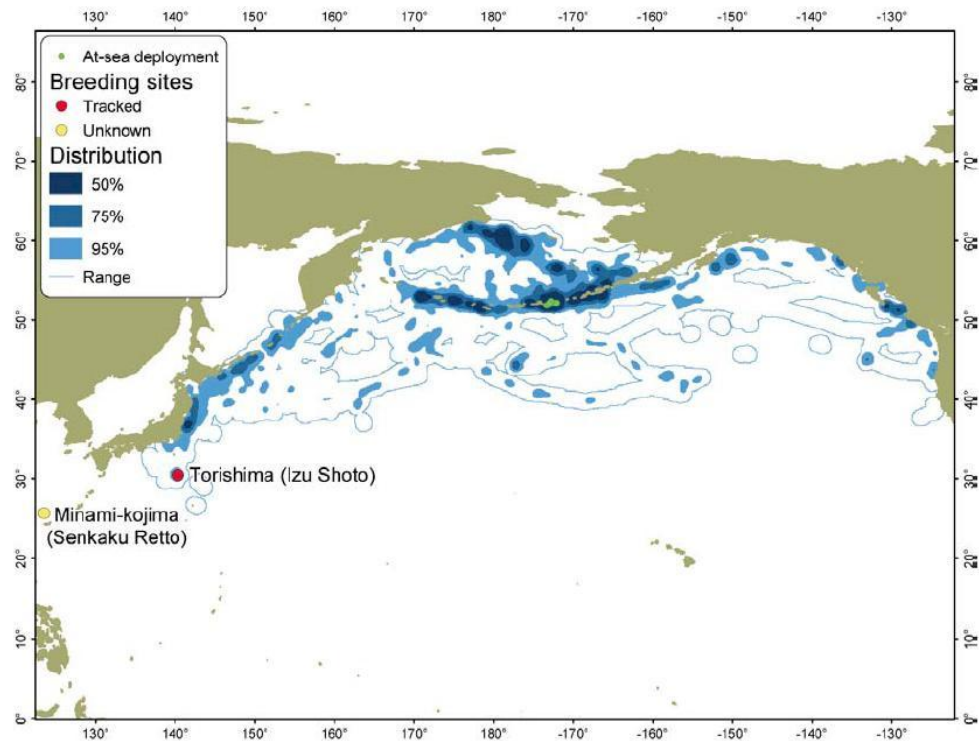
#### **3.3.2.1 Short-tailed Albatross**

Of the 18 species of seabirds with potential to occur on the fishing grounds of the action area, only the short-tailed albatross (*Phoebastria albatrus*) is listed as endangered under the ESA. The short-tailed albatross population is the smallest of any of the albatross species occurring in the North Pacific. Land-based sighting records indicate that 15 short-tailed albatrosses have visited the NWHI over the past 60 years. Five of these visits were between 1994 and 1999 (NMFS 1999). Numbers of short-tailed albatrosses were reduced significantly in the past; however, its primary nesting population which breeds in Torishima, Japan has been steadily increasing since the 1950's (Okamura et al. 2007, NMFS 2008, Naughton et al. 2008c). Short-tailed albatross were reduced to near extinction primarily because of excessive hunts for feathers at the breeding colonies since the 1880's to the extent that it was thought to be extinct in 1949 (USFWS 2005). Fisheries bycatch mitigation measures have been in place in U.S. fisheries since 2001 and breeding habitat protection efforts have been undertaken in Japan for several years.

The species began to recover during the 1950s, and currently, due to habitat management and habitat protection, the population is growing exponentially at about 7.3% annually (Naughton et al. 2007). Today, the only known currently-active breeding colonies are on Torishima south of Honshu Island, Japan, (30° 29' N 140° 18' E) and Minami-kojima in the Senkaku Islands just north of Taiwan (25° 43' N 123° 33' E). It is estimated that 80-85% of the known breeding short-tailed albatross use a single colony at Tsudame-zaki, on Torishima, an active volcanic island. The current worldwide population is estimated to be approximately 2,717 individuals, with 382 nesting pairs observed on Torishima Island during the 2007-2008 breeding season (Balogh 2008). This is an increase from the approximately 2,000 individuals and 341 nesting pairs observed on Torishima Island for the previous (2006-2007) breeding season (Hasagawa 2007, NMFS 2008). In 2008, ten chicks were translocated to Mukoshima Island to try to

establish a new breeding colony (NMFS 2008). The breeding season for short-tailed albatross occurs from August to December. Their breeding and non-breeding distribution is in the north Pacific as shown in Figure 20.

There have never been any observed interactions between short-tailed albatross and Hawaii longline fisheries (shallow-set and deep-set).



**Figure 20: Distribution of short-tailed albatrosses in the North Pacific**

Source: R. Suryan In: AC4 Doc 59 Agenda Item No. 17. Agreement on the Conservation of Albatrosses and Petrels Fourth Meeting of Advisory Committee Cape Town, South Africa, 22–25, August 2008.

Note: Information was derived from birds that were captured and satellite-tagged at two locations; on Torishima Island, where breeding, non-breeding and post-breeding birds (n = 23) were tagged between 2006-2008; and near Seguan Pass, where birds were captured and satellite-tagged from 2003-2006 (n = 12).

### 3.3.3 Marine Mammals

Longline fisheries occasionally interact with marine mammals incidental to their fishing operations. These may include those listed under the ESA and those which are not listed but are protected pursuant to the Marine Mammal Protection Act (MMPA).

Based on research, observer, and logbook data, the following marine mammals occur in the action area and may be affected by the fisheries managed under the Pelagics FMP.

### 3.3.3.1 Endangered Marine Mammals

Blue whale (*Balaenoptera musculus*)  
Fin whale (*Balaenoptera physalus*)  
Humpback whale (*Megaptera novaeangliae*)  
North Pacific right whale (*Eubalaena japonica*)  
Sei whale (*Balaenoptera borealis*)  
Sperm whale (*Physeter macrocephalus*)  
Hawaiian monk seal (*Monachus schauinslandi*)

Although blue whales, fin whales, northern right whales, and sei whales are found within the area and could potentially interact with the Pelagics FMP fisheries, there have been no reported or observed incidental hookings or entanglements of these species in these fisheries. Recent shallow-set fishery interactions are presented in Table 26.

**Table 26: Interactions between the shallow-set fishery and marine mammals, 2004-2008**

Species	2004	2005	2006	2007	2008*
Number of sets made:	135	1,645	850	1,497	619
Bryde's whales: released injured	0	1	0	0	0
Bottlenose dolphins: released injured	0	0	1	3	0
Risso's dolphins: released dead	0	0	1	0	0
Risso's dolphins: released injured	0	1	1	3	2
Unidentified whales: released injured	0	1	0	0	0
Humpback whales: released injured	0	0	1	0	1

Source: NMFS PIRO observer reports

\* 2008 1st quarter only

Note: 1 Pygmy sperm whale interaction was observed in 2008

#### 3.3.3.1.1 Humpback Whale

The International Whaling Commission first protected humpback whales in the North Pacific in 1965. Humpback whales were listed as endangered under the ESA in 1973. They are also protected by the Convention on International Trade in Endangered Species of Wild Flora and Fauna (CITES) and the Marine Mammal Protection Act (MMPA). Critical habitat has not been designated for this species.

Humpback whales typically migrate between tropical/sub-tropical and temperate/polar latitudes. Humpback whales feed on krill and small schooling fish on their summer grounds. The whales occupy tropical areas during winter months when they are breeding and calving, and polar areas

during the spring, summer, and fall, when they are feeding, primarily on small schooling fish and krill (Caldwell and Caldwell 1983).

Humpback whales occur off all eight Hawaiian Islands during the winter breeding season, but particularly within the shallow waters of the “four-island” region (Kahoolawe, Molokai, Lanai, Maui), the northwestern coast of the island of Hawaii (Big Island), and the waters around Niihau, Kauai and Oahu (Wolman and Jurasz 1977, Herman et al. 1980, Baker and Herman 1981).

As part of the international SPLASH (Structure of Populations, Levels of Abundance and Status of Humpbacks) project, a recent study has estimated the abundance of North Pacific humpbacks to be just under 20,000, an estimate that is about double estimates made previously (Calambokidis et al. 2007). Over 50% of this population is estimated to winter in Hawaiian waters with large populations also inhabiting Mexican waters. The abundance estimates of humpback whales wintering in Asia and Central America were fairly low (1,000 or less). Among feeding areas, regional estimates differed greatly among models. Average estimates of abundance ranged from about 100-700 for Russia, 6,000-14,000 for the Bering Sea and Aleutians, 3,000-5,000 each for the Gulf of Alaska and the combined Southeast Alaska and Northern British Columbia area, 200-400 for Southern British Columbia-Northern Washington, and 1,400-1,700 for California-Oregon (Calambokidis et al. 2008).

Reports of entangled humpback whales found swimming, floating, or stranded with fishing gear attached have been made in both Alaskan and Hawaiian waters. The overall U.S. commercial fishery-related minimum mortality and serious injury rate for the entire stock is 3.2 humpback whales per year, based on observer data from Alaska (0.20), stranding records from Alaska (3.0), and stranding records from Hawaii (0) (Caretta et al. 2007).

There have been two interactions observed between the shallow-set fishery and humpback whales since 2004 (see Table 26).

#### **3.3.3.1.2 Sperm Whale**

Sperm whales have been protected from commercial harvest by the IWC since 1981, although the Japanese continued to harvest sperm whales in the North Pacific until 1988 (Reeves and Whitehead 1997). Sperm whales were listed as endangered under the ESA in 1973. They are also protected by the Convention on International Trade in Endangered Species of wild flora and fauna and the MMPA. Critical habitat has not been designated for sperm whales.

Sperm whales are distributed in all of the world’s oceans. Several authors have recommended three or more stocks of sperm whales in the North Pacific for management purposes (Kasuya 1991; Bannister and Mitchell 1980). However, the IWC’s Scientific Committee designated two sperm whale stocks in the North Pacific: a western and an eastern stock (Donovan 1991). The line separating these stocks has been debated since their acceptance by the IWC’s Scientific Committee. For stock assessment purposes, NMFS recognizes three discrete population “centers” of sperm whales: (1) Alaska, (2) California/Oregon/Washington, and (3) Hawaii.



A 1997 survey to investigate sperm whale stock structure and abundance in the eastern temperate North Pacific area did not detect a seasonal distribution pattern between U.S. EEZ waters off California and areas farther west, out to Hawaii (Forney et al. 2000). A 1997 survey, which combined visual and acoustic line-transect methods, resulted in estimates of 24,000 (CV=0.46) sperm whales based on visual sightings, and 39,200 sperm whales (CV=0.60) based on acoustic detections and visual group size estimates (Forney et al. 2000). An analysis for the eastern tropical Pacific estimates abundance at 22,700 sperm whales (95% C. I. = 14,800-34,000; Forney et al. 2000).

Sperm whales have been sighted in the Kauai Channel, the Alenuihaha Channel between Maui and the Island of Hawaii, and off the Island of Hawaii (Mobley et al. 1999; Forney et al. 2000). Additionally, the sounds of sperm whales have been recorded throughout the year off Oahu (Thompson and Friedl 1982). Twenty-one sperm whales were sighted during aerial surveys conducted in nearshore Hawaiian waters conducted from 1993 through 1998. Sperm whales sighted during the survey tended to be on the outer edge of a 50 - 70 km distance from the Hawaiian Islands, indicating that presence may increase with distance from shore (Mobley, pers. comm. 2000). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 7,082 (CV=0.30) sperm whales (Barlow 2003), including a correction factor for missed diving animals.

### **3.3.3.1.3 Blue Whale**

The blue whale is the largest animal ever known to have lived. The IWC recognizes only one stock of blue whales in the North Pacific (eastern North Pacific stock), but some evidence suggests that there may be as many as five separate stocks (Carretta et al. 2007). Blue whales are listed as endangered under the ESA, and consequently the Hawaiian stock is automatically considered as a "depleted" and "strategic" stock under the MMPA. Insufficient information is available to determine whether the total fishery mortality and serious injury for blue whales is insignificant and approaching zero mortality and serious injury rate. Increasing levels of anthropogenic noise in the world's oceans has been suggested to be a habitat concern for blue whales (Reeves et al. 1998).

Blue whales feed in California waters during the summer/fall and migrate south to productive areas off Mexico during the winter/spring. Whaling catch data indicate that whales feeding along the Aleutian Islands are probably part of a central Pacific stock (Reeves et al. 1998), which may migrate to offshore waters north of Hawaii in winter (Berzin and Rovnin 1966). Recent stock estimates include 1,744 blue whales in waters off California for the eastern Pacific (Carretta et al. 2007). No estimate of abundance is available for the western Pacific blue whale stock. Large whales have been entangled in longline gear off the Hawaiian Islands (Nitta and Henderson 1993, Forney 2004), but no interactions with blue whales were observed in the Hawaii deep-set longline fishery between 1994 and 2002, with approximately 4-25 percent of all effort observed (Forney 2004), nor in the shallow-set fishery between 2004-2007, with 100 percent observer coverage.

#### **3.3.3.1.4 Sei Whale**

The IWC recognizes only one stock of sei whales in the North Pacific (the eastern North Pacific stock) for management purposes, although there is evidence that more than one stock exists (Carretta et al. 2006). Sei whales are distributed in temperate waters in all oceans, and are not usually associated with coastal features. In the North Pacific Ocean, the summer range extends from southern California to the Gulf of Alaska and across the North Pacific south of the Aleutian Islands, extending into the Bering Sea in the deep southwestern Aleutian Basin (Carretta et al. 2007).

Ohsumi and Wada (1974) estimate the pre-whaling abundance of sei whales to be 58,000-62,000 in the North Pacific. Later, Tillman (1977) used a variety of different methods to estimate the abundance of sei whales in the North Pacific and revised this pre-whaling estimate to 42,000. All methods depend on using the history of catches and trends in CPUE or sighting rates; there have been no direct estimates of sei whale abundance in the entire North Pacific based on sighting surveys. As part of the Marine Mammal Research Program of the Acoustic Thermometry of Ocean Climate (ATOC) study, a total of twelve aerial surveys were conducted within about 25 nm of the main Hawaiian Islands in 1993-98 (Mobley et al. 2000), but no sightings of sei whales were made. A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in a summer/fall abundance estimate of 77 (CV=1.06) sei whales (Barlow 2003). This is currently the best available abundance estimate for this stock, but the majority of sei whales would be expected to be at higher latitudes in their feeding grounds at this time of year (Carretta et al. 2007). Between 1994 and 2002, no interactions with sei whales were observed in the Hawaii deep-set longline fishery, with approximately 4-25 percent of all fishing effort observed (Forney 2004), nor in the shallow-set fishery between 2004-2007, with 100 percent observer coverage.

#### **3.3.3.1.5 Fin Whale**

Fin whales (*Balaenoptera physalus*) are found throughout all oceans and seas of the world from tropical to polar latitudes (Forney et al. 2000). Although it is generally believed that fin whales make poleward feeding migrations in summer and move toward the equator in winter, few actual observations of fin whales in tropical and subtropical waters have been documented, particularly in the Pacific Ocean away from continental coasts (Reeves et al. 1999). There have only been a few sightings of fin whales in Hawaii waters.

There is insufficient information to accurately determine the population structure of fin whales in the North Pacific, but there is evidence of multiple stocks (Forney et al. 2000). The status of fin whales in Hawaii waters relative to the optimum sustainable population is unknown, and there are insufficient data to evaluate trends in abundance (Forney et al. 2000).

#### **3.3.3.1.6 North Pacific Right Whale**

North Pacific right whales were listed as endangered on March 6, 2008 (73 CFR 12024). Together with North Atlantic right whales they were previously listed as endangered on December 2, 1970 (35 CFR 18319) as Northern right whales. They are the rarest of all large whale species and are among the rarest of all marine mammal species.

North Pacific right whales primarily inhabit coastal or shelf waters between 20° and 60° North latitude, but movements over deep waters are also known. Their migratory patterns are poorly understood, but in general, the whales spend the summer on high-latitude feeding grounds and migrate to more temperate waters where calving takes place during the winter. In recent years, summer sightings have been most common in the western North Pacific, in the Okhotsk Sea and adjacent areas. Sightings also occur, but are rare, in the central North Pacific, Bering Sea, and eastern North Pacific. Although the winter whereabouts remains unknown for much of the population, winter sightings have been reported as far south as the Ryukyu Islands in the western North Pacific, Hawaii in the central North Pacific, and central Baja California in the eastern North Pacific. The current population is likely below 1,000 animals. Two distinct groups, East and West (based on feeding ground divisions), are currently recognized. About 90% of all North Pacific right whales are thought to exist in the western Pacific. North Pacific right whale sightings have been very rare in the eastern and central North Pacific since the seventies. They were twice sighted in the waters around the Main Hawaiian Islands in the spring of 1979, and once again in the spring of 1996. According to the 2006 Stock Assessment Report for this species, "...there is no reason to believe that either Hawaii or tropical Mexico have ever been anything except extralimital habitats for this species."

North Pacific right whales are baleen whales that feed by continuously filtering prey through their baleen while moving, mouth open, through patches of zooplankton (skimming). Most other baleen whales gulp then strain. Existing records indicate that right whales feed almost entirely on copepods. They reach sexual maturity in nine to ten years, may live to 80 years, and grow to 16.7 m long. Females are typically larger than males. They produce a single calf about once every three to five years. Detailed information about the biology, habitat, and conservation status of this species is described in the recovery plan (NMFS 2005) and the Review of the Status (NMFS 2006).

#### **3.3.3.1.7 Hawaiian Monk Seal**

The Hawaiian monk seal was listed as endangered under the ESA in 1976. The species is endemic to the Hawaiian Archipelago and Johnston Atoll, and is one of the most endangered marine mammals in the United States. It is also the only endangered marine mammal that exists wholly within the jurisdiction of the United States.

Monks seals are one of the most primitive genera of seals. They are nonmigratory, but studies show that their home ranges may be extensive (Abernathy and Sniff 1998). Counts of individuals on shore compared with enumerated subpopulations at some of the NWHI indicate that monk

seals spend about one-third of their time on land and about two thirds in the water. (Forney et al. 2000).

Before human habitation of the Hawaiian Archipelago, the monk seal population may have measured in the tens of thousands as opposed to the hundreds of thousands or millions typical of some pinniped species. When population measurements were first taken in the 1950s, the population was already considered to be in a state of decline. In 1998, the minimum population estimate for monk seals was 1,436 individuals (based on enumeration of individuals of all age classes at each of the subpopulations in the NWHI, derived estimates based on beach counts for Nihoa and Necker, and estimates for the MHI) (Forney et al. 2001). Current estimates indicated that the population is in a decline that has lasted 20 years and only around 1,200 monk seals remain. Modeling predicts the population will fall below 1,000 animals in the next five years (NMFS 2007c).

Monk seals are found at six main reproductive sites in the NWHI: Kure Atoll, Midway Island, Pearl and Hermes Reef, Lisianski Island, Laysan Island and French Frigate Shoals. Smaller populations also occur on Necker Island, and Nihoa Island. NMFS researchers have also observed monk seals at Gardner Pinnacles and Maro Reef. Monk seals are also increasingly found in the MHI (including Niihau), where preliminary surveys have counted more than 50 individuals. Additional sightings and at least one birth have occurred at Johnston Atoll, excluding eleven adult males that were translocated to Johnston Atoll (nine from Laysan Island and two from French Frigate Shoals) over the past 30 years.

Population trends for monk seals are determined by the highly variable dynamics of the six main reproductive subpopulations. At the species level, demographic trends over the past decade have been driven primarily by the dynamics of the French Frigate Shoals subpopulation, where the largest monk seal population is experiencing an unstable age distribution resulting in an inverted age structure. This age structure indicates that recruitment of females and pup production may soon decrease. In the near future, total population trends for the species will likely depend on the balance between continued losses at French Frigate Shoals and gains at other breeding locations including the Main Hawaiian Islands.

There was some evidence in the early 1990s that longline operations were adversely affecting the Hawaiian monk seals, as indicated by the sighting of a few animals with hooks and other non-natural injuries. In 1991, Amendment 3 established a permanent 50-mile Protected Species Zone around the NWHI that is closed to longline fishing. Since 1993, no interactions with Hawaiian monk seals in the Hawaii longline fishery have been reported.

### **3.3.3.2 Non-Listed Marine Mammals**

Based on research, observer, and logbook data, the following unlisted marine mammals occur in the region and may be affected by the fisheries managed under the Pelagics FMP:

- Blainville's beaked whale (*Mesoplodon densirostris*)
- Bryde's whale (*Balaenoptera edeni*)

- Bottlenose dolphin (*Tursiops truncatus*)
- Common dolphin (*Delphinus delphis*)
- Cuvier's beaked whale (*Ziphius cavirostris*)
- Dwarf sperm whale (*Kogia simus*)
- False killer whale (*Pseudorca crassidens*)
- Fraser's Dolphin (*Lagenodelphis hosei*)
- Killer whale (*Orcinus orca*)
- Longman's beaked whale (*Indopacetus pacificus*)
- Melon-headed whale (*Peponocephala electra*)
- Minke Whale (*Balaenoptera acutorostrata*)
- Northern fur seals (*Callorhinus ursinus*)
- Pacific white-sided dolphin (*Lagenorhynchus obliquidens*)
- Pantropical spotted dolphin (*Stenella attenuata*)
- Pilot whale, short-finned (*Globicephala melas*)
- Pygmy killer whale (*Feresa attenuata*)
- Pygmy sperm whale (*Kogia breviceps*)
- Risso's dolphin (*Grampus griseus*)
- Rough-toothed dolphin (*Steno bredanensis*)
- Spinner dolphin (*Stenella longirostris*)
- Striped dolphin (*Stenella coeruleoalba*)

The above marine mammals occur in the region; however, specific population estimates that are found in NMFS' Marine Mammal Stock Assessment Reports (SARs)<sup>13</sup> are often only reported for those populations that occur in U.S. EEZs such as EEZ around Hawaii. The Hawaii shallow-set fishery rarely fishes within the Hawaiian EEZ, but rather, targets swordfish in the central North Pacific approximately 600-1,000 nm north of Hawaii.

### 3.3.3.2.1 Delphinids

The Pacific white-sided dolphin is found throughout the temperate North Pacific (Hill and DeMaster 1999). Two stocks, the California, Oregon, Washington stock and the North Pacific stock, of this species are recognized, but the stock structure throughout the North Pacific is poorly defined. Population trends and status of the central North Pacific stock of Pacific white-sided dolphins relative to the optimum sustainable population are currently unknown (Hill and DeMaster 1999). The most complete population abundance estimate (931,000 (CV = 0.90)) for Pacific white-sided dolphins was calculated from line transect analyses applied to the 1987-90 central North Pacific marine mammal sightings survey data (Buckland et al. 1993). This abundance estimate more closely reflects a range-wide estimate rather than one that can be applied to either of the two management stocks off the west coast of North America (Caretta et al. 2007).

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<sup>13</sup> <http://www.nmfs.noaa.gov/pr/sars/species.htm>

The rough-toothed dolphin's distribution is worldwide in oceanic tropical and warm temperate waters (Miyazaki and Perrin 1994). They have been sighted northeast of the Northern Mariana Islands during winter (Reeves et al. 1999). Rough-toothed dolphins are also found in the waters off the Main Hawaiian islands (Shallenberger 1981) and have been observed at least as far north as French Frigate Shoals in the Northwestern Hawaiian Islands (Nitta and Henderson 1993). The stock structure for this species in the North Pacific is unknown (Caretta et al. 2007). The status of rough-toothed dolphins in Hawaii's waters relative to their optimum sustainable population is unknown, and there are insufficient data to evaluate trends in abundance (Caretta et al. 2007). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 19,904 (CV=0.52) rough-toothed dolphins (Barlow 2003). This is currently the best available abundance estimate for this stock in the Hawaii EEZ (Caretta et al. 2007). This species is unlikely to interact with the swordfish fishery because of their tendency to occupy tropical and subtropical waters and in areas where the fishery does not readily target swordfish.

Risso's dolphins are found in tropical to warm-temperate waters worldwide (Kruse et al. 1999) but appear to be rare in the waters around Hawaii. There have been five reported strandings of Risso's dolphins on the Main Hawaiian Islands (Nitta 1991; Maldini 2005). Risso's dolphins have also been sighted near Guam and the Northern Mariana Islands (Reeves et al. 1999). Risso's dolphins within the Pacific U.S. EEZ are divided into two discrete, noncontiguous areas: 1) Hawaiian waters, and 2) waters off California, Oregon and Washington (Caretta et al. 2007). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 2,351 (CV=0.65) Risso's dolphins (Barlow 2003). This is currently the best available abundance estimate for this stock in the Hawaii EEZ (Caretta et al. 2007). Based on observer data from 2004-2008, this species is the most likely marine mammal to interact with swordfish fishery (see Table 26); however the number of interactions are low with 2007 having the highest number of interactions at 3.

Bottlenose dolphins are widely distributed throughout the world in tropical and warm-temperate waters (Reeves et al. 1999). The species is primarily coastal, but there are also populations in offshore waters. Bottlenose dolphins are common throughout the Hawaiian Islands (Shallenberger 1981). Data suggest that the bottlenose dolphins in Hawaii belong to a separate stock from those in the eastern tropical Pacific (Scott and Chivers 1990). The status of bottlenose dolphins in Hawaii's waters relative to their optimum sustainable population is unknown, and there are insufficient data to evaluate trends in abundance (Caretta et al. 2007). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 3,215 (CV= 0.59) bottlenose dolphins (Barlow 2006). Elsewhere, the Indo-Pacific Bottlenose *T. aduncus* is found in the coastal waters of Southeast Asia and extends into the larger Melanesian islands of Papua New Guinea and the Solomon Islands. These waters are typically not fished by U.S. longline boats but are part of the fishing grounds for the U.S. purse seine fleet. This species is unlikely to interact with the swordfish fishery because of their tendency to occupy tropical and subtropical waters.

As its name implies, the pantropical spotted dolphin has a pantropical distribution in both coastal and oceanic waters (Perris and Hohn 1994). Pantropical spotted dolphins are common in Hawaii,

primarily on the lee sides of the islands and in the inter-island channels (Shallenberger 1981). They are also considered common in American Samoa (Reeves et al. 1999). Morphological differences and distribution patterns have been used to establish that the spotted dolphins around Hawaii belong to a stock that is distinct from those in the eastern tropical Pacific (Perrin 1975, Dizon et al. 1994, Perrin et al. 1994). The status of pantropical dolphins in Hawaii waters relative to their optimum sustainable population is unknown, and there are insufficient data to evaluate trends in abundance (Caretta et al. 2007). Twelve strandings of this species have been documented in Hawaii (Nitta 1991, Maldini and Atkinson 2005). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 10,260 (CV=0.41) pantropical spotted dolphins (Barlow 2003). This is currently the best available abundance estimate for this stock in the Hawaii EEZ (Caretta et al. 2007). This species is unlikely to interact with the swordfish fishery because of their tendency to occupy tropical waters.

Spinner dolphins are commonly seen around oceanic islands throughout the Pacific (Perrin and Gilpatrick 1994) and occur in tropical and warm-temperate waters. This species is common around American Samoa (Reeves et al. 1999). There is some suggestion of a large, relatively stable resident population surrounding the island of Hawaii (Norris et al. 1994). Spinner dolphins are among the most abundant cetaceans in Hawaii's waters. However, the status of spinner dolphins in Hawaii's waters relative to their optimum sustainable population is unknown, and there are insufficient data to evaluate trends in abundance (Caretta et al. 2007). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 2,805 (CV=0.66) spinner dolphins (Barlow 2003). This is currently the best available abundance estimate for this stock in the Hawaii EEZ (Caretta et al. 2007). This species is unlikely to interact with the swordfish fishery because of their tendency to occupy tropical and sub-tropical, nearshore waters.

The striped dolphin occurs in tropical and warm-temperate waters worldwide (Perrin et al. 1994). Several sightings were made in winter to the north and west of the Northern Mariana Islands (Reeves et al. 1999). In Hawaii, striped dolphins have been reported stranded 20 times (Nitta 1991; Maldini 2005), yet at-sea sightings of this species are infrequent (Shallenberger 1981; Mobley et al. 2000). Striped dolphin population estimates are available for the waters around Japan and in the eastern tropical Pacific, but it is not known whether any of these animals are part of the same population that occurs in Hawaii (Caretta et al. 2007). The status of striped dolphins in Hawaii's waters relative to their optimum sustainable population is unknown, and there are insufficient data to evaluate trends in abundance (Caretta et al. 2007). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 10,385 (CV=0.48) striped dolphins (Barlow 2003). This is currently the best available abundance estimate for this stock in the Hawaii EEZ (Caretta et al. 2007). This species is unlikely to interact with swordfish fishery because of their tendency to occupy tropical waters.

The pygmy killer whale has a circumglobal distribution in tropical and subtropical waters (Ross and Leatherwood 1994). They have been observed several times off the lee shore of Oahu (Pryor et al. 1965), and six strandings have been documented from Maui and the island of Hawaii (Nitta

1991, Maldini 2005). According to the MMPA stock assessment reports, there is a single Pacific management stock (Caretta et al. 2007). The status of pygmy killer whales in Hawaii waters relative to their optimum sustainable population is unknown, and there are insufficient data to evaluate trends in abundance (Caretta et al. 2007). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 817 (CV=1.12) pygmy killer whales (Barlow 2003). This is currently the best available abundance estimate for this stock in the Hawaii EEZ (Caretta et al. 2007). The Hawaii shallow-set fishery is unlikely to interact with this species as it occurs primarily in tropical and sub-tropical waters.

False killer whales occur in tropical, subtropical and warm temperate seas worldwide (Stacey et al. 1994). In the North Pacific, this species is well known from southern Japan, Hawaii, and the eastern tropical Pacific. There are six stranding records from Hawaiian waters (Nitta 1991; Maldini 2005). This species also occurs in U.S. EEZ waters around Palmyra Atoll and sightings of false killer whales have been recently confirmed within the Johnston Atoll EEZ (NMFS/PIR/PSD unpublished data) and the U.S. EEZ waters of American Samoa (NOS/HHWNMS unpublished data). The stock structure for this species is not definitively established; however, it appears there is a genetically distinct and isolated stock of false killer whales that is resident to the Hawaiian Islands and does not occur outside 50-75 miles from shore. The false killer whales that occur more than 50-75 miles from the islands appear to be part of a broadly distributed eastern Pacific stock (Caretta et al. 2007). A recent Southwest Fisheries Science Center Administrative Report indicates that the density and estimated overall abundance of false killer whales increase farther south in warmer waters (e.g., on the high seas south of the Hawaiian Islands and around Palmyra Atoll and possibly other U.S. possessions). The status of false killer whales in Hawaii waters relative to their optimum sustainable population is unknown, and there are insufficient data to evaluate trends in abundance (Forney et al. 2000). There are six stranding records from Hawaiian waters (Nitta 1991; Maldini 2005). A recent re-analysis of the HICEAS data using improved methods and incorporating additional sighting information obtained on line-transect surveys south of the Hawaiian EEZ during 2005, resulted in a revised estimate of 484 (CV = 0.93) false killer whales within the Hawaiian Islands EEZ (Barlow & Rankin 2007). This is currently the best available abundance estimate for this stock in the Hawaii EEZ (Caretta et al. 2007). In addition, there has been a NMFS survey of waters south of Hawaii and in the EEZ around Palmyra that produced an estimate of 1,329 (CV = 0.65) false killer whales (Barlow and Rankin 2007). This is currently the best available abundance estimate for this stock in the Palmyra EEZ (Caretta et al. 2007); however, trends in abundance cannot be determined based on that single survey. There are observations of interactions of this species with the Hawaii-based deep set longline fishery that targets tuna south of Hawaii. Average 5-yr estimates of annual mortality and serious injury for 2001-2005 are 7.7 (CV = 0.34) false killer whales outside of U.S. EEZs, 4.9 (CV = 0.41) within the Hawaiian Islands EEZ, and 1.9 (CV = 0.59) within the EEZ of Palmyra Atoll. There has never been an observed interaction between the shallow set longline fishery and false killer whales, and future interactions are unlikely because the fishery occurs in temperate waters and false killer whales are more abundant in tropical and subtropical waters.



The killer whale has a cosmopolitan distribution (Reeves et al. 1999). Observations from Japanese whaling or whale sighting vessels indicate large concentrations of these whales north of the Northern Mariana Islands and near Samoa (Reeves et al. 1999). Killer whales are rare in Hawaii's waters. One stranding from the island of Hawaii was reported in 1950 (Richards 1952) and another in 2004 (R.W. Baird, pers. comm. in Caretta et al. 2007). Except in the northeastern Pacific, little is known about stock structure of killer whales in the North Pacific (Forney et al. 2000). The status of killer whales in Hawaii's waters relative to their optimum sustainable population is unknown, and there are insufficient data to evaluate trends in abundance (Caretta et al. 2007). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 430 (CV=0.72) killer whales (Barlow 2003). This is currently the best available abundance estimate for this stock in the Hawaii EEZ (Caretta et al. 2007). In 1990, a solitary killer whale was reported to have removed the catch from a longline in Hawaii (Dollar 1991). No hookings or entanglements have ever been observed in the Hawaii-based longline (shallow-set and deep-set) fishery.

The melon-headed whale has a circumglobal, tropical to subtropical distribution (Perryman et al. 1994). Large herds of this species are seen regularly in Hawaii's waters (Shallenberger 1981). Strandings of melon-headed whales have been reported in Guam (Reeves et al. 1999). For the MMPA stock assessment reports, there is a single Pacific management stock (Caretta et al. 2007). The status of melon-headed whales in Hawaii's waters relative to their optimum sustainable population is unknown, and there are insufficient data to evaluate trends in abundance (Caretta et al. 2007). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 2,947 (CV=1.11) melon-headed whales (Barlow 2003). This is currently the best available abundance estimate for this stock in the Hawaii EEZ (Caretta et al. 2007). This species is unlikely to interact with the swordfish fishery because of their tendency to occupy tropical and sub-tropical waters.

The short-finned pilot whale ranges throughout tropical and warm temperate waters in all the oceans, often in sizable herds (Reeves et al. 1999). It is one of the most frequently observed cetaceans around Guam (Reeves et al. 1999). Short-finned pilot whales are commonly observed around the Main Hawaiian Islands, and are present around the Northwestern Hawaiian Islands (Shallenberger 1981; Barlow 2006). Stock structure of short-finned pilot whales has not been adequately studied in the North Pacific, except in the waters around Japan where two stocks have been identified based on pigmentation patterns and differences in the shape of the heads of adult males (Kasuya et al. 1988). The pilot whales in Hawaiian waters are similar morphologically to the Japanese "southern form." Preliminary photoidentification work with pilot whales in Hawaii indicated a high degree of site fidelity around the main island of Hawaii (Shane and McSweeney 1990) and around Kauai and Niihau (Baird et al. 2006). Genetic analyses of tissue samples collected near the main Hawaiian Islands indicate that Hawaiian shortfinned pilot whales are reproductively isolated from short-finned pilot whales found in the eastern Pacific Ocean (S.Chivers, NMFS/SWFSC, unpublished data); however, the offshore range of this Hawaiian population is unknown. Fishery interactions with short-finned pilot whales demonstrate that this species also occurs in U.S. EEZ waters of Palmyra Atoll and Johnston Atoll, but it is not known whether these animals are part of the Hawaiian stock or whether they represent separate stocks

of short-finned pilot whales. Based on patterns of movement and population structure observed in other island-associated cetaceans (Norris and Dohl 1980; Norris et al. 1994; Baird et al. 2001, 2003; S. Chivers, pers. comm. in Caretta et al. 2007), it is possible that the animals around Palmyra Atoll and Johnston Atoll are one or more separate stocks (Caretta et al. 2007). The status of short-finned whales in Hawaii's waters relative to their optimum sustainable population is unknown, and there are insufficient data to evaluate trends in abundance (Caretta et al. 2007). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 8,846 (CV=0.49) short-finned pilot whales (Barlow 2006). This is currently the best available abundance estimate for short-finned pilot whales within the Hawaii EEZ (Caretta et al. 2007). Between 1994 and 2004, six short-finned pilot whales were observed hooked in the Hawaii-based deep-set longline fishery (Forney and Kobayashi 2005). No interactions have been observed for the Hawaii-based shallow-set fishery and potential future interactions are unlikely to occur.

#### **3.3.3.2.2 Other Whales**

Bryde's whales have a pantropical distribution and are common in much of the tropical Pacific (Reeves et al. 1999). Shallenberger (1981) reported a sighting of a Bryde's whale southeast of Nihoa in 1977. Available evidence provides no biological basis for defining separate stocks of Bryde's whales in the central North Pacific (Caretta et al. 2007). The status of Bryde's whales in Hawaii waters relative to their optimum sustainable populations is unknown, and there are insufficient data to evaluate trends in abundance (Caretta et al. 2007). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 493 (CV=0.34) Bryde's whales (Barlow 2003). This is currently the best available abundance estimated for this stock in the Hawaii EEZ (Caretta et al. 2007). This species has never been observed to interact with the shallow-set fishery and potential future interactions are unlikely to occur.

The Blainville's beaked whale has a cosmopolitan distribution in tropical and temperate waters (Mead 1989). Sixteen sightings of this species were reported from the Main Hawaiian Islands by Shallenberger (1981). Cuvier's beaked whale probably occurs in deep waters throughout much of the tropical and subtropical Pacific (Heyning 1989). Strandings of this species have been reported in the Main and Northwestern Hawaiian Islands (Nitta 1991; Shallenberger 1981). There is no information on stock structure of the Blainville's beaked whale or Cuvier's beaked whale. The status of Blainville's beaked whales and Cuvier's beaked whales in Hawaii's waters relative to their optimum sustainable populations is unknown, and there are insufficient data to evaluate trends in abundance (Caretta et al. 2007). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 2,138 (CV=0.77) Blainville's beaked whales (Barlow 2003), including a correction factor for missed diving animals. This is currently the best available abundance estimate for this stock in the Hawaii EEZ (Caretta et al. 2007). This species has never been observed to interact with the shallow-set fishery and potential future interactions are unlikely to occur.

The pygmy sperm whale is likely to occur all year in many parts of the tropical and subtropical Pacific (Caldwell and Caldwell 1989). Between the years 1949 and 2002, at least 22 strandings of this species were reported in the Hawaiian Islands (Tomich 1986; Nitta 1991; Maldini 2005). The status of pygmy sperm whales and dwarf sperm whales in Hawaii's waters relative to their optimum sustainable populations is unknown, and there are insufficient data to evaluate trends in abundance (Caretta et al. 2007). A 2002 shipboard line-transect survey of the entire Hawaiian Islands EEZ resulted in an abundance estimate of 7,251 (CV=0.77) pygmy sperm whales (Barlow 2003), including a correction factor for missed diving animals. This is currently the best available abundance estimate for this stock in the Hawaii EEZ (Caretta et al. 2007). This species has never been observed to interact with the shallow-set fishery and potential future interactions are unlikely to occur.

### **3.3.3.2.3 Pinnipeds**

Northern fur seals (*Callorhinus ursinus*) range throughout the North Pacific Ocean from southern California north to the Bering Sea and west to the Okhotsk Sea and Honshu Island, Japan. U.S. breeding sites or rookeries can be found at the Pribilof Islands and Bogoslof Island in the southern Bering Sea off Alaska and San Miguel Island in southern California (Reeves et al. 1992).

Northern fur seals and northern elephant seals (*Mirounga angustirostris*) may migrate into the northeastern portion of the historic Hawaii-based fishing zone (Bigg 1990; Stewart and DeLong 1995). Both species may occur in this region anytime of the year, but there are periods when the probability of their presence is greatest, especially for certain age and sex groups. Juvenile northern fur seals of both sexes are believed primarily to occur in the region during the fall, early winter and early summer (Bigg 1990). On June 17, 1988, NMFS designated the Pribilof Islands stock (known since 1994 as the eastern Pacific stock) as "depleted" under the MMPA because it declined to less than 50 percent of the levels observed in the late 1950s and, at that time, there was no compelling evidence that carrying capacity had changed substantially since the late 1950s (50 CFR 216.15) (NMFS 2007b). These seals were harvested in great numbers through the 1960's (and halted in 1985) causing substantial population declines (NMFS 2007b).

Northern elephant seal adult females also may migrate into the area historically fished by the Hawaii-based fleet twice a year, returning briefly to land to breed in the winter and molt in the spring (Stewart and DeLong 1995). A review of elephant seal population dynamics through 1991 concluded that the status of this species could not be determined with certainty, but that these animals might be within their optimal sustainable population range (Barlow et al. 1993). This species has never been observed to interact with the Hawaii shallow-set fishery.

### **3.4 Non-Listed Seabirds**

Within the Hawaii Archipelago there are several seabird colonies in the MHI; however, the NWHI colonies harbor more than 90 percent of the total Hawaii seabird population. The NWHI provide most of the nesting habitat for more than 14 million Pacific seabirds. More than 99

percent of the world's Laysan albatross (*Phoebastria immutabilis*) and 98 percent of the world's black-footed albatross (*P. nigripes*) return to the NWHI to reproduce. Recent interactions between the Hawaii-based shallow-set fishery and seabirds are presented in Table 27.

**Table 27: Interactions between the shallow-set fishery and seabirds, 2005-2008**

Species	2004	2005	2006	2007	2008*
Number of sets made:	135	1,645	850	1,497	619
Blackfooted albatrosses: released injured	0	3	0	6	1
Blackfooted albatrosses: released dead	0	4	3	2	0
Laysan albatrosses: released injured	1	44	5	33	5
Laysan albatrosses: released dead	0	18	3	6	1
Short-tailed albatrosses	0	0	0	0	0

Source: NMFS PIRO unpublished observer data

\* 2008 1<sup>st</sup> quarter data only

### 3.4.1 Albatrosses

Albatrosses and petrels that forage by diving are some of the most vulnerable species to bycatch in fisheries (Brothers et al. 1999). Birds are attracted to baited hooks, particularly during setting, dive on the hooks, become caught and drown. BirdLife International estimated that 300,000 seabirds are killed each year in this way, including 100,000 albatrosses. These species are long-lived, have delayed sexual maturity, small clutches and long generation times, resulting in populations that are highly sensitive to changes in adult mortality. Nineteen of the world's 21 albatross species are now globally threatened with extinction according to the IUCN (IUCN 2004, BirdLife 2004), and incidental catch in fisheries, especially longline fisheries, is considered one of the principal threats to many of these species (Veran et al. 2007). Hawaii-based longline fisheries may overlap with the short-tailed albatross but no interactions have been observed or reported. The fisheries do interact on low levels with black-footed and Laysan albatross species as described below.

A variety of seabird deterrence methods have been tested and found to reduce interaction rates and/or mortality of seabirds with longline fisheries (e.g., Brothers et al. 1995 and 1999, McNamara et al. 1999, Gilman et al., 2003, 2005, and 2007). When employed effectively, seabird avoidance measures have the potential to nearly eliminate seabird interactions (Naughton et al. 2007). Fishery interactions with seabirds under the Pelagics FMP have been drastically reduced since 2000 by new gear requirements and innovative technology resulting from research. Improved observer coverage (20 -26% for the tuna fishery and 100 % for the swordfish fishery) has also resulted in better reporting.

The reopening of the shallow-set fishery in 2004 under new regulations has resulted in a two-order of magnitude reduction in albatross interactions in the fishery as a whole since 2001 and following the introduction of regulations designed to reduce seabird bycatch rates in the Hawaii longline tuna industry, the seabird capture rate significantly declined by over 83 percent (Gilman

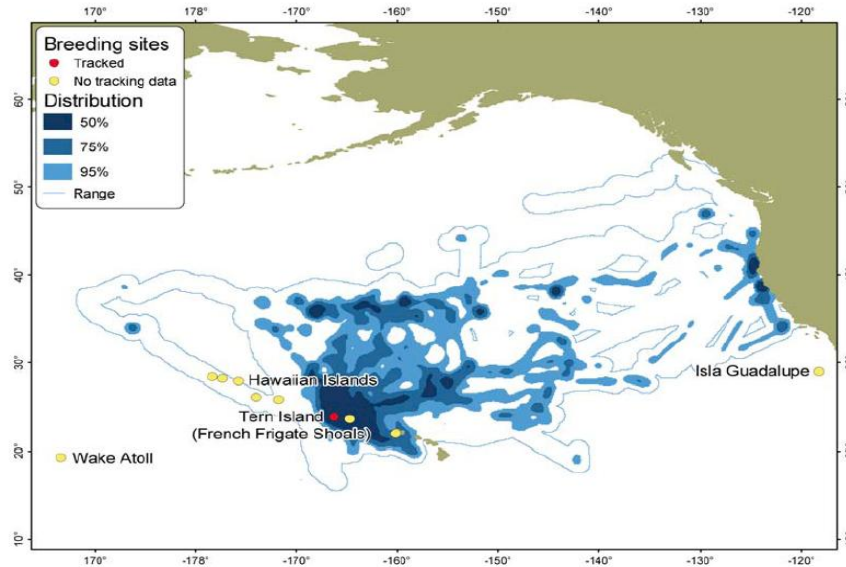
et al. 2006). See Table 27 for the annual number interactions that occurred with the fishery since 2004.

#### **3.4.1.1 Black-footed Albatross**

Black-footed albatrosses are relatively long-lived, and some have worn bird-bands for at least 43 years. And although some black-footed albatross may return to the breeding colonies at two or three years of age, the minimum age at first breeding is at least five years and probably averages at seven or eight years (Rice and Kenyon 1962, Robbins 1966). Black-footed lay a single egg during a breeding season. In late October, they begin to return to the nesting colonies in the NWHI and Japan. Generally, the males arrive first in the last week of October and await the arrival of the females (Bailey 1952). Both black-footed and Laysan albatrosses mate for life, and the same mated pair will return each year to breed (Bailey 1952). Often the males will wait for their mate near the same nest site the pair shared in previous years (Bailey 1952).

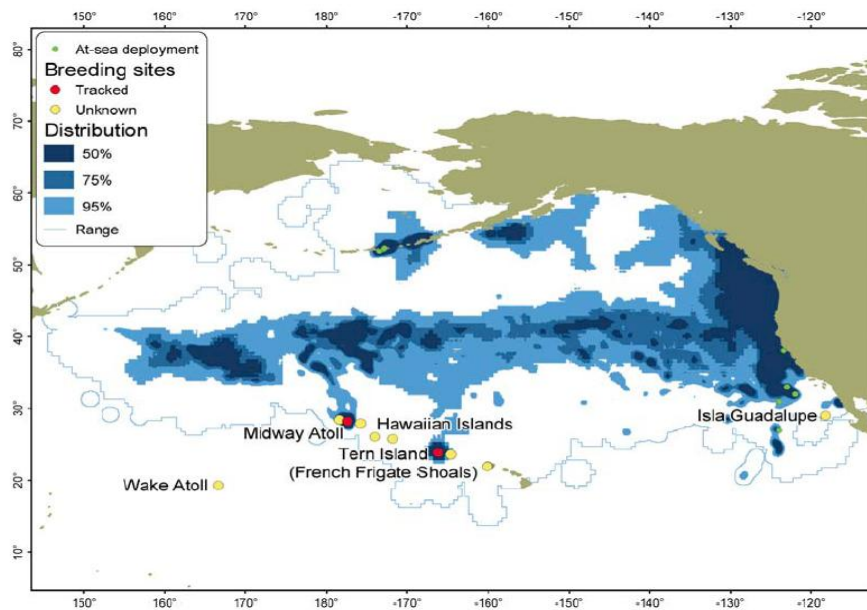
Like other albatrosses, the black-footed albatross have well-developed visual and olfactory systems that assist them to locate food sources and these seabirds are predominantly crepuscular in their foraging activities (Warham 1990). They feed primarily by seizing prey off the ocean surface and by making shallow dives (~ 1 m) and their diet is comprised of crustaceans, squid, fish, flying fish eggs and zooplankton (Harrison 1990).

In their annual cycle, black-footed albatross normally range throughout the North Pacific between 20° and 58° N (Figures 21 and 22). Sanger (1974) suggests that the lowest southerly range is 10° N. Anderson and Fernandez (1998) found that breeding adult black-footed albatrosses from the Tern Island colony covered much of the Northeast Pacific Ocean during foraging activities; however, they caution that the study only tracked adult birds that were breeding or had bred in the 1997-98 breeding season and non-breeding or juveniles may or may not forage in the same area. Approximately, 97 percent of black-footed albatrosses breed in the NWHI (Naughton et al. 2007). A smaller population of approximately 2,000 breeding pairs nests on small islands south of Japan. An estimated 62,437 breeding pairs were found on the NWHI in the hatch year 2006-07 count with 24,887 of these observed at Midway Atoll, a 3 percent increase since 2005 and a 30 percent increase from 2001 (Flint 2007). The most reliable and recent information indicates that black-footed albatross populations are stable or increasing (Naughton et al. 2007) with a combined population at Laysan and Midway Islands fluctuating around 50,000 breeding pairs since about 1992.



**Figure 21: Breeding distribution of black-footed albatrosses in the North Pacific**

Source: Map based on data contributed to BirdLife Global Procellariiform Tracking Database by S. Shaffer, Y. Tremblay, D.P. Costa, B. Henry, D.A. Croll, M. Antolos, J. Awkerman, and D. Anderson. *In*: AC4 Doc 61 Agenda Item No. 17. Agreement on the Conservation of Albatrosses and Petrels Fourth Meeting of Advisory Committee Cape Town, South Africa, 22–25, August 2008.

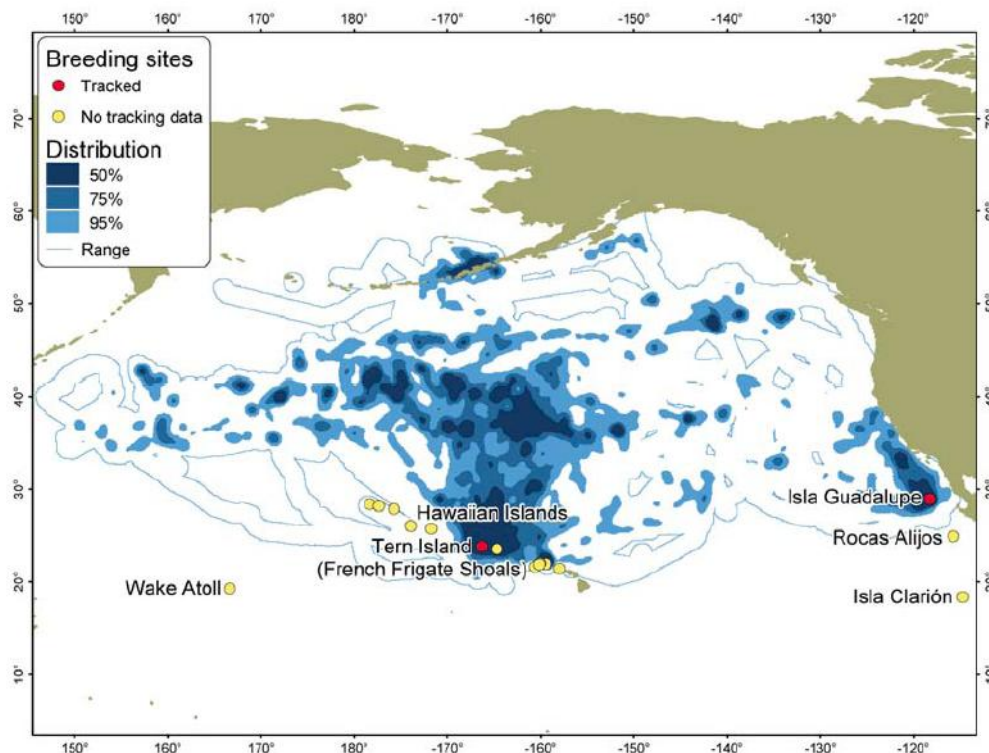


**Figure 22: Non-breeding distribution of black-footed albatrosses in the North Pacific**

Source: Map based on data contributed to BirdLife Global Procellariiform Tracking Database by: S. Shaffer, M. Kappes, Y. Tremblay, D. Costa, R. Henry, D. Croll; D. Anderson, J. Awkerman; M. Hester, D. Hyrenbach, R. Suryan, K. Fischer, and G. Balogh. *In*: AC4 Doc 61 Agenda Item No. 17. Agreement on the Conservation of Albatrosses and Petrels Fourth Meeting of Advisory Committee Cape Town, South Africa, 22 – 25, August 2008.

### 3.4.1.2 Laysan Albatross

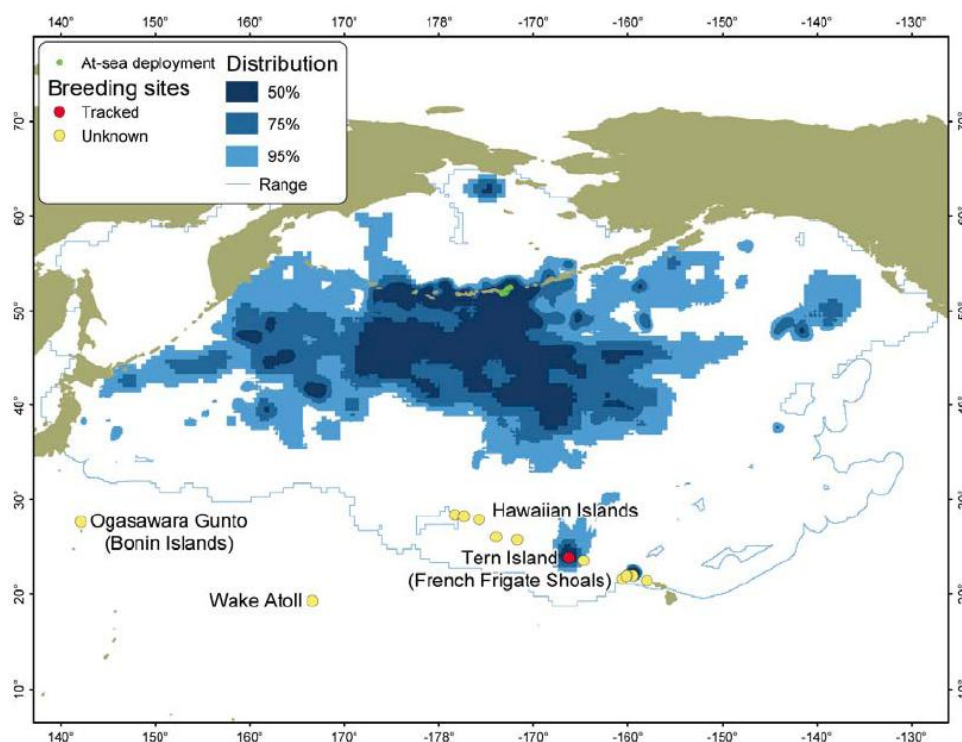
The Laysan albatross is the most abundant albatross in the world. They are characterized by a white head, neck and under parts. Their upper wings and back are black to dark gray and they have flesh-colored legs, feet, and bill. They also have dark plumage highlighting their eyes. Because variables such as population structure, mortality, and individual breeding frequency are not fully understood, a total world population estimate cannot be determined. Instead, an estimate of total numbers of nesting pairs has been used to track populations. Ninety-nine percent of the world's Laysan albatrosses breed in the NWHI with other small breeding sites in Japan and Mexico (Figures 23 and 24). The estimated world number of nesting pairs for the 2006-07 breeding season was 590,722 (Flint 2007). The largest breeding colony is at Midway Atoll, where the 2006-07 (December-January) count was 398,529 breeding pairs (Naughton et al. 2007), a 39 percent increase since 2001 (TenBruggencate 2006).



**Figure 23: Breeding distribution of Laysan albatrosses in the North Pacific.**

Source: Map based on data contributed to BirdLife Global Procellariiform Tracking Database by S. Shaffer, Y. Tremblay, D.P. Costa, B. Henry, D.A. Croll, M. Antolos, J. Awkerman, and D. Anderson. *In*: AC4 Doc 60 Agenda Item No. 17. Agreement on the Conservation of Albatrosses and Petrels Fourth Meeting of Advisory Committee Cape Town, South Africa, 22 – 25, August 2008.





**Figure 24: Non-breeding distribution of Laysan albatrosses in the North Pacific.**

Source: Map based on satellite tracking data contributed to BirdLife Global Procellariiform Tracking Database by: S. Shaffer, M. Kappes, Y. Tremblay, D. Costa, R. Henry, D. Croll, D. Anderson, J. Awkerman, R. Suryan, K. Fischer, and G. Balogh. In: AC4 Doc 60 Agenda Item No. 17. Agreement on the Conservation of Albatrosses and Petrels Fourth Meeting of Advisory Committee Cape Town, South Africa, 22 – 25, August 2008.

### 3.5 Social and Economic Environment

#### 3.5.1 Description of the Hawaii Longline Fishery

Hawaii's longline fishery began around 1917 and was based on fishing techniques brought to Hawaii by Japanese immigrants. The early Hawaiian sampan-style flagline boats targeted large yellowfin and bigeye tuna using traditional basket gear with tarred rope mainline. This early phase of Hawaii longline fishing declined steadily into the 1970s due to low profitability and lack of investment in an ageing fleet (Boggs and Ito 1993). During the 1980s, tuna longline effort began to expand as there was increasing demand from developing domestic and export markets for high quality fresh and sashimi grade tuna. In the late 1980s and early 1990s, the nature of the fishery changed completely with the arrival of swordfish- and tuna-targeting fishermen from longline fisheries of the Atlantic and Gulf States. The influx of large, modern



longline vessels promoted a revitalization of the fishery, and the fleet quickly adopted new technology to better target bigeye tuna at depth. The near-full usage of monofilament mainline longline reels further modernized the fleet and improved profitability. Longline effort increased rapidly from 37 vessels in 1987 to 138 vessels in 1990 (Ito and Machado 2001). An emergency moratorium was placed on the rapidly expanding fishery in 1991.

Longline fishing employs a mainline that is deployed as the fishing vessel moves across the water. The mainline is suspended horizontally below the surface by evenly spaced float lines that are clipped along the mainline's length. Branch lines that terminate with baited fishhooks are clipped to and suspended below the mainline. Longline deployment is typically referred to as "setting", and the gear, once it is deployed, is typically referred to as a "set". Longline sets are normally left to drift for several hours before they are hauled back aboard along with any catch. Mainlines typically consist of a single strand of monofilament line with a test strength of 450 to 680 kg (1000 to 1500 lb). Mainlines are stored on large horizontal reels, and may exceed 74 km (40 nm) in length. Float lines most frequently consist of braided, multi-strand lines with a quick release clip on one end and a large float on the other. Float lines are typically 10 to 30 meters (m) long. Branch lines typically consist of 20 to 30 m of 227 kg (500 lb) test monofilament line with a quick release clip on one end and a fishhook on the other. Depending on the fishery, branch lines may, or may not, have some form of weight attached above the hook.

The longline fleet is composed mostly of steel-hulled vessels and a few wood and fiberglass vessels. The longline fleet has historically operated in two distinct modes based on gear deployment: deep-set longline to target primarily tuna and shallow-set longline used to target swordfish or mixed species including bigeye, albacore and yellowfin tuna. Presently, Hawaii-based longline fishermen must declare themselves as shallow- or deep-set trips 72 hours in advance of their planned departure. Mixed trips are prohibited. Shallow-set fishermen must use float lines 20 m or less, 10 to 20 m float lines are standard. A typical shallow-set branch line is 15 to 20 m long, with a 45 to 85 gram lead weight in middle, and an 18/0 offset circle hook at end. About 840 hooks are deployed per shallow-set, with 4 to 5 hooks set between each float. Since swordfish are targeted at night, lightsticks are typically attached to every other branch line. Lightsticks are prohibited onboard vessels on deep-set declared trips. Tuna sets use a different type of float placed much further apart, have more hooks per foot between the floats and the hooks are set much deeper in the water column.

To further manage the rapidly expanding fishery, longline fishing was also prohibited within 50 nm of the main Hawaiian Islands to reduce gear conflicts between small troll and handline boats and longline vessels. Another area closure was established prohibiting longline fishing within a 50 nm radius of the Northwestern Hawaiian Islands to prevent interactions with endangered Hawaiian monk seals. A limited access program was established in 1994 allowing for a maximum of 164 transferable longline permits for vessels  $\leq 101$  feet in overall length that is administered by NMFS. During the same year, the Hawaii Longline Observer Program was initiated, primarily to monitor interactions with protected species.

In 1985, the longline fishery surpassed landings of the skipjack pole-and-line fleet and has remained the largest Hawaii-based fishery to date. Swordfish landings rose rapidly from 600,000 lbs in 1989 to 13.1 million pounds in 1993 (WPRFMC 2003). The Hawaii-based limited access longline fishery is the largest of all the pelagics fisheries under Council jurisdiction. This fishery accounted for the majority of Hawaii's commercial pelagic landings with an average of 9,672 t or 19.3 million lb for the years 2000 – 2005. The relative importance of swordfish to the fishery declined during the mid 1990s following a 47 percent decrease in landings in 1994. The latter part of 1994 saw a stabilization of swordfish landings at close to 6.5 million pounds/year, a significant increase in shark take, primarily blue shark fins, and a gradual increase in tuna fishing effort and landings. Effort continued to shift away from swordfish and back to tuna targeted trips throughout the latter 1990s (WPRFMC 2004).

During the mid to late 1990's, the fishery was often described as consisting of three components; a core tuna group, a swordfish targeting sector and vessels that were classified as "mixed"; switching between swordfish and tuna throughout the year or even within a single trip. Generally speaking, tuna vessels set deep gear with more than 15 hooks between floats in the morning, began hauling gear in the late afternoon or dusk, usually used a line shooter to deepen the set, preferred saury or sardine bait and made relatively short trips within 500 miles of home port. Swordfish boats were generally larger than tuna boats, set shallow gear at dusk with an average of 4 hooks between floats, used chemical light sticks, hauled gear at dawn, never used a line shooter, preferred large squid bait and made much longer trips beyond 700 miles from port. The swordfish grounds are generally north of Hawaii, between 145° and 175° W and 20° and 40° N, centered around the sub-tropical convergence zone. By the late 1990s, the fishery supplied 37 to 47 percent of the total U.S. domestic swordfish consumption.

Regulations imposed from 2001-2004 prohibited swordfish targeted longline fishing for Hawaii-based vessels due to concerns about interactions with protected sea turtles. As a result of restrictions on swordfish-targeted longline fishing by Hawaii-based boats, a number of vessels left Hawaii to exploit the same swordfish stocks from bases in California. Other swordfish boats converted gear to remain in Hawaii and target bigeye tuna.

Regulatory Amendment 3, effective April 2, 2004, re-opened the Hawaii-based shallow-set swordfish fishery by allowing 2,120 shallow-sets to be made annually (69 FR 17329, April 2, 2004). In order to reduce and mitigate interactions with sea turtles, use of 18/0 (or larger) circle hooks with 10° maximum offset and blue-dyed mackerel-type bait instead of squid were required, along with other mitigation measures, and a maximum annual limit on the number of interactions with sea turtles is set at 16 leatherbacks and 17 loggerheads. Integral to this program has been the requirement for 100 percent observer coverage. Most of the swordfish boats that

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<sup>14</sup> In experiments conducted by NMFS with longline vessels in the Atlantic, the use of circle hooks and mackerel-type bait significantly reduced sea turtle interaction rates. The mean reduction rate for loggerhead turtles was 92%, with an accompanying 67% reduction of leatherback interactions.

had moved to California have now returned to Hawaii; however, tuna directed effort remains higher than for swordfish.

Presently, Hawaii-based longline fishermen must declare themselves as shallow- or deep-set trips 72 hours in advance of their planned departure. Mixed trips are prohibited. Shallow-set fishermen must use of float lines 20 m or less, 10 to 20 m float lines are standard. A typical shallow-set branch line is 15 to 20 m long, with a 45 to 85 gram lead weight in middle, and an 18/0 offset circle hook at end. About 840 hooks are deployed per shallow-set, with 4 to 5 hooks set between each float. Since swordfish are targeted at night, lightsticks are typically attached to every other branch line. Lightsticks are prohibited onboard vessels on deep-set declared trips

Regulatory Amendment 4, effective December 15, 2005 further reduced and mitigated interactions between turtles and longline gear by requiring that: (1) owners and operators of vessels registered for use under longline general permits attend protected species workshops annually, (2) owners and operators of vessels registered for use under longline general permits carry and use dip nets, line clippers, and bolt cutters, and follow handling, resuscitation, and release requirements for incidentally hooked or entangled sea turtles, and (3) operators of non-longline vessels using hooks to target pelagic management unit species follow sea turtle handling, resuscitation, and release requirements, as well as remove the maximum amount of gear possible from incidentally hooked or entangled sea turtles (70 FR 69282). In addition, this rule extended the requirement to use circle hooks, mackerel-type bait and dehookers when shallow-setting north of the equator to include all longline vessels managed under the Pelagics FMP.

All longline vessels carry mandatory VMS monitored by the NMFS and must submit mandatory logsheet data at the completion of every trip. VMS are satellite-based vessel monitoring systems whereby each unit transmits a signal identifying the exact latitude and longitude of a vessel.

The limited access program allows for 164 vessels in the longline fisheries, but active vessel participation has been closer to 120 during the past decade. About 30 vessels have participated in the shallow-set fishery annually since its reopening; 33 in 2005, 37 in 2006, and 29 in 2007. Vessel sizes range up to nearly the maximum 101 foot limit, but the average size is closer to 65 – 70 ft. Most of the vessels are of steel construction and use flake ice to hold catch in fresh/chilled condition. A few older wooden boats persist in the fishery. Some of the boats have mechanical refrigeration that is used to conserve ice, but catch is not frozen in this fishery.

The operational characteristics of Hawaii-based longliners were summarized from interviews and NMFS data by O'Malley and Pooley (2003) during the 2000 season. Based on their interviews, swordfish vessels were newer than tuna boats on average (14 vs. 23 years), were slightly larger (average 74 vs. 65 feet), had larger fish hold capacities (mean 37,765 vs. 33,967 pounds), carried more fuel and had more powerful engines compared to tuna targeting vessels. Swordfish vessels made fewer, longer trips, set more times per trip and traveled much further than tuna vessels. Based on interview data, Hamilton et al. (1996) found that tuna vessels operated with an average of 3.7 – 4 crewmen, while swordfish vessels required a larger crew of 4

– 5 persons (both figures excluding the captain). The majority of crew members are non-citizens whose income is usually sent back to their home country as remittances and does not enter the local economy.

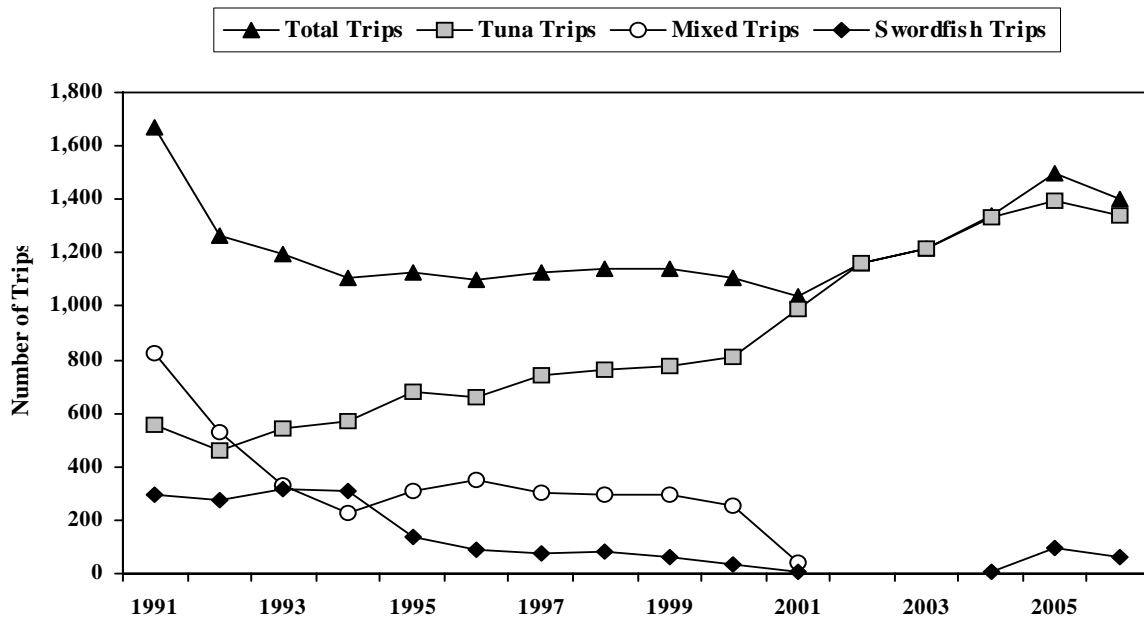
Almost all of the Hawaii-based longline catch is sold at the United Fishing Agency auction in Honolulu. It is believed that very little of the longline catch is directly marketed to retailers or exported by the fishermen. For detailed information and annual landings data see the Council's Annual Reports. Table 28 illustrates that Hawaii's longline fleet is by far the largest commercial pelagic producer in Hawaii. Figures 25-29 provide data and trends for the Hawaii-based longline fleet and shallow-set fishery.

**Table 28: Hawaii commercial pelagic landings, revenue, and average price by fishery**

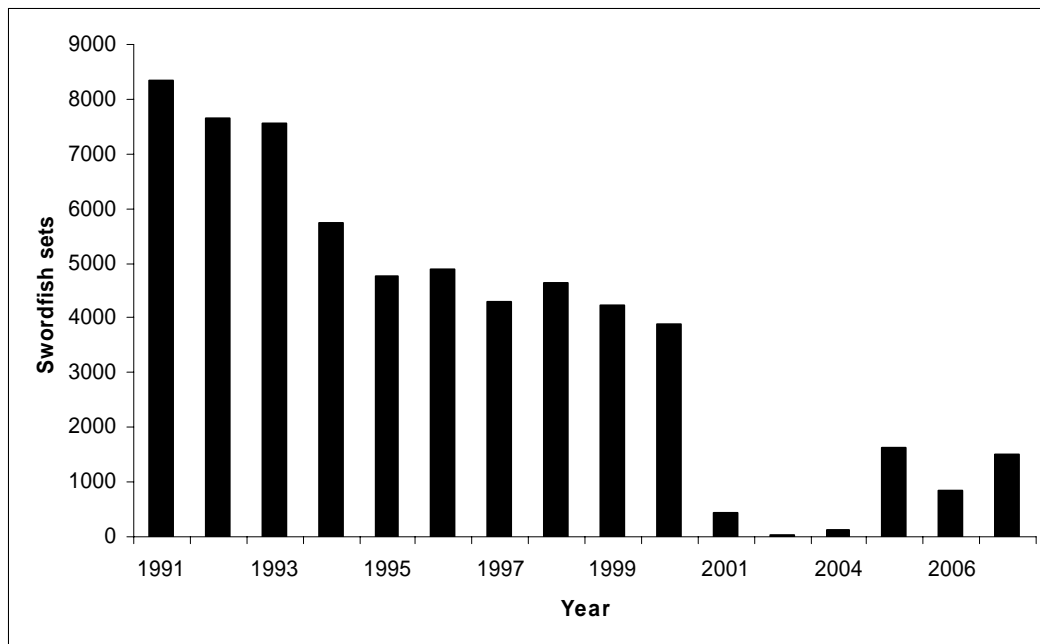
<b>Fishery</b>	<b>2005</b>			<b>2006</b>		
	<b>Pounds Landed (1000 lbs)</b>	<b>Ex-vessel Revenue (\$1000)</b>	<b>Average Price (\$/lb)</b>	<b>Pounds Landed (1000 lbs)</b>	<b>Ex-vessel Revenue (\$1000)</b>	<b>Average Price (\$/lb)</b>
Longline	23,275	\$61,379	\$2.76	21,478	\$49,207	\$2.66
MHI trolling	2,517	\$5,323	\$2.40	2,363	\$4,713	\$2.44
MHI Handline	1,193	\$2,138	\$1.89	645	\$1,187	\$2.11
Offshore Handline	313	\$410	\$2.05	390	\$458	\$2.11
Aku boat	931	\$1,137	\$1.23	632	\$812	\$1.41
Other Gear	155	\$250	\$2.15	286	\$432	\$2.41
<b>Total</b>	<b>28,384</b>	<b>\$70,637</b>	<b>\$2.64</b>	<b>25,794</b>	<b>\$56,809</b>	<b>\$2.59</b>

Source

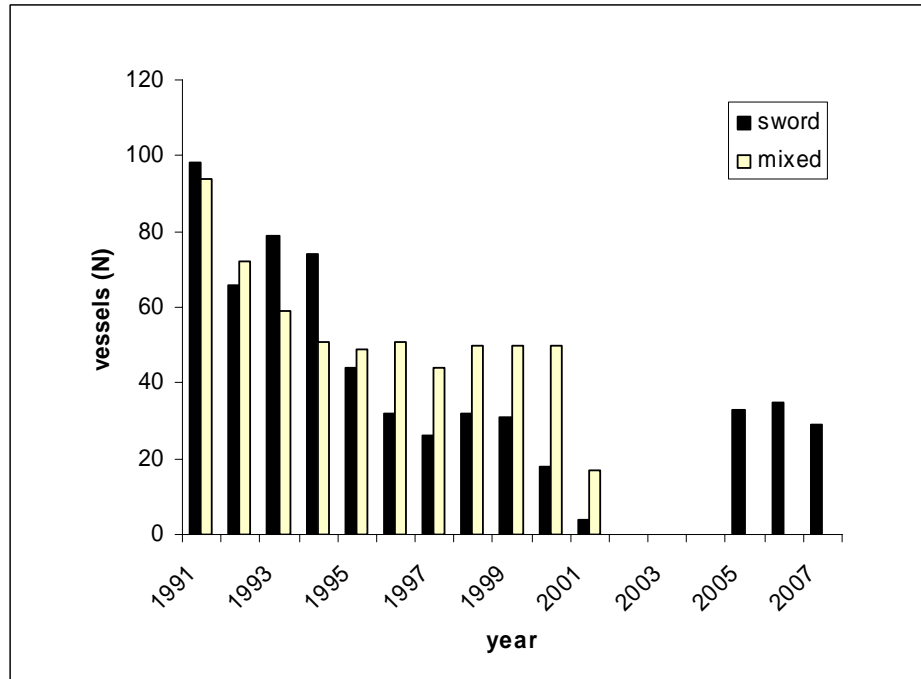
e: 2006 WPRFMC Annual Report.



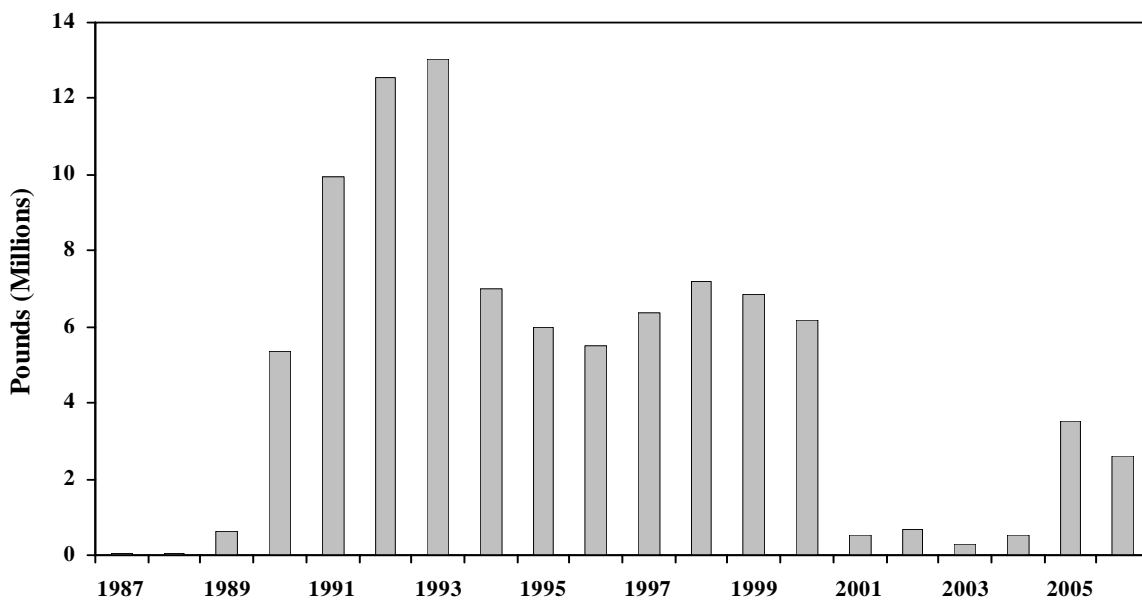
**Figure 25: Annual number of trips in the Hawaii longline fishery, 1991-2006**  
Source: 2006 WPRFMC Annual Report



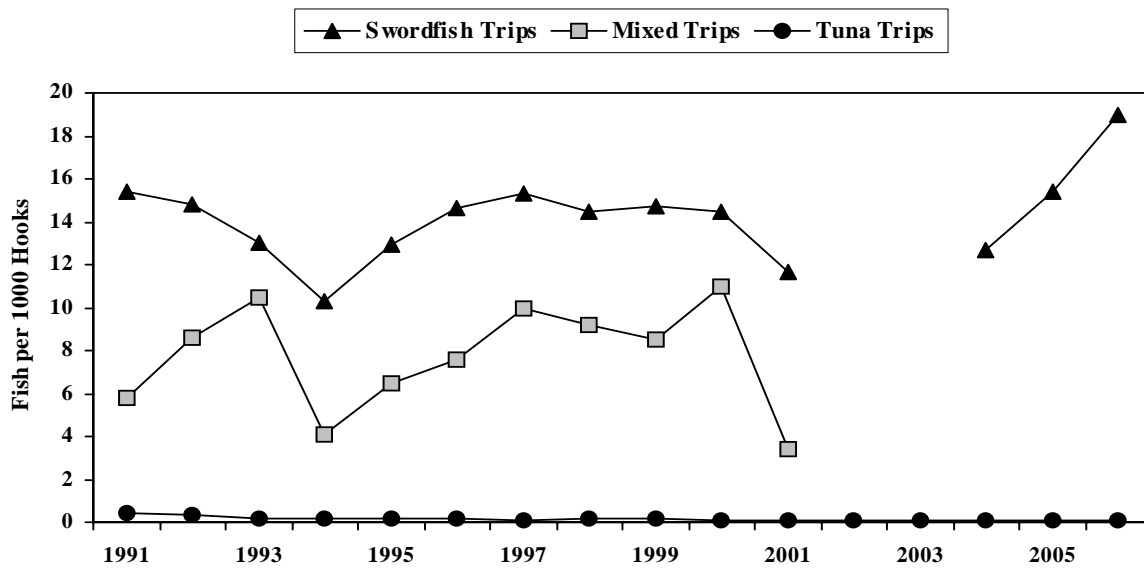
**Figure 26: Annual Hawaii swordfish longline sets (shallow and mixed) 1991-2007**  
Source: NMFS PIFSC unpublished logbook data



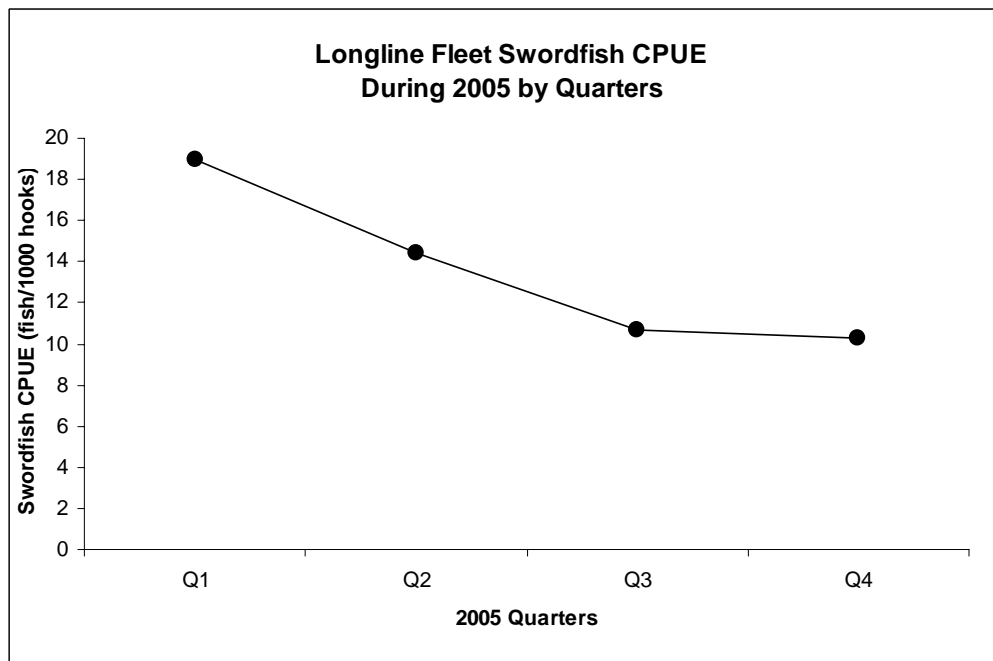
**Figure 27: Number of active Hawaii longline vessels targeting swordfish, 1991-2007**  
Source: WPRFMC Pelagics Annual Report 2007



**Figure 28: Hawaii swordfish landings, 1987-2006**  
Source: 2006 WPRFMC Annual Report



**Figure 29: Catch per unit effort of the Hawaii longline fishery, 1991-2006**  
Source: 2006 WPRFMC Annual Report



**Figure 30: Swordfish CPUE by quarter, 2005**  
Source: 2006 WPRFMC Annual Report

As seen in Figure 29, swordfish CPUE is highest in the first quarter of the year with the second quarter also yielding high CPUE levels. Since the reopening of the shallow-set fishery in 2004, effort in the fishery has been highest in the first quarter. However, prior to 2004, effort in the fishery was highest in the second quarter. A plausible explanation for higher first quarter effort since 2004 is linked to the possibility that the annual sea turtle hard caps are driving effort in the first quarter, i.e., a race to the fish before a potential fishery closure due to reaching the turtle cap (see Chapter 4 for more discussion on quarterly effort distribution).

### **3.5.2 Hawaii Fishing Community**

The Magnuson-Stevens Act defines a “fishing community” as “...a community that is substantially dependent upon or substantially engaged in the harvest or processing of fishery resources to meet social and economic needs, and includes fishing vessel owners, operators, and crew, and fish processors that are based in such communities” (16 U.S.C. § 1802(16)). NMFS further specifies in the National Standard guidelines that a fishing community is “...a social or economic group whose members reside in a specific location and share a common dependency on commercial, recreational, or subsistence fishing or on directly related fisheries dependent services and industries (for example, boatyards, ice suppliers, tackle shops)”.

In 1998, the Council identified the islands of American Samoa, the Northern Mariana Islands and Guam as fishing communities for the purposes of assessing the effects of fishery conservation and management measures on fishing communities, providing for the sustained participation of such communities, minimizing adverse economic impacts on such communities, and for other purposes under the MSA (64 FR 19067). In 2002, the Council identified each of the islands of Kauai, Niihau, Oahu, Maui, Molokai, Lanai and Hawaii as a fishing community (68 FR 46112).

The city of Honolulu on the island of Oahu is the base of the longline and other industrial-scale fleets and the center of the state’s fish marketing/distribution network (NMFS 2001a). However, the total number of pelagic fisheries-related jobs in the Honolulu metropolitan area compared to the overall number of jobs in the area is very small. Oahu contains approximately three-quarters of the state’s total population, and over one-half of Oahu’s residents live in the “primary urban center,” which includes greater Honolulu. Thus, although Oahu has a high level of engagement in fishing and especially longline fishing relative to the other islands in Hawaii, the island’s level of dependence on it is lower due to the size and scope of Oahu’s population and economy.

The nature and magnitude of Hawaii communities’ dependence on and engagement in pelagic fisheries have also been affected by the overall condition of the state’s economy. As described in NMFS’ 2001 and 2004 Final Environmental Impact Statements (NMFS 2001 and 2004a), tourism is by far the leading industry in Hawaii in terms of generating jobs and contributing to gross state product. In the first years of the new century Hawaii’s tourism industry suffered major external shocks, including the September 11, 2001 terrorist attacks and SARS (severe acute respiratory syndrome) epidemic (Brewbaker 2003). The market for tuna weakened due to the decline in tourists arriving from Japan and elsewhere and due to a weak export demand. More



recently, the decline in the value of the U.S. dollar compared with other currencies such as the Euro and the Japanese yen has made it more expensive for Americans to travel overseas and cheaper for foreign visitors to visit Hawaii. However, recent increases in fuel prices are raising both operating and consumer costs, which are believed to be impacting global tourism markets.

### 3.5.3 Hawaii Economic Information

Hawaii's economy is dominated by tourism and defense, with tourism by far the leading industry in terms of employment and expenditures. The two represent approximately one quarter of Gross State Product without consideration of ancillary services and also comprise the largest shares of "export" earnings (Tables 29 and 30).

**Table 29: Hawaii's gross state product**

Year	Gross State Product (billion \$)	Per Capita State Product (\$)	Resident Population
2004	50.7	40,325	1,259,299
2005	53.7	42,119	1,275,194
2006	58.3	38,083	1,285,498
2007	n/a	n/a	1,283,388

Source: DBEDT 2007

<http://hawaii.gov/dbedt/info/economic/library/facts/state>

**Table 30: Hawaii's "export" industries**

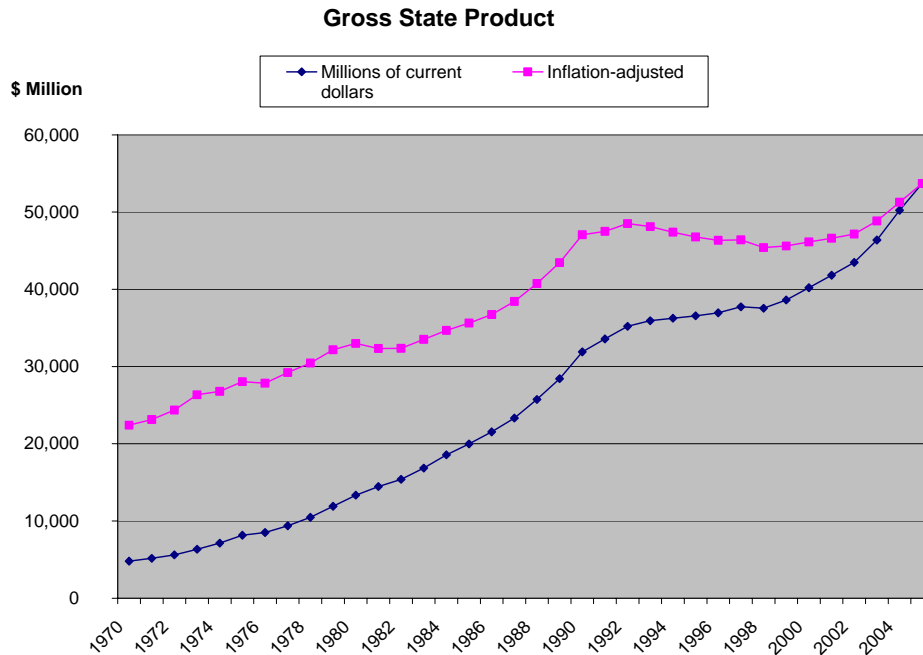
Year	Sugar (million \$)	Pineapple (million \$)	U.S. Military (million \$)	Tourism (million \$)
2004	94.1	123.2	4,772.	10,862
2005	92.4	113.4	n/a	11,904
2006	n/a	n/a	n/a	12,381

Source: DBEDT 2007

Natural resource production remains important in Hawaii, although nothing compared to the period of the sugar and pineapple plantations from throughout the first 60 or 70 years of the 20<sup>th</sup> century. Crop and livestock sales were \$574.4 million in 2005, with the primary diversified agriculture crops being flower and nursery products, \$100.6 million; pineapples, \$79.2 million; seed crops, \$70.4 million, vegetables and melons, \$67.7 million; sugar, \$58.8.million; macadamia nuts, \$44.4 million; coffee, \$37.3 million; cattle, \$22.7 million; milk, \$18.3 million (DBEDT 2007). Aquaculture production was \$28.4 million in 2005 (DBEDT 2006), although much of aquaculture's value to Hawaii comes from development of technology.

Hawaii's commercial economy was particularly vibrant between 2000 and 2005, with a 7.5% growth in Gross State Product in 2005 and an average of 5.8% annual growth rate since 2000. Figure 30 indicates the long-term trend in Gross State Product (1970-2005), with the inflation-

adjusted figures clearly showing the downturns in the early 1980s and the mid-1990s, followed by sustained growth recently.



**Figure 31: Gross state product, 1970-2005**

Source: DBEDT 2006

The 2006 unemployment rate (see Table 31) of 2.6% (DBEDT 2007) is the lowest in the United States by far, and close to half the U.S. average rate. This marks a major turn-around from the 1990s when Asian economies declined, the U.S. military down-sized due to the end of the Cold War, and Hawaii plantation agriculture was battered by the cost effects of global trade.

Construction, manufacturing and agriculture account for only 9% of wage and salary jobs. About 30% of civilian workers are professional or managerial. Federal, state and local government accounts for 20% of wage and salary jobs (DBEDT 2007).

**Table 31: Hawaii employment statistics**

	2006
Civilian labor force	651,850
Employed	635,100
Unemployment rate	2.6%
Payroll jobs	624,650
Real personal income (\$ million)	46,766

Source: DBEDT 2007

Tourism arrivals increased almost monotonically from 1970-1990, but growth was slower in the 1990s until the past three years. There were 7.56 million tourists in Hawaii in 2006 . This

represents a daily rate of 185,445 tourists, 13% of the “de facto” population (resident, tourist, and military combined), indicating the weight of tourism in many sectors of Hawaii’s economy and society (DBEDT 2007). Tourism arrivals have become more evenly distributed across source locations, with the continental U.S. and Japan being the mainstays, but with arrivals increasing from Europe and China. Nonetheless, Hawaii’s tourism economy remains subject to national and international economic factors such as the recent spikes in oil prices, which are believed to be hurting tourism markets such as Hawaii.

Total federal expenditures were \$12.2 billion in 2004, with 85,900 military personnel and dependents and 31,300 federal civilian workers (not all of whom work on military bases, DBEDT 2007). Research and development spending by the federal government (2003) was \$349.6 million representing the importance of the University of Hawaii and a number of other public and private research entities in particular.

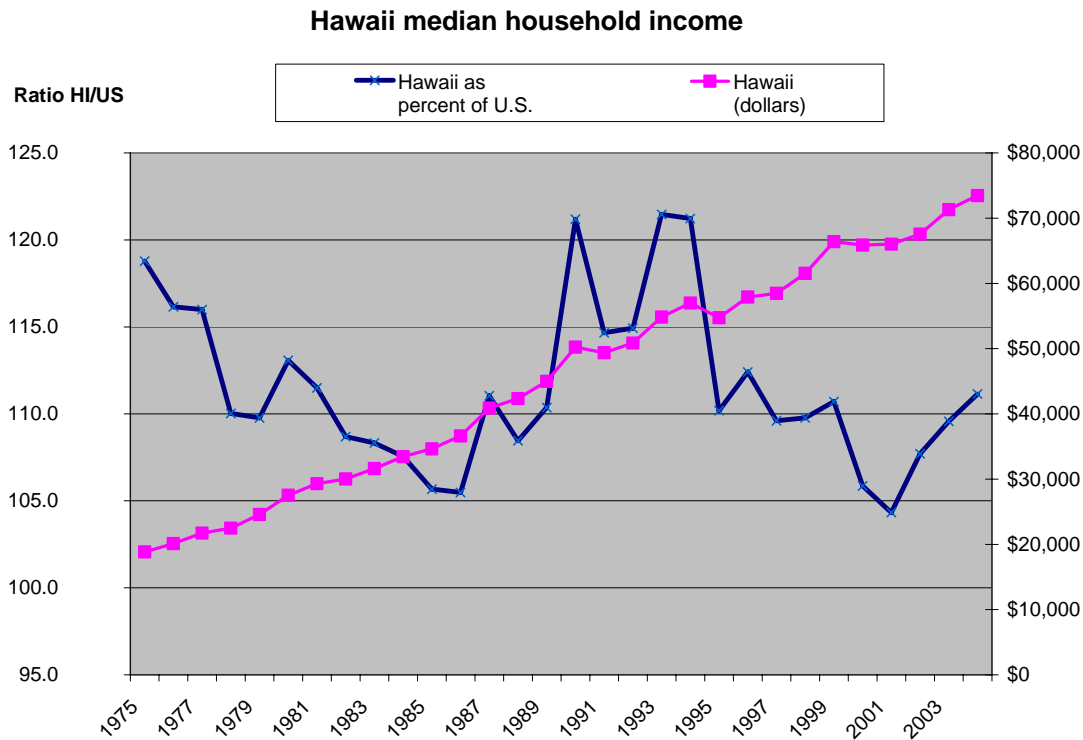
Despite these successes, at some individual and community levels Hawaii’s commercial economy has been less successful. For example, per capita disposable income in Hawaii (\$29,174) has fallen to below the national average due to a cost of living that nearly doubles the national average (Table 32).

**Table 32: Hawaii cost of living comparison**

Cost of Living Analysis: Ratio of Honolulu living costs compared to U.S. Average at four income levels				
	Income level 1	Income level 2	Income level 3	Income level 4
Honolulu cost of living indexed to U.S. average	192.9	171.6	161.9	155.1
Rent, utilities	241.4	235.4	230.3	229.0

Source: DBEDT 2007

Hawaii per capita income has fallen from 122.5% of the U.S. average in 1970 to 99% in 2005 (Figure 31). Much of this is attributable to housing costs, with the average single family house selling for \$744,174 in 2005, with the median being \$590,000, the latter discrepancy also indicating the uneven nature of the housing industry in Hawaii over the past several years.



**Figure 32: Hawaii median household income, 1975-2005**  
Source: DBEDT 2006

Tourism is a service industry, and as such, tends to have lower wage levels than manufacturing, for example. So the dominance of tourism means that many workers in Hawaii hold more than one job, with 8 percent of the workforce working more than one job (DBEDT 2007). Similarly, the benefits of the commercial economy are not spread evenly across either islands or ethnic groups in Hawaii. In 2006, 8.6% of Hawaii's population was below the poverty line (DBEDT 2007). The effect of these conditions is that the value of common use resources, such as shorelines, forests, and the ocean, is important for both subsistence and recreational reasons.

The State of Hawaii has been attempting to diversify its economy for many years. Industries encouraged are science and technology, film and television production, sports, ocean research and development, health and education tourism, diversified agriculture and floral and specialty food products. (DBEDT 2007) However, these remain a small percentage of the Hawaii commercial economy.

The most recent estimate of the ex-vessel value of fish sold by the Hawaii-based longline fishery amounts to a small percentage of Gross State Product, in fact, less than 1%. On the other hand, the seafood industry is an important component of local and tourist consumption, and recreational and subsistence fishing represent a substantial proportion of the local population (estimated at 109,000 participants, 8.6% of Hawaii's population; DBEDT 2005). An additional

41,000 tourists are also reported to go fishing while in Hawaii, and total fishing expenditures (resident and tourist combined) were estimated at \$125 million (DBEDT 2005).

The most recent estimate of the total economic contribution of Hawaii's demersal and pelagic commercial, charter, and recreational fishing sectors to the state economy indicated that in 1992, these sectors contributed \$118.79 million of output (production) and \$34.29 million of household income, employing 1,469 people (Sharma et al. 1999.) These contributions accounted for 0.25 percent of total state output (\$47.4 billion), 0.17 percent of household income (\$20.2 billion), and 0.19 percent of employment (757,132 jobs). Recreational, subsistence and sport (e.g., charter) fisheries provide additional but unquantified economic benefits in terms of angler satisfaction, protein sources, and tourism revenues.

Hawaii's pelagic fisheries are responsible for the largest share of annual commercial landings and ex-vessel revenue, with 28.3 million pounds of pelagic fish landed in 2005 at an ex-vessel value of \$ 70.6 million. The domestic longline fishery for tuna, swordfish, and other pelagic species is the largest component of the fishery, landing 23 million pounds in 2005 with an ex-vessel value of \$58 million. Among the demersal fisheries, commercial harvests of coral reef species dominate, with MHI and NWHI bottomfish relatively close behind (Table 33). The remainder of Hawaii's commercial fisheries are relatively small, with annual fishery ex-vessel revenues of less than \$150,000.

**Table 33: Ex-vessel revenues from Hawaii's fisheries**

	<b>Pounds Sold</b>	<b>Ex-vessel Revenue</b>
<b>Pelagics (2005)</b>	28,384,000	\$70,637,000
<b>Coral reef species (2005)</b>	701,624	\$1,796,764
<b>MHI bottomfish (2003)</b>	272,569	\$1,460,000
<b>NWHI bottomfish (2003)</b>	222,000	\$851,219
<b>MHI crustaceans (2005)</b>	10,091	\$110,927
<b>Precious corals (1997)</b>	415	\$10,394
<b>Total</b>	29,590,699	\$74,866,304

Source: State of Hawaii fisheries statistics, unpublished data

## Chapter 4: Environmental Impacts

For each alternative, the potential direct and indirect impacts on each of the affected components of the human environment are described in Sections 4.1 through 4.3. Also discussed are the potential cumulative impacts of the alternatives in Section 4.4 as well as environmental justice in Section 4.5.

### 4.0 Analytical Methodology

Data used in this analysis were provided by NMFS. Protected species and seabird interactions, recorded by federal observers aboard all Hawaii-based swordfish longline vessels between 2005 and the 1st quarter of 2008, were used to calculate average interaction rates per set, by species and quarter (Table 34). Quarter 1 (Q1) includes all fishing effort and interactions observed during January–March of each year, Quarter 2 is April–June, Quarter 3 is July–September, and Quarter 4 is October–December.

**Table 34: Observed quarterly interaction rates (number of interactions per set) for Hawaii longline swordfish vessels, 2005-2008\***

Species	Q1	Q2	Q3	Q4
Leatherbacks: released injured	0.0020	0.0045	0.0000	0.0048
Loggerheads: released injured	0.0118	0.0015	0.0073	0.0144
Olive Ridleys: released injured	0.0003	0.0007	0.0000	0.0000
Unidentified hardshell turtles: released injured	0.0000	0.0000	0.0000	0.0000
Green turtles: released injured	0.0003	0.0000	0.0000	0.0000
Bryde's whales: released injured	0.0003	0.0000	0.0000	0.0000
Bottlenose dolphins: released injured	0.0014	0.0000	0.0000	0.0000
Risso's dolphins: released injured or dead	0.0027	0.0000	0.0000	0.0000
Unidentified whales: released injured	0.0000	0.0000	0.0000	0.0000
Humpback whales: released injured	0.0007	0.0000	0.0000	0.0000
Blackfooted albatrosses: released injured or dead	0.0037	0.0045	0.0000	0.0000
Laysan albatrosses: released injured or dead	0.0135	0.0195	0.0000	0.0000

Source: PIRO Observer data

\* 2008 includes 1<sup>st</sup> quarter data only

Note: The above estimates may change as new fishery and observer data is received

These quarterly rates were then applied to the quarterly swordfish effort levels (number of sets) anticipated under each alternative to yield predicted numbers of protected species interactions for each alternative. Quarterly rates were used as turtle interactions vary significantly within

each year. Data from 2005-2007 were used because prior to 2004 sea turtle mitigation measures were not required and interaction rates were more than double what they are now (Gilman and Kobayashi 2007). A total of 88 swordfish sets were observed in 2004; however, protected species data are not available from PIRO on a quarterly basis for that year.

Interaction rates for protected species and seabirds per 1000 hooks are provided in Table 35. The interaction rates were calculated by taking the total number of observed interactions for each species divided by the total number of hooks observed and then multiplied by 1000. The amount of hooks set by quarter was not available at the time of drafting, so Table 35 presents information from the period of 2004 to the first quarter of 2008.

**Table 35: Observed interaction rates per thousand hooks for Hawaii longline swordfish vessels, 2004-2008**

Species	Interactions per thousand hooks
Leatherback turtles: released injured	0.0041
Loggerhead turtles: released injured	0.0110
Olive Ridley turtles: released injured	0.0005
Green turtles: released injured or unknown	0.0002
Byrde's whale: released injured	0.0002
Bottlenose dolphin: released injured	0.0010
Risso's dolphin: released injured or dead	0.0020
Humpback whales: released injured	0.0005
Blackfooted albatross: released injured or dead	0.0046
Laysan albatross: released injured or dead	0.0283

Note: 2008 includes 1<sup>st</sup> quarter data only

Predicted fish catch rates (number of fish caught per set) are based on quarterly logbook data provided by NMFS (PIFSC 2008) for Hawaii-based longline swordfish trips since the 2004 implementation of regulatory requirements to use circle hooks and mackerel-type bait, which may have affected catch rates for swordfish and other species. These 2004-2007 average quarterly rates (Table 36) were again applied to the respective quarterly swordfish effort levels (number of sets) anticipated under each alternative to yield fish catches for each alternative.

**Table 36: 2004-2007 Hawaii longline average catches (number of fish) per set by quarter**

Species	Q1	Q2	Q3	Q4
Swordfish	15.15	12.22	8.89	9.78
Striped marlin	0.11	1.24	0.63	0.11
Blue marlin	0.01	0.34	0.19	0.01
Bigeye tuna	1.51	0.58	1.01	0.49
Albacore tuna	1.04	0.03	0.01	2.14

Yellowfin tuna	0.11	0.13	0.06	0.01
Blue shark	12.41	5.04	8.09	10.04
Mahimahi	0.55	5.08	5.74	0.27
Opah	0.05	0.01	0.02	0.22
Ono	0.02	0.14	0.06	0.00
Pomfret	0.14	0.05	0.02	0.14
Mako shark	0.70	0.40	0.33	1.21
Oceanic whitetip shark	0.00	0.24	0.19	0.00
Oilfishes	0.73	2.29	3.01	0.56
Other pelagics	0.04	0.17	0.02	1.09
Other sharks	0.03	0.06	0.01	0.07
Other tuna	0.01	0.00	0.29	0.18
Shortbilled spearfish	0.03	0.18	0.04	0.01
Skipjack tuna	0.04	0.03	0.01	0.01
Thresher sharks	0.02	0.05	0.10	0.02

Source: PIFSC 2008

These catches were converted from numbers of fish to pounds using 2005-2006 average weight recorded per fish for each species (WPRFMC 2006, Table 37). In some cases average weights are not available. This is either because virtually all catches of certain species are discarded (e.g., oceanic whitetip sharks) or because related species caught in small numbers have been aggregated into groups (e.g., other pelagics, sharks, and tunas). See Table 12 for recent catches of these species and groups.

**Table 37: 2005-2006 average weight per fish**

Species	2005-2006 average weight per fish (lbs)
Albacore Tuna	51
Bigeye Tuna	87
Blue Marlin	163
Blue Shark	100
Mahimahi	14
Mako Shark	177
Oceanic Whitetip Shark	n/a
Oilfishes	17
Ono	30
Opah	83
Other Pelagics	n/a
Other Sharks	n/a
Other Tunas	n/a
Pomfret	13
Shortbilled Spearfish	31
Skipjack Tuna	16
Striped Marlin	68



Species	2005-2006 average weight per fish (lbs)
Swordfish	166
Thresher Sharks	198
Yellowfin Tuna	64

Source: WPRFMC 2006  
n/a = not available

The catch data presented for each alternative begins with the pounds of fish predicted to be caught (“pounds caught”) then reduces this number by the discard rates recorded by federal observers (see Table 10) for that species to arrive at “pounds kept”. The next column indicates the pounds of fish discarded dead (again from NMFS observer data). Total species impacts (“total mortality”) can be regarded as the sum of the pounds kept plus the pounds, plus some portion of those discarded alive that subsequently perish due to their experience.

Average annual ex-vessel species specific prices received by Hawaii-based swordfish longline vessels between 2004-2007 (PIFSC 2008) were applied to “pounds kept” to calculate predicted ex-vessel revenues. The one exception to this is swordfish which is the fishery’s target species and accounts for approximately 90 percent of its revenue. Because swordfish prices are known to vary within years, swordfish ex-vessel revenues are based on recent quarterly average prices (2004-2007, PIFSC 2008) rather than a single annual average price (Table 38). This provides explicit consideration of temporal swordfish price effects under each alternative.

**Table 38: 2004-2007 Hawaii longline average swordfish ex-vessel prices**

	Q1	Q2	Q3	Q4
Price per pound	\$2.38	\$2.11	\$2.59	\$2.21

Source: PIFSC 2008

Predicted quarterly effort levels for each alternative utilize three temporal effort distributions. The first is that observed in the current “tightly constrained” regulatory environment which restricts annual effort to 2,120 sets (approximately 50 percent of the 1994-1999 average). Swordfish effort data from NMFS (PIFSC 2008) for 2004-2007 revealed that Hawaii-based vessels made the majority of their annual sets in the first quarter, with another third made in the second quarter and smaller amounts in the last two quarters (Table 39). At the other extreme the fishery can be considered to be “unconstrained” prior to 2001 when there was no limitation on the number of annual sets allowed or sea turtle hard caps. In the prior regulatory environment (before 2001), Hawaii-based swordfish vessels made the majority of their sets in the second quarter. By comparison, the current regulatory environment (“tightly constrained”) exhibits signs of a “race to the fish” as participants likely seek to complete trips before either the effort limit or turtle cap is reached. Because the effort limit of 2,120 sets has not been reached in any calendar year since 2004, it appears the sea turtle hard caps of 17 loggerheads and 16 leatherbacks are driving the observed increase in percentage of first quarter effort relative to the historical fishery prior to 2001.

Quarterly shallow-set effort data from 2004-2007 were used to estimate quarterly effort

distributions under differing regulatory regimes (Table 39). In calculating effort distributions in response to varying regulatory restrictions under the alternatives for Topic 1, first quarter 2006 effort data was inputted while recognizing that the second, third, and fourth quarters of 2006 did not experience effort because the fishery was closed after reaching loggerhead turtle cap. By entering first quarter 2006 effort data as 100 % annual effort for that year skews the predicted effort distributions towards the first quarter for Alternatives 1A, 1B, and 1C. This allows the analysis to present “worst-case” scenarios in terms of sea turtle impacts as interactions are highest in the first quarter of the year. As first quarter catch rates for swordfish are also highest in the first quarter, predicted catches of swordfish similarly presented as well as predicted economic impacts. A strictly objective statistical approach was not possible because data only exists for two full years of fishing effort at the time of conducting this analysis.

**Table 39: Hawaii shallow-set fishery quarterly effort (sets) distribution, 2004-2007**

Year	Q1	Q2	Q3	Q4	Annual Total
2004	0	5	3	127	135
2005	539	871	54	181	1,645
2006	850	0	0	0	850
2007	949	465	83	27	1,497

Source: NMFS PIFSC 2008

n/a = not available

Due to their relatively restrictive natures, Alternatives 1A and 1B (allow 2,120 and 3,000 sets respectively) are analyzed under the “tightly constrained” temporal effort distribution (see Table 40). Alternative 3 (allow 4,240 sets) is analyzed under a “moderately constrained” distribution which lies halfway between the two extremes described above (see Table 40). Under this scenario vessels again make the majority of their sets in the first quarter; however, it is a smaller majority than that shown in the “tightly constrained” scenario. Alternatives 1D and 1E (allow 5,500 and 9,925 sets respectively) would allow swordfish fishing levels around the fishery’s historical maximum, and are therefore analyzed under the “unconstrained” distribution shown below in Table 40.

**Table 40: Swordfish effort distributions for each alternative based 2004-2007 logbook data**

Alternative: scenario	Percent of annual swordfish effort per quarter			
	Q1	Q2	Q3	Q4
Alternatives 1A and 1B: tightly constrained	57%	32%	3%	7%
Alternative 1C: moderately constrained	43%	34%	11%	12%
Alternatives 1D, 1E: unconstrained	29%	36%	19%	17%

Note: Alternative 1F is predicted to lie between 1C and 1D in terms of regulatory constraints.

If 2006 first quarter effort data was omitted from the calculations, the tightly constrained alternatives (1A, 1B) would be analyzed based on the following effort distribution: Q1= 45%, Q2= 41%, Q3= 4%, Q4=9%. and the moderately constrained alternative (1C) would be analyzed based on the following effort distribution: Q1=37%, Q2= 38%, Q3=11%, Q4=13%. As

compared to the “worst case” methodology and effort distributions used here (Table 40) this approach would be expected to result in lower numbers of sea turtle interactions as effort would shift out of the first quarter which is when interactions are most likely to occur. Effort distributions for Alternatives 1D and 1E would be unchanged as historical (1991-2001) fishery effort data are used to represent the “unconstrained” fishery under these alternatives.

As the number of allowable sets increase under the alternatives, the predicted protected species interactions must be increasingly regarded as worst case scenarios as the Hawaii-based longline fleet has not made 8,500 sets in any one year since 1991 and, in fact, the average between 1991 and 2000 was 5,600 annual swordfish sets. More recently, since the 2004 implementation of the set certificate program and 2,120 set limit, the fleet has averaged less than 1,400 sets per year (in 2006 the fishery closed in March after 850 sets due to the turtle cap being reached, see Tables 7-10). Anecdotal information indicates that the necessity of buying set certificates under the existing program has acted as a deterrent and limited total effort, as well as high demand and established market channels for bigeye tuna. The true reactions of fishery participants and their resultant effort distributions under the alternatives considered here remain uncertain and will likely include considerations of prevailing weather, oceanographic, economic and market conditions. However, resultant effort is not expected to yield higher numbers of protected species interactions than the worst case scenarios presented here which assume that all available sets are used under each alternative.

The anticipated sea turtle mortalities rates depend on the type of turtle and severity of hookings or entanglements. Based on an evaluation of the 2004-2007 observer data and notes on sea turtle interactions recently conducted by NMFS, an average of 20.5 percent of loggerhead sea turtle interactions are expected to result in post-hooking mortalities and 22.9 percent for leatherbacks. A recent study using satellite tagging methods to track loggerheads released after an interaction suggests that the loggerhead post-release mortality rate may be lower than that currently estimated by NMFS and may only amount to about 9.5 percent of all interactions (Y. Swimmer, NMFS, pers. comm. December 2007).

#### **4.0.1 Example Analysis**

The calculation of expected annual loggerhead interactions under Alternative 1B is provided here as an example. As described above, expected interactions (interactions per set) are calculated on a quarterly basis so as to include seasonal variations in fishing effort and interaction rates. With 3,000 sets allowed each year Alternative 1B is included in the tightly constrained effort distribution as shown in Table 40. Thus, if the annual entire effort (sets) was expended, the expected number of quarterly fishing sets would be as follows:

$$Q1 = 3,000 * 56.7\% = 1,701$$

$$Q2 = 3,000 * 32.5\% = 975$$

$$Q3 = 3,000 * 3.4\% = 102$$

$$Q4 = 3,000 * 7.5\% = 225$$

Observed quarterly loggerhead interaction rates are as shown in Table 34. These rates, when multiplied by the above expected sets per quarter, yield the following expected interactions per quarter under Alternative 1B:

$$Q1 = 0.0118 * 1,701 = 20.11$$

$$Q2 = 0.0015 * 975 = 1.46$$

$$Q3 = 0.0073 * 102 = 0.74$$

$$Q4 = 0.0144 * 225 = 3.23$$

Finally these expected quarterly interactions are added together to equal the 25.54 annual interactions expected under Alternative 1B.

The same process was used to calculate expected catches of target and nontarget fish, as well as interactions with marine mammals and seabirds. In the case of fish, expected annual catches (numbers of fish) were converted into pounds using the average weights shown in Table 36.

#### *Anticipated Effects on the Short-tailed Albatross*

There has never been an observed interaction in any Hawaii-based fishery and a short-tailed albatross (STAL). In order to estimate the affects of the various alternatives on the STAL population, the methods employed in the 2004 BiOp<sup>15</sup> were used. The expected number of STAL interactions was estimated by using a proxy species with similar biological characteristics. Black-footed albatross (BFAL) was used as the proxy species in this case.

The following model was used to predict the estimated number of short-tailed albatross interactions per effort alternative under Topic 1.

$$T = M \times A \times N \times E^{16}$$

Where

T = total interactions (total take of short-tailed albatross (STAL))

M = Fishery interaction rate of proxy species, black-footed albatross (BFAL)<sup>17</sup> = 0.000048/year

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<sup>15</sup> USFWS Biological Opinion on the Effects of the Reopened Shallow-set Sector of the Hawaii-based Longline Fishery on the Short-tailed Albatross (*Phoebastria albatrus*). 2004. Formal Consultation Log Number 1-2-1999-F-02.2.

<sup>16</sup> Unlike the 2004 BiOp, the estimated effectiveness of deterrents does not need to be considered in the model. Their effectiveness is reflected in the number of black-footed albatross interactions.

<sup>17</sup> Because there have never been any observed interactions of short-tailed albatross, black-footed albatross interaction rates are used a proxy to estimate short-tailed albatross interactions.

Note: The estimated portion of the BFAL population affected annually is based on a 2-year average of observed mortality and injury observed by NMFS observers aboard shallow-set vessels operating with seabird deterrents. The final number of black-footed albatross interactions was adjusted for drop-offs or removal at a 31% rate as per the 2004 BiOp.

The data used here to get the average used 2005 and 2007 fishing years. 2006 was excluded because it did not represent a full year of fishing effort and would have skewed the results towards the first quarter of the fishing year. In 2005, the fishery made 1,641 sets and there were 7 BFAL mortalities. In 2007, a total of 1,570 sets were made with 8 BFAL mortalities.

Average number of sets per year (effort) = 1,606 sets per year

2005 and 2007 observed average = 8 black-footed albatross/year

2005 and 2007 observed average adjusted for drop-offs<sup>18</sup> = 11

BFAL Population in 1999 = 227,675 birds

Fishery take (M) =  $11/227,675 = 0.000048/\text{year}$  (fraction of black-footed albatross population affected by shallow-set fishery 2005-2007)

A = At-risk area (fraction of short-tailed albatross range overlapping with shallow-set fishery) = 0.245

N = Current short-tailed albatross population = 2,771<sup>19</sup>

E = Extent of proposed action (calculated for each alternative under Topic 1) = 1.32-6.17 times current level.

#### *Estimated Effects on the Proxy Population*

In the 2004 Biological Opinion, the portion of the BFAL population estimated to be affected by the shallow-set fishery was 0.0082/year (0.82%/year). Incorporating actual observer data for 2005 and 2007 into the model gives much smaller estimates of the effect on the BFAL population by the different alternative considered. The portion of the BFAL population by alternative 1E (i.e., greatest fishing effort) is estimated to be an order of magnitude less than in the 2004 Biological Opinion (0.03%/year).

Using the 2004 model and current BFAL interaction rates, one interaction with a STAL would be expected every 5 – 24 years at current STAL population levels depending on the alternative chosen. Therefore, the shallow-set fishery would be anticipated to take no more than one STAL in a given year.

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<sup>18</sup> Fraction was rounded up.

<sup>19</sup> Latest estimate 2400-2600 birds (Greg Balogh, USFWS, 2008 email to L. Van Fossen).

### *STAL Population Trend*

The number of breeding pairs<sup>20</sup> at Torishima has been increasing indicating that the population does not appear to be in decline (Figure 33).

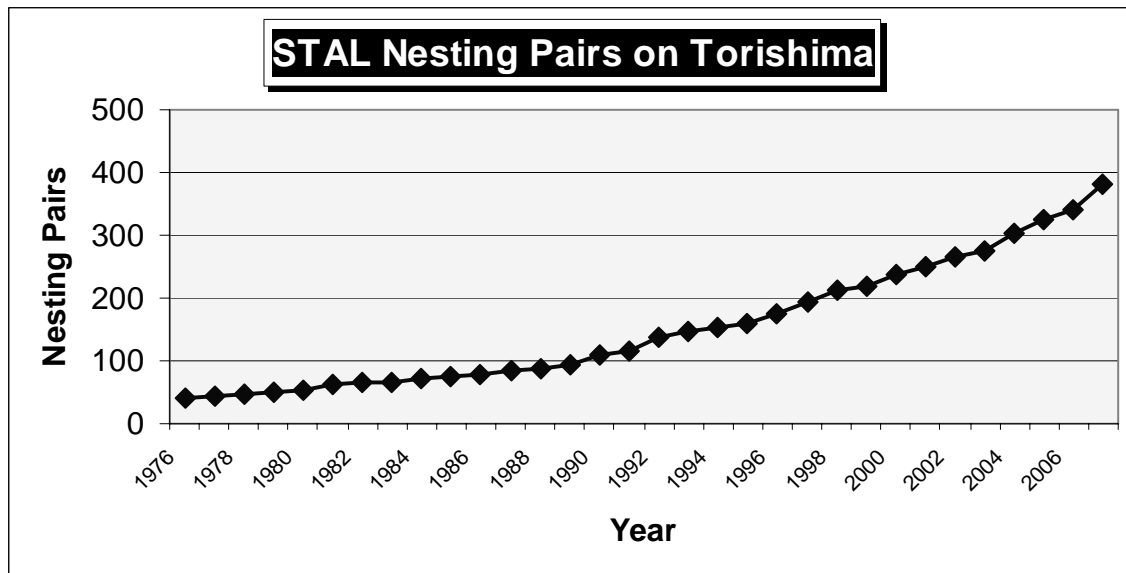


Figure 33. Nesting pairs of short-tailed albatross on Torishima (1978-2008)

In 2008, the population estimate from USFWS is 2,717 STALs (Balogh 2008).

## **4.1 Topic 1: Shallow-set Longline Fishing Effort Levels**

### **4.1.1 Alternative 1A: No Action: Continue Current Annual Set Limit**

Under this alternative the maximum annual limit on the number of shallow-sets would remain at 2,120.

#### **4.1.1.1 Impacts of Alternative 1A to Target Stocks**

Target stocks are defined as those species which are normally retained, non-target stocks are those which are usually discarded.

Under Alternative 1A, the shallow-set swordfish segment of the Hawaii longline fishery would continue to operate with a maximum effort limit of 2,120 sets and existing hard caps on sea turtle interactions (17 loggerheads or 16 leatherbacks). Based on the 2004 - 2007 fishing seasons, it is unlikely that all this effort will be expended in every year and swordfish landings (retained

<sup>20</sup> The number of breeding pairs is used a proxy indicator of population since it is impossible to count all STALs. Immature birds and some mature birds may not return to Torishima where they can be counted during the breeding season.

catches) would then be likely to remain between the 226,000 and 3.1 million pounds retained in 2004 and 2005 respectively (Tables 7 and 8). This would represent between 0.5 and 6.3 percent of the estimated MSY for North Pacific swordfish (22,284 metric tons or 49,024,800 pounds) (K. Bigelow, PIFSC, pers. comm. based on Kleiber and Yokowa 2004). If the fishery were to utilize all 2,120 sets the total retained swordfish catch would be anticipated to be 4.3 million pounds, with another 349,000 pounds discarded dead for a total annual fishing mortality of 4.6 million pounds (Table 41), which is approximately 9.4 percent of MSY. Other (non-swordfish) species would continue to comprise a small fraction of the catch with bigeye tuna accounting for approximately four percent of total fishing mortality and striped marlin and mahimahi each comprising another one percent of fishing mortality within the shallow-set fishery. Other commercial species such as albacore, blue marlin, and yellowfin tuna would contribute smaller amounts to the remainder of the retained catch. Catches of these non-swordfish target species under this and all the remaining alternatives are a negligible fraction of total Pacific-wide catches and known MSY values of these species. For example, 194,911 pounds of bigeye is estimated to be 0.00096-0.0013percent of the WCPO bigeye MSY.

**Table 41: Predicted annual catches and fishing mortality of major species under Alternative 1A (2,120 sets made)**

<b>Species</b>	<b>Annual pounds caught</b>	<b>Annual pounds kept</b>	<b>Annual pounds discarded dead</b>	<b>Total annual mortality: pounds kept + discarded dead</b>
Swordfish	4,779,870	4,263,648	348,869	4,612,518
Bigeye Tuna	205,713	188,900	6,010	194,911
Striped Marlin	70,840	60,267	2,445	62,711
Mahimahi	64,639	53,431	1,817	55,248
Albacore Tuna	82,000	51,531	13,114	64,645
Blue Marlin	43,289	36,501	1,673	38,173
Yellowfin Tuna	14,827	13,594	451	14,045
Opah	7,973	5,105	756	5,861
Oilfishes	46,816	4,903	11,002	15,905
Ono	3,560	3,432	100	3,531
Shortbilled Spearfish	4,857	3,211	742	3,953
Pomfret	2,952	2,249	374	2,623
Thresher Sharks	12,816	1,282	2,163	3,444
Skipjack Tuna	1,134	990	114	1,104
Blue Shark	2,054,864	-	121,442	121,442
Mako Shark	234,400		54,381	54,381
Oceanic Whitetip Shark	NA	0	NA	NA
Other Pelagics	NA	NA	NA	NA
Other Sharks	NA	NA	NA	NA
Other Tunas	NA	NA	NA	5,254,495

#### **4.1.1.2 Impacts of Alternative 1A to Non-target Stocks**

Non-target species are those which are normally discarded, either due to low commercial value or by regulations regarding retention. Detailed information on recent catches and discards of these species is provided in Table 12.

Prior to 2001, the majority of blue sharks were killed and finned but this is no longer the case since the implementation of a national ban on shark finning. Under Alternative 1A catches of blue sharks would be anticipated to remain between the 1,392 sharks caught in 2004 (Table 7) and the 14,901 caught in 2005 (Table 8). If all available 2,120 sets were utilized, an estimated 2,054,864 pounds of blue sharks (20,560 sharks assuming an average weight of 100 pounds per blue shark caught) would be expected to be caught (Table 40), with the majority released alive for a total annual fishing mortality of 121,442 pounds (12,142 blue sharks). The most recent estimate of the MSY for North Pacific blue sharks is about 60,000 metric tons or 132 million pounds (Kleiber et al. 2007), and fishing mortality under Alternative 1A would represent approximately 0.0009 percent of this MSY. The catch of other sharks would remain relatively small and consist primarily of mako, white-tip and thresher sharks, with the majority of these also released alive.

Among the boney fishes, the most commonly non-target species caught cumulatively on all 4,127 sets observed between 2004-2007 (Table 12) were long-nose lancetfish (5,683 individuals caught by the fishery over the entire time period), snake mackerel (1,086 individuals), remoras (923 individuals), pelagic stingrays (303 individuals) and lesser numbers of common and slender molas, knifetail and brilliant pomfrets, pelagic puffers, great barracuda, manta rays, mobula rays, hammerjaws, tapertail ribbonfish, driftfish, roudi escolar, louvars and black mackerel. Collectively, 2004-2007 observed non-target boney fish catches amounted to 8,141 individuals, which is about six percent of the total observed catch (Table 12) and was mostly discarded. Discard conditions (alive vs. dead) were mixed, with the majority (93 percent) of long-nose lancet fish discarded dead, but only nine percent of remoras discarded dead.

Because Alternative 1A is not expected to significantly alter existing fishing operations, catch and discard rates of non-target species would be anticipated to remain as observed between 2004 and 2007 (Table 12), and these species would be expected to form between six and seven percent of the fishery's total annual catch, with the specific volume proportional to the number of sets actually made. Relative discard conditions would also be expected to remain as observed. Resultant fishing mortality to non-target species would be expected to be a very minor fraction of Pacific-wide catches, and well below known MSY levels.

#### **4.1.1.3 Impacts of Alternative 1A to Protected Species and Seabirds**

The information utilized in this analysis on protected species interactions was collected by NMFS observers who have been on 100 percent of Hawaii longline shallow-set fishing trips since 2004, when the fishery reopened under its present regulations. The observer program



defines an “interaction” to be a hooking or entanglement and categorizes condition at release as injured, unknown, or dead (Table 42).

**Table 42: Predicted annual protected species and seabird interactions under Alternative 1A (2,120 sets)**

<b>Species</b>	<b>Number of interactions</b>	<b>Number of mortalities</b>
Loggerheads: released injured or unknown	18.05	3.70
Leatherbacks: released injured	6.29	1.44
Olive Ridleys: released injured	0.92	unknown, <1
Greens: released injured or unknown	0.41	unknown, < 1
Bryde's whale: released injured	0.41	unknown, <1
Bottlenose dolphin: released injured	2.44	unknown, <3
Risso's dolphin: released injured or dead	3.25	0.65 – 3.25
Humpback whales: released injured	0.81	unknown, <1
Blackfooted albatross: released injured or dead	7.56	4.23 -7.56
Laysan albatross: released injured or dead	29.66	7.41 – 29.66
Short-tailed albatross: released injured or dead	0.043	unknown, <0.007826

Note: Using 2005-2007 observer data, the following percentages of interactions are estimated to result in dead animals of Risso’s dolphin, blackfooted albatross, and Laysan albatross: 19 %, 56%, and 25 %, respectively. Loggerhead and leatherback post-hooking mortality rates are currently estimated to be 20.5 % and 22.9 %, respectively. Short-tailed albatross estimated mortalities are based on a factor of 0.182, which is the proportion of black-footed albatross interactions that resulted in mortalities in the shallow-set fishery based on an average of observations made in 2005 and 2007.

#### **4.1.1.3.1 Impacts to Marine Mammals**

Marine mammal interactions in the shallow set fishery primarily involve Risso’s dolphins, with up to four interactions expected per year under Alternative 1A, assuming that all 2,120 sets are made (Table 42). Other anticipated marine mammal interactions consist of two bottlenose dolphins, and less than one interaction per year for all others. Of the four Risso’s dolphins, one would be expected to be released dead each year. If the fishery does not make all 2,120 sets under Alternative 1A, annual interactions would be expected to be in the range of those observed during 2005-2007 (Table 26), with actual number depending on effort levels. The impact of Alternative 1A on marine mammals is not likely to cause a significantly adverse effect on marine mammal populations (see Section 4.4.2.2 for more information).

#### **4.1.1.3.2 Impacts to Sea Turtles**

Under Alternative 1A, 18 loggerhead turtle interactions would be anticipated each year assuming all 2,120 sets were made (Table 42). This estimate is greater than the 17 interactions anticipated by NMFS in its 2004 Biological Opinion and associated Incidental Take Statement. The difference in estimates is likely due to differences in methodology as well as the fact that the 2004 Opinion did not have interaction data from the Hawaii fishery using the new circle hooks and mackerel-type bait, and thus had to rely on Atlantic data. An analysis of data from the 2004-2007 Hawaii longline shallow-set fishery establishes that turtle interaction rates have decreased significantly since the new gear and bait requirements were implemented (Gilman and Kobayashi, 2007); however, interaction rates have also been highly variable depending on the time and area fished, as well as prevailing oceanographic conditions (see Section 3.1.1). Therefore there is likely to be significant variation around the point estimates presented here and actual interactions would likely be below them in some years and above them in others.

Interactions with leatherback turtles under Alternative 1A would be expected to total up to 7 per year if all 2,120 sets were utilized, which is less than the 16 anticipated by NMFS. The reasons for this difference are probably the same as those described for loggerheads above. Again there is likely to be significant variation around the point estimates presented here and actual interactions would likely be below them in some years and above them in others. Similarly, if the fishery does not make all 2,120 sets under Alternative 1A, annual interactions would be expected to be in the range of those observed during 2005-2008 (Table 14), with actual number depending on effort levels.

Under Alternative 1A there is anticipated to be up to one interaction per year with olive ridley turtles assuming all 2,120 sets are made, and numbers of interactions in the range of those observed during 2005-2008 (Table 14) if not all sets are utilized. Fewer than a single interaction with green sea turtles is expected under Alternative 1A and no hawksbill turtle interactions would be expected under Alternative 1A, regardless of the number of sets utilized. The impact of Alternative 1A on sea turtles is not likely to cause a significantly adverse effect on sea turtle populations (see Section 4.4.2.1 for more information).

#### **4.1.1.3.3 Impacts to Seabirds**

Under Alternative 1A there would be an anticipated 7.56 interactions with blackfooted albatrosses if all 2,120 sets were made, with around four of these released dead (Table 42). There would also be expected to be 29.66 interactions with Laysan albatrosses, with approximately 8 of these released dead. Interactions in the range of those observed during 2005-2008 (Table 27) would be expected if not all sets are utilized, with actual interactions depending on effort levels. Short-tailed albatross interactions are predicted to be 0.043 per year under Alternative 1A. This level of interactions is not expected to cause a significant impact to short-tailed albatross populations and is less than the 2004 BiOp anticipated. The impact of Alternative 1A on seabirds

is not likely to cause a significant adverse effect on seabird populations (see Section 4.4.2.3, cumulative impacts, for more information).

#### **4.1.1.4 Impacts of Alternative 1A to Fishery Participants, Fishing Communities, and the Regional Economy**

Under Alternative 1A the Hawaii-based swordfish fishery would be expected to continue operating as described in Chapter 3, with fluctuations in effort, catch ex-vessel revenues and profits depending on environmental, economic and market conditions. If all 2,120 sets were utilized, the fleet would be anticipated to retain and sell 4.3 million pounds of swordfish for \$9.7 million in ex-vessel revenues. Sales of 424,000 pounds of other species would yield an additional \$1.1 million in ex-vessel revenues (Table 43). Currently, there are approximately 30 vessels participating in the fishery and under this alternative, that number is not expected to increase.

**Table 43: Predicted annual ex-vessel revenues under Alternative 1A (2,120 sets made)**

<b>Species</b>	<b>Annual pounds kept</b>	<b>Annual ex-vessel revenue</b>	<b>Percent of annual revenue</b>
Swordfish	4,263,648	\$ 9,781,758	90.22%
Bigeye Tuna	188,900	\$ 622,742	5.74%
Mahimahi	53,431	\$ 119,507	1.10%
Striped Marlin	60,267	\$ 98,838	0.91%
Albacore Tuna	51,531	\$ 97,738	0.90%
Blue Marlin	36,501	\$ 45,215	0.42%
Yellowfin Tuna	13,594	\$ 36,891	0.34%
Oilfishes	4,903	\$ 9,904	0.09%
Opah	5,105	\$ 9,902	0.09%
Ono	3,432	\$ 9,173	0.08%
Pomfret	2,249	\$ 5,366	0.05%
Shortbilled Spearfish	3,211	\$ 3,629	0.03%
Skipjack Tuna	990	\$ 877	0.01%
All Other Pelagics*			
<b>Annual Total</b>	<b>4,687,763</b>	<b>\$ 10,841,538</b>	<b>100.00%</b>

\* All other pelagics account for less than two percent of total annual fish kept, detailed weight and price, information not available for all species.

Utilizing the methodology and model presented by Leung and Pooley (2002) for the Hawaii longline fishery, the anticipated ex-vessel revenues under Alternative 1A (\$10.8 million, Table 43) would generate \$26.3 million in direct and indirect business sales, \$11.7 million in personal and corporate income, 362 jobs, and \$2 million in state and local taxes (Table 44).

**Table 44: Predicted regional impacts under Alternative 1A (2,120 sets made)**

<b>Variable</b>	<b>Impact</b>
Predicted Ex-vessel Revenue (\$ million)	10.84
<b>Direct Effects</b>	
Business Sales (\$ million)	10.84
Income (\$ million)	5.25
Employment (jobs)	151.36
State & Local Taxes (\$ million)	0.88
<b>Indirect and Induced Effect From Local Purchases of Goods &amp; Services</b>	
Business Sales (\$ million)	7.69
Income (\$ million)	3.05
Employment (jobs)	95.56
State & Local Taxes (\$ million)	0.51
<b>Indirect and Induced Effect From Direct Income of Longline Fishing</b>	
Business Sales (\$ million)	7.75
Income (\$ million)	3.38
Employment (jobs)	115.57
State & Local Taxes (\$ million)	0.56
<b>Total Effect</b>	
Business Sales (\$ million)	26.28
Income (\$ million)	11.68
Employment (jobs)	362.48
State & Local Taxes (\$ million)	1.95

Source: Based on Leung and Pooley (2002)

#### **4.1.1.5 Impacts of Alternative 1A to Administration and Enforcement**

Under Alternative 1A, impacts to administration would remain related to issuing shallow-set certificates, which is estimated to cost \$4,430 annually as well as for administering the observer program to maintain 100 percent coverage for the shallow-set fishery, which is estimated to cost \$1,856,059 annually. Currently, it costs NMFS PIFSC approximately \$74,710 per year to process shallow-set logbooks provided by fishery participants. Enforcement impacts would continue to be related to monitoring participation in the shallow-set fishery for compliance with regulations that include seabird and sea turtle mitigation measures, and set certificates. VMS would continue to be used as the primary tool for enforcing closed areas as well as knowing where the fleet is operating.

#### 4.1.2 Alternative 1B: Allow 3,000 Shallow Sets per Year

Under Alternative 1B, the Hawaii longline fishery would be allowed to make 3,000 shallow sets each year.

##### 4.1.2.1 Impacts of Alternative 1B to Target Stocks

Based on the 2004 - 2007 fishing seasons and assuming that all 3,000 sets were utilized under Alternative 1B, the shallow-set fishery would be expected to realize the catches and fishing mortality levels presented in Table 45. The total retained swordfish catch would be anticipated to be 6 million pounds, with another 485,000 pounds discarded dead for a total annual fishing mortality of 6.5 million pounds (Table 45), which is approximately 13 percent of the estimated North Pacific swordfish MSY. Other (non-swordfish) species would continue to comprise a small fraction of the catch with bigeye tuna fishing mortality comprising 276,000 pounds (0.0017-0.0019 percent of WCPO MSY), striped marlin 89,000 pounds and mahimahi 78,000 pounds. Other commercial species such as albacore, blue marlin, and yellowfin tuna would contribute smaller amounts to the remainder of the retained catch and fishing mortality as shown below. Anticipated catches of these non-swordfish target species under this alternative are a negligible fraction of total Pacific-wide catches and known MSY values of these species. As compared to Alternative 1A with 2,120 sets made, this alternative would represent a 42 percent increase in fishing mortality for each and all species if all sets were made. However, it is uncertain whether all 3,000 sets would be utilized every year under Alternative 1B. If not, catches and fishing mortality to target species would be some fraction of the numbers presented in Table 45. Because the Hawaii longline fishery (shallow-set and deep-set) is regulated under a limited entry program (maximum 164 permits), any increased effort in the shallow-set fishery would be from vessels that primarily target bigeye tuna in the deep-set fishery. It is expected that such a shift would reduce bigeye catches by the Hawaii deep-set fishery and thus relieve some pressure (albeit insignificant in terms of overall WCPO bigeye catch and stock status) on bigeye stocks.

**Table 45: Predicted annual catches and fishing mortality of major species under Alternative 1B (3,000 sets made)**

Species	Annual pounds caught	Annual pounds kept	Annual pounds discarded dead	Total annual mortality: pounds kept + discarded dead
Swordfish	6,763,967	6,033,465	484,761	6,518,226
Bigeye Tuna	291,103	267,312	8,505	275,817
Striped Marlin	100,245	85,283	3,459	88,742
Mahimahi	91,470	75,610	2,571	78,180
Albacore Tuna	116,038	72,922	18,557	91,479
Blue Marlin	61,258	51,652	2,367	54,019
Yellowfin Tuna	20,982	19,237	638	19,875

Species	Annual pounds caught	Annual pounds kept	Annual pounds discarded dead	Total annual mortality: pounds kept + discarded dead
Opah	11,283	7,224	1,070	8,295
Oilfishes	66,249	6,938	15,569	22,507
Ono	5,038	4,856	141	4,997
Shortbilled Spearfish	6,873	4,544	1,050	5,594
Pomfret	4,177	3,183	529	3,712
Thresher Sharks	18,135	1,814	3,060	4,874
Skipjack Tuna	1,605	1,401	161	1,563
Blue Shark	2,907,827	-	171,853	171,853
Mako Shark	331,698		76,954	76,954
Oceanic Whitetip Shark	NA	0	NA	NA
Other Pelagics	NA	NA	NA	NA
Other Sharks	NA	NA	NA	NA
Other Tunas	NA	NA	NA	NA

#### 4.1.2.2 Impacts of Alternative 1B to Non-target Stocks

Assuming all 3,000 sets were made under Alternative 1B, catches of blue sharks would be anticipated to total 2.9 million pounds, with the majority released alive for an annual fishing mortality of 172,000 pounds (Table 45) or approximately 0.0013 percent of MSY. The catch and fishing mortality of other sharks would remain relatively small and consist primarily of mako, white-tip and thresher sharks, with the majority of these also released alive as shown above.

As described under Alternative 1A, among the boney fishes the most commonly non-target species caught cumulatively on all 4,127 sets observed between 2004-2007 (Table 12) were long-nose lancetfish (5,683 individuals caught by the fishery over the entire time period), snake mackerel (1,086 individuals), remoras (923 individuals), pelagic stingrays (303 individuals) and lesser numbers of common and slender molas, knifetail and brilliant pomfrets, pelagic puffers, great barracuda, manta rays, mobula rays, hammerjaws, tapertail ribbonfish, driftfish, roudi escolars, louvars and black mackerel. Collectively, 2004-2007 observed non-target boney fish catches amounted to 8,141 individuals, which is about six percent of the total observed catch (Table 12) and was mostly discarded. Discard conditions (alive vs. dead) were mixed, with the majority (93 percent) of long-nose lancet fish discarded dead, but only nine percent of remoras discarded dead.

Because Alternative 1B is not expected to significantly alter fishing operations, catch and discard rates of non-target species would be anticipated to remain as observed between 2004 and 2007 (Table 12), and these species would be expected to form between six and seven percent of the fishery's total annual catch, with the specific volume proportional to the number of sets actually made. Relative discard conditions would also be expected to remain as observed.

Resultant fishing mortality to non-target species would be expected to be a very minor fraction of Pacific-wide catches, and well below known MSY levels.

#### 4.1.2.3 Impacts of Alternative 1B to Protected Species and Seabirds

**Table 46: Predicted annual protected species and seabird interactions and mortalities under Alternative 1B (3,000 sets made)**

Species	Number of interactions	Number of mortalities
Loggerheads: released injured or unknown	25.54	5.23
Leatherbacks: released injured	8.90	2.04
Olive Ridleys: released injured	1.30	Unknown, <1
Greens: released injured or unknown	0.57	Unknown, <1
Bryde's whale: released injured	0.57	Unknown, <1
Bottlenose dolphin: released injured	2.30	Unknown, <3
Risso's dolphin: released injured or dead	4.60	0.87- 4.60
Humpback whales: released injured	1.15	Unknown, <1.15
Blackfooted albatross: released injured or dead	10.70	5.99 – 10.70
Laysan albatross: released injured or dead	41.97	10.49 - 41.97
Short-tailed albatross: released injured or dead	0.061	Unknown, <0.011102

Note: Using 2005-2007 observer data, the following percentages of interactions are estimated to result in dead animals of Risso's dolphin, blackfooted albatross, and Laysan albatross: 19 %, 56 %, 25 %, respectively. Loggerhead and leatherback post-hooking mortality rates are currently estimated to 20.5 % and 22.9 %, respectively. Short-tailed albatross estimated mortalities are based on a factor of 0.182, which is the proportion of black-footed albatross interactions that resulted in mortalities in the shallow-set fishery based on an average of observations made in 2005 and 2007.

##### 4.1.2.3.1 Impacts to Marine Mammals

Marine mammal interactions in the shallow set fishery primarily involve Risso's dolphins, with up to five interactions expected per year under Alternative 1B, assuming that all 3,000 sets are made (Table 46). Other marine mammal interactions anticipated under Alternative 1B consist of three bottlenose dolphins, and less than one interaction per year for all others. Of the five Risso's dolphins, one would be expected to be released dead each year. If the fishery does not make all 3,000 sets under Alternative 1B, annual interactions would be expected to be some fraction of those presented in Table 46 with the actual number depending on effort levels. The impact of Alternative 1B on marine mammals is not likely to cause a significantly adverse effect on marine mammal populations (see Section 4.4.2.2 for more information).

#### **4.1.2.3.2 Impacts to Sea Turtles**

Under Alternative 1B, 25.54 loggerhead turtle interactions would be anticipated each year assuming all 3,000 sets were made (Table 46). Because observed interaction rates have been highly variable depending on the time and area fished, as well as prevailing oceanographic conditions (see Section 3.1.1), there is likely to be significant variation around the point estimates presented here and actual interactions would be likely to be below them in some years and above them in others.

Interactions with leatherback turtles under Alternative 1B would be expected to total up to 9 per year if all 3,000 sets were utilized, but again there is likely to be significant variation around the point estimates presented here. Thus actual interactions would be likely to be below them in some years and above them in others. Similarly, if the fishery does not make all 3,000 sets under Alternative 1B, annual interactions would be expected to be a fraction of those presented in Table 46, with the actual number depending on effort levels.

Under Alternative 1B there is anticipated to be approximately 1.3 interactions per year with olive ridley turtles assuming all 3,000 sets are made and a fraction of this number if not all sets are utilized. Approximately 0.57 green turtle interactions and no hawksbill turtles would be expected under Alternative 1B. The impact of Alternative 1B on sea turtles is not likely to cause a significantly adverse effect on sea turtle populations (see Section 4.4.2.1 for more information).

#### **4.1.2.3.3 Impacts to Seabirds**

Under Alternative 1B it is anticipated that there would be up to 11 interactions each year with black-footed albatrosses if all 3,000 sets were made, with six of these released dead (Table 46). There would be expected to be 41.97 interactions with Laysan albatrosses with up 10.49 of these released dead, if all 3,000 sets are used. Short-tailed albatross interactions are predicted to be approximately 0.061 per year under Alternative 1B. This level of interactions is not expected to cause a significant impact to short-tailed albatross populations and is less than the 2004 BiOp anticipated.

If the fishery does not make all 3,000 sets under Alternative 1B, annual seabird interactions would be expected to be a fraction of these numbers, with actual numbers depending on the levels of effort. The impact of Alternative 1B on seabirds is not likely to cause a significant adverse effect on seabird populations (see Section 4.4.2.3, cumulative impacts, for more information).

#### **4.1.2.4 Impacts of Alternative 1B to Fishery Participants, Fishing Communities, and the Regional Economy**

Under Alternative 1B and assuming that all 3,000 allowable sets were made, the Hawaii-based swordfish fishery would be expected to retain and sell 6 million pounds of swordfish for \$13.8 million in ex-vessel revenues (Table 47). Sales of 600,016 pounds of other species would yield



an additional \$1.5 million in ex-vessel revenues. As compared to anticipated catches and revenues if all 2,120 sets were made under Alternative 1A, this represents a 41.5 percent increase in retained catch with a directly associated 41.5 percent increase in ex-vessel revenues, for individual and aggregate species. Currently, there are approximately 30 vessels participating in the fishery and, under this alternative, that number would be expected to increase by approximately 5-10 vessels.

**Table 47: Predicted annual ex-vessel revenues under Alternative 1B (3,000 sets made)**

Species	Annual pounds kept	Annual ex-vessel revenue	Percent of annual revenue
Swordfish	6,033,465	\$ 13,842,110	90.22%
Bigeye Tuna	267,312	\$ 881,239	5.74%
Mahimahi	75,610	\$ 169,113	1.10%
Striped Marlin	85,283	\$ 139,865	0.91%
Albacore Tuna	72,922	\$ 138,309	0.90%
Blue Marlin	51,652	\$ 63,984	0.42%
Yellowfin Tuna	19,237	\$ 52,204	0.34%
Oilfishes	6,938	\$ 14,015	0.09%
Opah	7,224	\$ 14,012	0.09%
Ono	4,856	\$ 12,980	0.08%
Pomfret	3,183	\$ 7,594	0.05%
Shortbilled Spearfish	4,544	\$ 5,135	0.03%
Skipjack Tuna	1,401	\$ 1,241	0.01%
All Other Pelagics*			
Annual Total	6,633,627	\$ 15,341,799	100.00%
* All other pelagics account for less than two percent of total annual fish kept, detailed weight and price information not available for all species			

Utilizing the methodology and model presented by Leung and Pooley (2002) the anticipated ex-vessel revenues under Alternative 1B (\$15.3 million, Table 47) would be predicted to have impacts to the regional economy as depicted in Table 48. In summary, it is estimated that under Alternative 1B the Hawaii longline swordfish fishery would generate \$37.2 million in direct and indirect business sales, \$16.5 million in personal and corporate income, 513 jobs, and \$2.8 million in state and local taxes.

**Table 48: Predicted regional impacts under Alternative 1B (3,000 sets made)**

Variable	Impact
Predicted Ex-vessel Revenue (\$ million)	15.34
<b>Direct Effects</b>	
Business Sales (\$ million)	15.34
Income (\$ million)	7.43

Employment (jobs)	214.18
State & Local Taxes (\$ million)	1.24
<b>Indirect and Induced Effect From Local Purchases of Goods &amp; Services</b>	
Business Sales (\$ million)	10.88
Income (\$ million)	4.32
Employment (jobs)	135.23
State & Local Taxes (\$ million)	0.72
<b>Indirect and Induced Effect From Direct Income of Longline Fishing</b>	
Business Sales (\$ million)	10.97
Income (\$ million)	4.78
Employment (jobs)	163.54
State & Local Taxes (\$ million)	0.80
<b>Total Effect</b>	
Business Sales (\$ million)	37.19
Income (\$ million)	16.52
Employment (jobs)	512.95
State & Local Taxes (\$ million)	2.76

Source: Based on Leung and Pooley 2002

#### 4.1.2.5 Impacts of Alternative 1B to Administration and Enforcement

Under Alternative 1B, impacts to administration would be related to issuing shallow-set certificates which is estimated to cost \$6,077 annually, as well as for administering the observer program to maintain 100 percent coverage for the shallow-set fishery, which is estimated to cost \$2,768,732 annually (an increase of \$912,673 from status quo). Increases in shallow-set effort from this alternative are predicted to cost \$105,722 per year for NMFS PIFSC to process shallow-set logbooks—an estimated \$31,012 increase per year from status quo. Enforcement impacts would continue to be related to monitoring participation in the shallow-set fishery for compliance with regulations that include seabird and sea turtle mitigation measures, and set certificates. VMS would continue to be used as the primary tool for enforcing closed areas as well as knowing where the fleet is operating.

#### 4.1.3 Alternative 1C: Allow 4,240 Shallow Sets per Year

Under Alternative 1C, the Hawaii longline fishery would be allowed to make 4,240 shallow sets each year, which is the average number of shallow sets made by Hawaii longline vessels each year between 1994 and 1999.

#### 4.1.3.1 Impacts of Alternative 1C to Target Stocks

Based on the 2004 - 2007 fishing seasons and assuming that all 4,240 sets were utilized under Alternative 1C, the shallow-set swordfish segment of the Hawaii longline fishery would be expected to realize the catches and fishing mortality levels presented in Table 49. The total retained swordfish catch would be anticipated to be 8 million pounds, with another 647,000 pounds discarded dead for a total annual fishing mortality of 8.7 million pounds (Table 49), which is approximately 18 percent of the estimated North Pacific swordfish MSY. Other (non-swordfish) species would continue to comprise a small fraction of the catch with bigeye tuna fishing mortality comprising 354,000 pounds (approximately 0.0017-0.0025 percent of MSY), striped marlin 140,000 pounds and mahimahi 133,000 pounds. Other commercial species such as albacore, blue marlin, and yellowfin tuna would contribute smaller amounts to the remainder of the retained catch and fishing mortality as shown below. Expected catches of these non-swordfish target species under this alternative are a negligible fraction of total Pacific-wide catches and known MSY values of these species. As compared to Alternative 1A with 2,120 sets made, this would represent an 88 percent increase in fishing mortality for swordfish, and an 81 percent increase for bigeye tuna. As compared to Alternative 1A, catches and fishing mortality for other species would also increase by varying amounts. These percentage increases would not be uniform, as under Alternative 1C the “moderately constrained” fishing effort distribution (Table 40) is utilized and annual catch rates for each species would change as effort moved into different quarters, each with its own catch rate (Table 36). Because the Hawaii longline fishery (shallow-set and deep-set) is regulated under a limited entry program (maximum 164 permits), any increased effort in the shallow-set fishery would be from vessels that primarily target bigeye tuna in the deep-set fishery. It is expected that such a shift would reduce bigeye catches by the Hawaii deep-set fishery and thus relieve some pressure (albeit insignificant in terms of overall WCPO bigeye catch and stock status) on bigeye stocks.

However, it is uncertain whether all 4,240 sets would be utilized every year under Alternative 1C, if not catches and fishing mortality to target species would be some fraction of the numbers presented in Table 49.

**Table 49: Predicted annual catches and fishing mortality of major species under Alternative 1C (4,240 sets made)**

Species	Annual pounds caught	Annual pounds kept	Annual pounds discarded dead	Total annual mortality: pounds kept + discarded dead
Swordfish	9,011,471	8,038,241	645,836	8,684,077
Bigeye Tuna	373,577	343,045	10,915	353,960
Striped Marlin	158,591	134,921	5,473	140,393
Mahimahi	156,507	129,370	4,399	133,769
Albacore Tuna	154,524	97,107	24,712	121,819
Blue Marlin	99,759	84,115	3,855	87,970

<b>Species</b>	<b>Annual pounds caught</b>	<b>Annual pounds kept</b>	<b>Annual pounds discarded dead</b>	<b>Total annual mortality: pounds kept + discarded dead</b>
Yellowfin Tuna	27,302	25,031	831	25,862
Opah	17,881	11,449	21,384	32,833
Oilfishes	107,545	11,263	2,075	13,338
Ono	7,695	7,418	5,810	13,228
Shortbilled Spearfish	10,037	6,636	1,534	8,170
Pomfret	5,315	4,050	673	4,723
Thresher Sharks	31,674	3,167	5,345	8,512
Skipjack Tuna	2,013	1,757	202	1,959
Blue Shark	3,870,531	-	228,748	228,748
Mako Shark	461,928		107,167	107,167
Oceanic Whitetip Shark	NA	0	NA	NA
Other Pelagics	NA	NA	NA	NA
Other Sharks	NA	NA	NA	NA
Other Tunas	NA	NA	NA	NA

#### **4.1.3.2 Impacts of Alternative 1C to Non-target Stocks**

Assuming all 4,240 sets were made under Alternative 1C catches of blue sharks would be anticipated to total 3.9 million pounds, with the majority released alive for an annual fishing mortality of 229,000 pounds (Table 49) or approximately 0.0017 percent of MSY. The catch and fishing mortality of other sharks would remain relatively small and consist primarily of mako, white-tip and thresher sharks, with the majority of these also released alive as shown above.

As described under Alternative 1A, among the boney fishes, the most commonly non-target species caught cumulatively on all 4,127 sets observed between 2004-2007 (Table 12) were long-nose lancetfish (5,683 individuals caught by the fishery over the entire time period), snake mackerel (1,086 individuals), remoras (923 individuals), pelagic stingrays (303 individuals) and smaller numbers of common and slender molas, knifetail and brilliant pomfrets, pelagic puffers, great barracuda, manta rays, mobula rays, hammerjaws, tapertail ribbonfish, driftfish, roudi escolares, louvars and black mackerel. Collectively, 2004-2007 observed non-target boney fish catches amounted to 8,141 individuals, which is about six percent of the total observed catch (Table 12) and was mostly discarded. Discard conditions (alive vs. dead) were mixed, with the majority (93 percent) of long-nose lancet fish discarded dead, but only nine percent of remoras discarded dead.

Because Alternative 1C is not expected to significantly alter fishing methods, catch and discard rates of non-target species would be anticipated to remain as observed between 2004 and 2007 (Table 12), and these species would be expected to form between six and seven percent of the fishery's total annual catch, with the specific volume proportional to the number of sets actually

made. Relative discard conditions would also be expected to remain as observed. Resultant fishing mortality (Table 49) to non-target species would be expected to be a very minor fraction of Pacific-wide catches, and well below known MSY levels.

#### 4.1.3.3 Impacts of Alternative 1C to Protected Species and Seabirds

**Table 50: Predicted annual protected species and seabirds interactions under Alternative 1C (4,240 sets made)**

Species	Number of interactions	Number of mortalities
Loggerheads: released injured or unknown	34.42	7.05
Leatherbacks: released injured	12.65	2.89
Olive Ridleys: released injured	1.70	Unknown, <2
Greens: released injured or unknown	0.61	Unknown, <1
Bryde's whale: released injured	0.61	Unknown, <1
Bottlenose dolphin: released injured	2.45	Unknown, <3
Risso's dolphin: released injured or dead	4.89	0.93 - 5
Humpback whales: released injured	1.22	Unknown, <2
Blackfooted albatross: released injured or dead	13.23	7.41 - 13.23
Laysan albatross: released injured or dead	52.65	13.16 - 52.65
Short-tailed albatross: released injured or dead	0.086	Unknown, <0.9156

Note: Using 2005-2007 observer data, the following percentages of interactions are estimated to result in dead animals of Risso's dolphin, blackfooted albatross, and Laysan albatross: 19%, 56%, and 25%, respectively. Loggerhead and leatherback post-hooking mortality rates are currently estimated to be 20.5% and 22.9%, respectively. Short-tailed albatross estimated mortalities are based on a factor of 0.182, which is the proportion of black-footed albatross interactions that resulted in mortalities in the shallow-set fishery based on an average of observations made in 2005 and 2007.

##### 4.1.3.3.1 Impacts to Marine Mammals

Marine mammal interactions in the shallow set fishery primarily involve Risso's dolphins, with up to 5 interactions expected per year under Alternative 1C, assuming that all 4,240 sets are made (Table 50). Other marine mammal interactions anticipated under Alternative 1C consist of up to 3 bottlenose dolphins, and approximately one or less than one interaction per year for all others. Of the 5 Risso's dolphins, one would be expected to be released dead each year. If the fishery does not make all 4,240 sets under Alternative 1C, annual interactions would be expected to be some fraction of those presented in Table 50 with the actual number depending on effort levels. The impact of Alternative 1C on marine mammals is not likely to cause a significantly adverse effect on marine mammal populations (see Section 4.4.2.2 for more information).

#### **4.1.3.3.2 Impacts to Sea Turtles**

Under Alternative 1C, 34.42 loggerhead turtle interactions would be anticipated each year assuming all 4,240 sets were made (Table 50). Because observed interaction rates have been highly variable depending on the time and area fished, as well as prevailing oceanographic conditions (see Section 3.1.1) there is likely to be significant variation around the point estimates presented here and actual interactions would be likely to be below these numbers in some years and above them in others.

Interactions with leatherback turtles under Alternative 1C would be expected to total 12.65 per year if all 4,240 sets were utilized, but again there is likely to be significant variation around the point estimates presented here. Thus actual interactions would be likely to be below these numbers in some years and above them in others. Similarly, if the fishery does not make all 4,240 sets under Alternative 1C, annual interactions would be expected to be a fraction of those presented in Table 50, with the actual number depending on effort levels.

Under Alternative 1C there are anticipated to be up to 2 interactions per year with olive ridley turtles assuming all 4,240 sets are made, and a fraction of this number if not all sets are utilized. Interactions with green turtles are expected to be up to one per year and no hawksbill turtle interactions would be expected under Alternative 1C. The impact of Alternative 1C on sea turtles is not likely to cause a significantly adverse effect on sea turtle populations (see Section 4.4.2.1 for more information).

#### **4.1.3.3.3 Impacts to Seabirds**

Under Alternative 1C it is anticipated that there would be up to 14 interactions each year with blackfooted albatrosses if all 4,240 sets were made, with approximately 7.41 of these released dead (Table 50). There would be expected to be 52.65 interactions with Laysan albatrosses with approximately 14 of these released dead, if all 4,240 sets are used. Short-tailed albatross interactions are predicted to be 0.086 interactions per year under Alternative 1C. This level of interactions is not expected to cause a significant impact to short-tailed albatross populations and is less than the 2004 BiOp anticipated.

If the fishery does not make all 4,240 sets under Alternative 1C, annual seabird interactions would be expected to be a fraction of these numbers, with actual numbers depending on the levels of effort. The impact of Alternative 1C on seabirds is not likely to cause a significant adverse effect on seabird populations. Section 4.4.2.3 provides a discussion on cumulative impacts on seabirds.

#### 4.1.3.4 Impacts of Alternative 1C to Fishery Participants, Fishing Communities, and the Regional Economy

Under Alternative 1C and assuming that all 4,240 allowable sets were made, the Hawaii-based swordfish fishery would be expected to retain and sell 8 million pounds of swordfish for \$18.4 million in ex-vessel revenues (Table 51). Sales of 856,000 pounds of other pelagics would yield an additional \$2.1 million in ex-vessel revenues. As compared to anticipated catches and revenues, if all 2,120 sets were made under Alternative 1A, this represents an 88 percent increase in swordfish pounds kept and a 90 percent increase in total retained catch as well as total ex-vessel revenues. Currently, there are approximately 30 vessels participating in the fishery, and under this alternative, that number would be expected to increase by approximately 20-30 vessels. This increase in vessels, however, is dependent on several factors such as swordfish and bigeye markets, fuel costs, and other operational costs.

**Table 51: Predicted annual ex-vessel revenues under Alternative 1C (4,240 sets made)**

Species	Annual pounds kept	Annual ex-vessel revenue	Percent of annual revenue
Swordfish	8,038,241	\$ 18,408,854	89.84%
Bigeye Tuna	343,045	\$ 1,130,906	5.52%
Mahimahi	129,370	\$ 289,357	1.41%
Striped Marlin	134,921	\$ 221,270	1.08%
Albacore Tuna	97,107	\$ 184,180	0.90%
Blue Marlin	84,115	\$ 104,197	0.51%
Yellowfin Tuna	25,031	\$ 67,929	0.33%
Oilfishes	11,263	\$ 22,751	0.11%
Opah	11,449	\$ 22,207	0.11%
Ono	7,418	\$ 19,829	0.10%
Pomfret	4,050	\$ 9,662	0.05%
Shortbilled Spearfish	6,636	\$ 7,498	0.04%
Skipjack Tuna	1,757	\$ 1,556	0.01%
All Other Pelagics*			
Annual Total	8,894,403	\$ 20,490,196	100.00%
* All other pelagics account for less than three percent of total annual fish kept, detailed weight and price information not available for all species.			

Utilizing the methodology and model presented by Leung and Pooley (2002) the anticipated ex-vessel revenues under Alternative 1C (\$20.53 million, Table 51) would be predicted to have the following impacts to the regional economy (Table 52). In summary, it is estimated that under Alternative 1C the Hawaii longline swordfish fishery would generate \$49.7 million in direct and indirect business sales, \$22.1 million in personal and corporate income, 685 jobs, and \$3.7 million in state and local taxes.

**Table 52: Predicted regional impacts under Alternative 1C (4,240 sets made)**

<b>Variable</b>	<b>Impact</b>
Predicted Ex-vessel Revenue (\$ million)	20.49
<b>Direct Effects</b>	
Business Sales (\$ million)	20.49
Income (\$ million)	9.92
Employment (jobs)	286.07
State & Local Taxes (\$ million)	1.66
<b>Indirect and Induced Effect From Local Purchases of Goods &amp; Services</b>	
Business Sales (\$ million)	14.53
Income (\$ million)	5.77
Employment (jobs)	180.61
State & Local Taxes (\$ million)	0.96
<b>Indirect and Induced Effect From Direct Income of Longline Fishing</b>	
Business Sales (\$ million)	14.66
Income (\$ million)	6.38
Employment (jobs)	218.42
State & Local Taxes (\$ million)	1.07
<b>Total Effect</b>	
Business Sales (\$ million)	49.67
Income (\$ million)	22.07
Employment (jobs)	685.11
State & Local Taxes (\$ million)	3.69

Source: Based on Leung and Pooley (2002)

#### **4.1.3.5 Impacts of Alternative 1C to Administration and Enforcement**

Under Alternative 1C, impacts to administration would be related to issuing 4,240 shallow-set certificates which is estimated to cost \$8,406 annually as well as for administering the observer program to maintain 100 percent coverage for the shallow-set fishery, which is estimated to cost \$ 3,956,350 annually (an increase of \$ 2,100,291 from status quo). Increases in shallow-set effort from this alternative are predicted to cost \$ 149,421 per year for NMFS PIFSC to process additional shallow-set logbooks—an estimated \$ 74,711 increase per year from status quo. Enforcement agencies would continue to monitor shallow-set fishery compliance with regulations that include seabird and sea turtle mitigation measures, and set certificates. VMS would continue to be used as the primary tool for enforcing closed areas as well as knowing where the fleet is operating.



#### 4.1.4 Alternative 1D: Allow 5,500 Shallow Sets per Year

Under Alternative 1D, the Hawaii longline fishery would be allowed to make 5,500 shallow sets each year, which is about the maximum number of sets by the fishery in the 1994-1999 period.

##### 4.1.4.1 Impacts of Alternative 1D to Target Stocks

Based on the 2004 - 2007 fishing seasons and assuming that all 5,500 sets were utilized under Alternative 1D, the shallow-set swordfish segment of the Hawaii longline fishery would be expected to realize the catches and fishing mortality levels presented in Table 52. The total retained swordfish catch would be anticipated to be 9.8 million pounds, with another 787,000 pounds discarded dead for a total annual fishing mortality of 10.6 million pounds (Table 53), which is approximately 22 percent of the estimated North Pacific swordfish MSY. Other (non-swordfish) species would continue to comprise a small fraction of the catch with bigeye tuna fishing mortality comprising 413,000 pounds (apprx. 0.0020-0.0029 percent of MSY), striped marlin 204,000 pounds and mahimahi 204,000 pounds. Other commercial species such as albacore, blue marlin, and yellowfin tuna would contribute smaller amounts to the remainder of the retained catch and fishing mortality as shown below. Expected catches of these non-swordfish target species under this alternative are a negligible fraction of total Pacific-wide catches and known MSY values of these species. As compared to Alternative 1A with 2,120 sets made, this would represent a 129 percent increase in fishing mortality for swordfish, and a 112 percent increase for bigeye tuna. As compared to Alternative 1A, catches and fishing mortality for other species would also increase by varying amounts. These percentage increases would not be uniform as under Alternative 1D the “unconstrained” fishing effort distribution (Table 40) is utilized and annual catch rates for each species would change as effort moved into different quarters, each with its own catch rate (Table 36). Because the Hawaii longline fishery (shallow-set and deep-set) is regulated under a limited entry program (maximum 164 permits), any increased effort in the shallow-set fishery would be from vessels that primarily target bigeye tuna in the deep-set fishery. It is expected that such a shift would reduce bigeye catches by the Hawaii deep-set fishery and thus relieve some pressure (albeit insignificant in terms of overall WCPO bigeye catch and stock status) on bigeye stocks.

However, it is uncertain whether all 5,500 sets would be utilized every year under Alternative 1D, if not catches and fishing mortality to target species would be some fraction of the numbers presented in Table 53.

**Table 53: Predicted annual catches and fishing mortality of major species under Alternative 1D (5,500 sets made)**

Species	Annual pounds caught	Annual pounds kept	Annual pounds discarded dead	Total annual mortality: pounds kept + discarded dead
Swordfish	10,978,211	9,792,574	786,789	10,579,363

<b>Species</b>	<b>Annual pounds caught</b>	<b>Annual pounds kept</b>	<b>Annual pounds discarded dead</b>	<b>Total annual mortality: pounds kept + discarded dead</b>
Bigeye Tuna	435,496	399,904	12,724	412,628
Mahimahi	238,338	197,012	6,699	203,711
Striped Marlin	227,656	193,677	7,856	203,711
Blue Marlin	146,502	123,528	5,661	129,189
Albacore Tuna	188,150	118,239	30,090	148,329
Yellowfin Tuna	32,364	29,672	985	30,657
Oilfishes	157,552	16,500	37,026	53,526
Opah	25,704	16,459	2,438	18,897
Ono	10,729	10,343	300	10,643
Shortbilled Spearfish	13,438	8,884	2,054	10,938
Thresher Sharks	48,926	4,893	8,256	13,149
Pomfret	6,130	4,671	776	5,448
Skipjack Tuna	2,279	1,989	229	2,219
Blue Shark	4,710,456	NA	278,388	278,388
Mako Shark	590,285	NA	136,946	136,946
Oceanic Whitetip Shark	NA	NA	NA	NA
Other Pelagics	NA	NA	NA	NA
Other Sharks	NA	NA	NA	NA
Other Tunas	NA	NA	NA	NA

#### **4.1.4.2 Impacts of Alternative 1D to Non-target Stocks**

Assuming all 5,500 sets were made under Alternative 1D catches of blue sharks would be anticipated to total 4.7 million pounds, with the majority released alive for an annual fishing mortality of 278,000 pounds (Table 53) or approximately 0.0021 percent of MSY. The catch and fishing mortality of other sharks would remain relatively small and consist primarily of mako, white-tip and thresher sharks, with the majority of these also released alive as shown above.

As described under Alternative 1A, among the boney fishes the most commonly non-target species caught cumulatively on all 4,127 sets observed between 2004-2007 (Table 12) were long-nose lancetfish (5,683 individuals caught by the fishery over the entire time period), snake mackerel (1,086 individuals), remoras (923 individuals), pelagic stingrays (303 individuals) and lesser numbers of common and slender molas, knifetail and brilliant pomfrets, pelagic puffers, great barracuda, manta rays, mobula rays, hammerjaws, tapertail ribbonfish, driftfish, roudi escolares, louvars and black mackerel. Collectively, 2004-2007 observed non-target boney fish catches amounted to 8,141 individuals, which is about six percent of the total observed catch (Table 12) and was mostly discarded. Discard conditions (alive vs. dead) were mixed, with the majority (93 percent) of long-nose lancet fish discarded dead, but only nine percent of remoras discarded dead.

Because Alternative 1D is not expected to significantly alter fishing operations, catch and discard rates of non-target species would be anticipated to remain as observed between 2004 and 2007 (Table 12), and these species would be expected to form between six and seven percent of the fishery's total annual catch, with the specific volume proportional to the number of sets actually made. Relative discard conditions would also be expected to remain as observed. Resultant fishing mortality to non-target species would be expected to be a very minor fraction of Pacific-wide catches, and well below known MSY levels.

#### 4.1.4.3 Impacts of Alternative 1D to Protected Species and Seabirds

**Table 54: Predicted annual protected species and seabird interactions and mortalities under Alternative 1D (5,500 sets made)**

Species	Number of interactions	Number of mortalities
Loggerheads: released injured	42.46	8.70
Leatherbacks: released injured	16.50	3.77
Olive Ridleys: released injured	2.01	Unknown, <2
Greens: released injured or unknown	0.53	Unknown, <1
Bryde's whale: released injured	0.53	Unknown, <1
Bottlenose dolphin: released injured	2.13	Unknown, <2.13
Risso's dolphin: released injured or dead	4.26	0.81 - 5
Humpback whales: released injured	1.06	Unknown, <1
Blackfooted albatross: released injured or dead	14.71	8.23 – 14.71
Laysan albatross: released injured or dead	59.66	14.91 – 59.66
Short-tailed albatross: released or dead	0.111	Unknown, <0.02

Note: Using 2005-2007 observer data, the following percentages of interactions are estimated to result in dead animals of Risso's dolphin, blackfooted albatross, and Laysan albatross: 19%, 56%, and 25%, respectively. Loggerhead and leatherback post-hooking mortality rates are currently estimated to be 20.5% and 22.9%, respectively. Short-tailed albatross estimated mortalities are based on a factor of 0.182, which is the proportion of black-footed albatross interactions that resulted in mortalities in the shallow-set fishery based on an average of observations made in 2005 and 2007.

##### 4.1.4.3.1 Impacts to Marine Mammals

Marine mammal interactions in the shallow set fishery primarily involve Risso's dolphins, with up to 5 interactions expected per year under Alternative 1D, assuming that all 5,500 sets are made (Table 54). Other marine mammal interactions anticipated under Alternative 1D consist of 3 bottlenose dolphins, and one or less than one interaction per year for all others. Of the up to 5 Risso's dolphins, one would be expected to be released dead each year. If the fishery does not

make all 5,500 sets under Alternative 1D, annual interactions would be expected to be some fraction of those presented in Table 54 with the actual number depending on effort levels. The impact of Alternative 1D on marine mammals is not likely to cause a significantly adverse effect on marine mammal populations (see Section 4.4.2.2 for more information).

#### **4.1.4.3.2 Impacts to Sea Turtles**

Under Alternative 1D, 42.46 loggerhead turtle interactions would be anticipated each year assuming all 5,500 sets were made (Table 54). Because observed interaction rates have been highly variable depending on the time and area fished, as well as prevailing oceanographic conditions (see Section 3.1.1) there is likely to be significant variation around the point estimates presented here and actual interactions would be likely to be below them in some years and above them in others.

Interactions with leatherback turtles under Alternative 1D would be expected to total up to 16.50 per year if all 5,500 sets were utilized, but again there is likely to be significant variation around the point estimates presented here. Thus, actual interactions would be likely to be below them in some years and above them in others. Similarly, if the fishery does not make all 5,500 sets under Alternative 1D, annual interactions would be expected to be a fraction of those presented in Table 54, with the actual number depending on effort levels.

Under Alternative 1D there is anticipated to be approximately 2 interactions per year with olive ridley turtles assuming all 5,500 sets are made and a fraction of this number if not all sets are utilized. Interactions with green turtles are expected to be up to one per year and no hawksbill turtle interactions would be expected under Alternative 1D. The impact of Alternative 1D on sea turtles is not likely to cause a significant adverse effect on sea turtle populations (see Section 4.4.2.1 for more information).

#### **4.1.4.3.3 Impacts to Seabirds**

Under Alternative 1D it is anticipated that there would be up to 15 interactions each year with black-footed albatrosses if all 5,500 sets were made, with approximately eight of these released dead (Table 55). There would be expected to be 59.66 interactions with Laysan albatrosses with approximately 15 of these released dead, if all 5,500 sets are used. Short-tailed albatross interactions are predicted to 0.111 interactions per year under Alternative 1D. This level of interactions is not expected to cause a significant impact to short-tailed albatross populations and is less than the 2004 BiOp anticipated.

If the fishery does not make all 5,500 sets under Alternative 1D, annual seabird interactions would be expected to be a fraction of these numbers, with actual numbers depending on the levels of effort. The impact of Alternative 1D on seabirds is not likely to cause a significant adverse effect on seabird populations. Section 4.4.2.3 provides a discussion on cumulative impacts on seabirds.

#### 4.1.4.4 Impacts of Alternative 1D to Fishery Participants, Fishing Communities, and Regional Economy

Under Alternative 1D and assuming that all 5,500 allowable sets were made, the Hawaii-based swordfish fishery would be expected to retain and sell 9.8 million pounds of swordfish for \$22.4 million in ex-vessel revenues (Table 55). Sales of 1.1 million pounds of other pelagics would yield an additional \$2.7 million in ex-vessel revenues. As compared to anticipated catches and revenues if all 2,120 sets were made under Alternative 1A, this represents a 130 percent increase in swordfish pounds kept and a 130 percent increase in total retained catch as well as total ex-vessel revenues. Currently, there are approximately 30 vessels participating in the fishery, and under this alternative, that number would be expected to increase by approximately 30-40 vessels. This increase in vessels, however, is dependent on several factors such as swordfish and bigeye markets, fuel costs, and other operational costs.

**Table 55: Predicted annual ex-vessel revenues under Alternative 1D (5,500 sets made)**

Species	Annual pounds kept	Annual ex-vessel revenue	Percent of annual revenue
Swordfish	9,792,574	\$ 22,381,618	89.41%
Bigeye Tuna	399,904	\$ 1,318,349	5.27%
Mahimahi	197,012	\$ 440,650	1.76%
Striped Marlin	193,677	\$ 317,631	1.27%
Albacore Tuna	118,239	\$ 224,261	0.90%
Blue Marlin	123,528	\$ 153,020	0.61%
Yellowfin Tuna	29,672	\$ 80,523	0.32%
Oilfishes	16,500	\$ 33,329	0.13%
Opah	16,459	\$ 31,923	0.13%
Ono	10,343	\$ 27,645	0.11%
Pomfret	4,671	\$ 11,145	0.04%
Shortbilled Spearfish	8,884	\$ 10,039	0.04%
Skipjack Tuna	1,989	\$ 1,762	0.01%
All Other Pelagics*			
Annual Total	10,913,452	\$ 25,031,895	100.00%
* All other pelagics account for less than three percent of total annual fish kept, detailed weight and price information not available for all species.			

Utilizing the methodology and model presented by Leung and Pooley (2002) the anticipated ex-vessel revenues under Alternative 1D (\$25 million, Table 55) would be predicted to have the following impacts to the regional economy (Table 56 below). In summary, it is estimated that under Alternative 1D the Hawaii longline swordfish fishery would generate \$60.7 million in direct and indirect business sales, \$27 million in personal and corporate income, 837 jobs, and \$4.5 million in state and local taxes.

**Table 56: Predicted regional impacts under Alternative 1D (5,500 sets made)**

<b>Variable</b>	<b>Impact</b>
Predicted Ex-vessel Revenue (\$ million)	25.03
<b>Direct Effects</b>	
Business Sales (\$ million)	25.03
Income (\$ million)	12.12
Employment (jobs)	349.48
State & Local Taxes (\$ million)	2.02
<b>Indirect and Induced Effect From Local Purchases of Goods &amp; Services</b>	
Business Sales (\$ million)	17.75
Income (\$ million)	7.05
Employment (jobs)	220.65
State & Local Taxes (\$ million)	1.18
<b>Indirect and Induced Effect From Direct Income of Longline Fishing</b>	
Business Sales (\$ million)	17.90
Income (\$ million)	7.79
Employment (jobs)	266.84
State & Local Taxes (\$ million)	1.30
<b>Total Effect</b>	
Business Sales (\$ million)	60.69
Income (\$ million)	26.96
Employment (jobs)	836.98
State & Local Taxes (\$ million)	4.50

Source: Based on Leung and Pooley (2002)

#### **4.1.4.5 Impacts of Alternative 1D to Administration and Enforcement**

Under Alternative 1D, impacts to administration would be related to issuing 5,500 shallow-set certificates which is estimated to cost \$ 10,771 annually (\$ 6,341 increase from status quo) as well as for administering the observer program to maintain 100 percent coverage for the shallow-set fishery, which is estimated to cost \$ 5,167,881 annually (a \$ 3,311,822 increase from status quo). Increases in shallow-set effort from this alternative are predicted to cost \$ 193,824 per year for NMFS PIFSC to process additional shallow-set logbooks—an estimated \$ 119,114 increase per year from status quo. Enforcement agencies would continue to monitor shallow-set fishery compliance with regulations that include seabird and sea turtle mitigation measures, and set certificates. VMS would continue to be used as the primary tool for enforcing closed areas as well as knowing where the fleet is operating.

#### **4.1.5 Alternative 1E: Set Effort Level Commensurate with the Current Condition of the North Pacific Swordfish Stock**

Under Alternative 1E, the allowable effort level for swordfish (number of shallow sets allowed) would be established based on the condition of the swordfish stock in the North Pacific and the MSY for this stock. Establishment of this effort limit takes into account catches by other longline fleets and the fraction of the total swordfish catch realized by the Hawaii fleet.

Current swordfish landings in the North Pacific amount to about 14,500 metric tons (31.9 million pounds), which, according to a recent stock assessment, is about 65 percent of an estimated MSY of 22,284 metric tons (49 million pounds; K. Bigelow, PIFSC pers. comm., based on Kleiber and Yokowa 2004). Thus, there are an additional 17.1 million pounds available for harvest before MSY levels are reached. Hawaii's fleet has recently landed an annual average of two million pounds of swordfish (Chapter 3 tables), with the remaining 29.9 million pounds harvested by foreign fisheries. Assuming that foreign harvest levels remain stable, the Hawaii fleet could harvest up to 19.1 million pounds of swordfish before MSY levels are reached (the two million pounds currently harvested plus the 17.1 million additional available pounds).

Based on the 2004 - 2007 fishing seasons it would take just over 9,925 sets for the Hawaii longline swordfish fishery to catch the available 8,682 metric tons (19.1 million pounds) of swordfish before total North Pacific swordfish catches reach MSY. Therefore under Alternative E, 9,925 Hawaii longline shallow sets would be allowed each year.

Past Hawaii longline shallow set effort peaked in 1991 when 8,355 sets were made. It is not known whether the shallow set fishery would rebound to these levels but the capacity to do so is well within the bounds of current fishery capacity given that there are still 162 longline permits issued (although not all are actively fished every year).

##### **4.1.5.1 Impacts of Alternative 1E to Target Stocks**

Based on the 2004 - 2007 fishing seasons and assuming that all 9,925 sets were utilized under Alternative 1E, the shallow-set swordfish segment of the Hawaii longline fishery would be expected to realize the catches and fishing mortality levels presented in Table 57. The total retained swordfish catch would be anticipated to be 17.7 million pounds, with another 1.4 million pounds discarded dead for a total annual fishing mortality of 19.1 million pounds (Table 57). Other (non-swordfish) species would continue to comprise a small fraction of the catch with bigeye tuna fishing mortality comprising 745,000 pounds (apprx. 0.0037-0.0052 of MSY), striped marlin 364,000 pounds and mahimahi 368,000 pounds. Other commercial species such as albacore, blue marlin, and yellowfin tuna would contribute smaller amounts to the remainder of the retained catch and fishing mortality as shown below. Expected catches of these non-swordfish target species under this alternative are a negligible fraction of total Pacific-wide catches and known MSY values of these species. As compared to Alternative 1A with 2,120 sets made, this would represent a 314 percent increase in fishing mortality for swordfish, and a 282 percent increase for bigeye tuna. As compared to Alternative 1A, catches and fishing mortality

for other species would also increase by varying amounts. These percentage increases would not be uniform as under Alternative 1E the “unconstrained” fishing effort distribution (Table 40) is utilized and annual catch rates for each species would change as effort moved into different quarters, each with its own catch rate (Table 36). Because the Hawaii longline fishery (shallow-set and deep-set) is regulated under a limited entry program (maximum 164 permits), any increased effort in the shallow-set fishery would be from vessels that primarily target bigeye tuna in the deep-set fishery. It is expected that such a shift would reduce bigeye catches by the Hawaii deep-set fishery and thus relieve some pressure (albeit insignificant in terms of overall WCPO bigeye catch and stock status) on bigeye stocks.

However, it is uncertain whether all 9,925 sets would be utilized every year under Alternative 1E, if not catches and fishing mortality to target species would be some fraction of the numbers presented in Table 57.

**Table 57: Predicted annual catches and fishing mortality of major species under Alternative 1E (9,925 sets made)**

<b>Species</b>	<b>Annual pounds caught</b>	<b>Annual pounds kept</b>	<b>Annual pounds discarded dead</b>	<b>Total annual mortality: pounds kept + discarded dead</b>
Swordfish	19,810,681	17,671,145	1,419,796	19,090,941
Bigeye Tuna	785,872	721,644	22,961	744,606
Mahimahi	430,093	355,517	12,089	367,606
Striped Marlin	410,815	349,499	14,176	363,676
Blue Marlin	264,369	222,911	10,215	233,127
Albacore Tuna	339,526	213,368	54,298	267,667
Yellowfin Tuna	58,402	53,545	1,777	55,322
Oilfishes	284,310	29,774	66,816	96,590
Opah	46,384	29,701	4,399	34,100
Ono	19,361	18,664	542	19,206
Shortbilled Spearfish	24,250	16,032	3,706	19,738
Thresher Sharks	88,289	8,829	14,899	23,728
Pomfret	11,062	8,430	1,401	9,831
Skipjack Tuna	4,112	3,590	413	4,003
Blue Shark	8,500,232	NA	502,364	502,364
Mako Shark	1,065,197	NA	247,126	247,126
Oceanic Whitetip Shark	NA	NA	NA	NA
Other Pelagics	NA	NA	NA	NA
Other Sharks	NA	NA	NA	NA
Other Tunas	NA	NA	NA	NA



#### 4.1.5.2 Impacts of Alternative 1E to Non-target Stocks

Assuming all 9,925 sets were made under Alternative 1E catches of blue sharks would be anticipated to total 8.5 million pounds, with the majority released alive for an annual fishing mortality of 502,000 pounds (Table 57) or approximately 0.0038 percent of MSY. The catch and fishing mortality of other sharks would remain relatively small and consist primarily of mako, white-tip and thresher sharks, with the majority of these also released alive as shown above.

As described under Alternative 1A, among the boney fishes the most commonly non-target species caught cumulatively on all 4,127 sets observed between 2004-2007 (Table 12) were long-nose lancetfish (5,683 individuals caught by the fishery over the entire time period), snake mackerel (1,086 individuals), remoras (923 individuals), pelagic stingrays (303 individuals) and lesser numbers of common and slender molas, knifetail and brilliant pomfrets, pelagic puffers, great barracuda, manta rays, mobula rays, hammerjaws, tapertail ribbonfish, driftfish, roudi escolars, louvars and black mackerel. Collectively, 2004-2007 observed non-target boney fish catches amounted to 8,141 individuals, which is about six percent of the total observed catch (Table 12) and was mostly discarded. Discard conditions (alive vs. dead) were mixed, with the majority (93 percent) of long-nose lancet fish discarded dead, but only nine percent of remoras discarded dead.

Because Alternative 1E is not expected to significantly alter fishing operations, catch and discard rates of non-target species would be anticipated to remain as observed between 2004 and 2007 (Table 12), and these species would be expected to form between six and seven percent of the fishery's total annual catch, with the specific volume proportional to the number of sets actually made. Relative discard conditions would also be expected to remain as observed. Resultant fishing mortality to non-target species would be expected to be a very minor fraction of Pacific-wide catches, and well below known MSY levels

#### 4.1.5.3 Impacts of Alternative 1E to Protected Species and Seabirds

**Table 58: Predicted annual protected species and seabird interactions and mortalities under Alternative 1E (9,925 sets made)**

<b>Species</b>	<b>Number of interactions</b>	<b>Number of mortalities</b>
Loggerheads: released injured	76.63	15.70
Leatherbacks: released injured	29.78	6.82
Olive Ridleys: released injured	3.62	Unknown, <4
Greens: released injured or unknown	0.96	Unknown, <1
Bryde's whale: released injured	0.96	Unknown, <2
Bottlenose dolphin: released injured	3.84	Unknown, <4
Risso's dolphin: released injured or dead	7.69	1.46 – 7.69
Humpback whales: released injured	1.92	Unknown, <2
Blackfooted albatross: released injured or dead	26.54	14.86 - 26.54

<b>Species</b>	<b>Number of interactions</b>	<b>Number of mortalities</b>
Laysan albatross: released injured or dead	107.66	26.91 – 107.66
Short-tailed albatross: released injured or dead	0.200	Unknown, < 0.0364

Note: Using 2005-2007 observer data, the following percentages of interactions are estimated to result in dead animals of Risso's dolphin, blackfooted albatross, and Laysan albatross: 19%, 56%, and 25%, respectively. Loggerhead and leatherback post-hooking mortality rates are currently estimated to be 20.5% and 22.9%, respectively. Short-tailed albatross estimated mortalities are based on a factor of 0.182, which is the proportion of black-footed albatross interactions that resulted in mortalities in the shallow-set fishery based on an average of observations made in 2005 and 2007.

#### **4.1.5.3.1 Impacts to Marine Mammals**

Marine mammal interactions in the shallow set fishery primarily involve Risso's dolphins, with up to 8 interactions expected per year under Alternative 1E, assuming that all 9,925 sets are made (Table 58). Other marine mammal interactions anticipated under Alternative 1E consist of up to 4 bottlenose dolphins, and up to two of humpback whales and on Bryde's whale. Of the 8 Risso's dolphins 2 would be expected to be released dead each year. If the fishery does not make all 9,925 sets under Alternative 1E, annual interactions would be expected to be some fraction of those presented in Table 58 with the actual number depending on effort levels. The impact of Alternative 1E on marine mammals is not likely to cause a significantly adverse effect on the marine mammal populations (see Section 4.4.2.2 for more information).

#### **4.1.5.3.2 Impacts to Sea Turtles**

Under Alternative 1E, 76.63 loggerhead turtle interactions would be anticipated each year assuming all 9,925 sets were made (Table 58). Because observed interaction rates have been highly variable depending on the time and area fished, as well as prevailing oceanographic conditions (see Section 3.1.1), there is likely to be significant variation around the point estimates presented here and actual interactions would likely be below them in some years and above them in others.

Interactions with leatherback turtles under Alternative 1E would be expected to total up to 30 per year if all 9,925 sets were utilized, but again there is likely to be significant variation around the point estimates presented here. Thus, actual interactions would be likely to be below them in some years and above them in others. Similarly, if the fishery does not make all 9,925 sets under Alternative 1E, annual interactions would be expected to be a fraction of those presented in Table 58, with the actual number depending on effort levels.

Under Alternative 1E there is anticipated to be up to 4 interactions per year with olive ridley turtles, assuming all 9,925 sets are made, and a fraction of this number if not all sets are utilized.

Interactions with green turtles are expected to be up to one per year with no hawksbill turtle interactions expected under Alternative 1E.

#### 4.1.5.3.3 Impacts to Seabirds

Under Alternative 1E, it is anticipated that there would be up to 27 interactions each year with blackfooted albatrosses if all 9,925 sets were made, with up to 15 of these released dead (Table 58). There would be expected to be up to 108 interactions with Laysan albatrosses, with approximately 27 of these released dead, if all 9,925 sets are used. Short-tailed albatross interactions are predicted to be 0.200 interactions per year under Alternative 1E. This level of interactions is not expected to cause a significant impact to short-tailed albatross and is less than the 2004 BiOp anticipated. A more detailed explanation of potential impacts on short-tailed albatross for the highest fishing effort (Alternative 1F) is discussed in section 4.1.6.3.3 below.

If the fishery does not make all 9,925 sets under Alternative 1E, annual seabird interactions would be expected to be a fraction of these numbers, with actual numbers depending on the levels of effort. The impact of Alternative 1E on seabirds is not likely to cause a significantly adverse effect on seabird populations. Section 4.4.2.3 provides a discussion on cumulative impacts on seabirds.

#### 4.1.5.4 Impacts of Alternative 1E to Fishery Participants and Fishing Communities

Under Alternative 1E and assuming that all 9,925 allowable sets were made, the Hawaii-based swordfish fishery would be expected to retain and sell 17.7 million pounds of swordfish for \$40.4 million in ex-vessel revenues (Table 59). Sales of 2 million pounds of other pelagics would yield an additional \$4.8 million in ex-vessel revenues. As compared to anticipated catches and revenues if all 2,120 sets were made under Alternative 1A, this represents a 315 percent increase in swordfish pounds kept, a 320 percent increase in total retained catch and a 317 percent increase in total ex-vessel revenues. Currently, there are approximately 30 vessels participating in the fishery and under this alternative, that number would be expected to increase by approximately 50-60 vessels. This increase in vessels, however, is dependent on several factors such as swordfish and bigeye markets, fuel costs, and other operational costs.

**Table 59: Predicted ex-vessel revenues under Alternative 1E (9,925 sets made)**

Species	Annual pounds kept	Annual ex-vessel revenue	Percent of annual revenue
Swordfish	17,671,145	\$ 40,388,647	89.41%
Bigeye Tuna	721,644	\$ 2,379,021	5.27%
Mahimahi	355,517	\$ 795,173	1.76%
Striped Marlin	349,499	\$ 573,179	1.27%
Albacore Tuna	213,368	\$ 404,688	0.90%
Blue Marlin	222,911	\$ 276,132	0.61%
Yellowfin Tuna	53,545	\$ 145,307	0.32%

Oilfishes	29,774	\$ 60,144	0.13%
Opah	29,701	\$ 57,607	0.13%
Ono	18,664	\$ 49,886	0.11%
Pomfret	8,430	\$ 20,112	0.04%
Shortbilled Spearfish	16,032	\$ 18,116	0.04%
Skipjack Tuna	3,590	\$ 3,179	0.01%
All Other Pelagics*			
Annual Total	19,693,820	\$45,171,191	100.00%
* All other pelagics account for less than three percent of total annual fish kept, detailed weight and price information not available for all species.			

Utilizing the methodology and model presented by Leung and Pooley (2002) the anticipated ex-vessel revenues under Alternative 1E (\$45.2 million, Table 59) would be predicted to have the following impacts to the regional economy (Table 60). In summary, it is estimated that under Alternative 1E, the Hawaii longline swordfish fishery would generate \$109.5 million in direct and indirect business sales, \$48.7 million in personal and corporate income, 1,510 jobs, and \$8.1 million in state and local taxes.

**Table 60: Predicted regional impacts under Alternative 1E (9,925 sets made)**

Variable	Impact
Predicted Ex-vessel Revenue (\$ million)	45.17
<b>Direct Effects</b>	
Business Sales (\$ million)	45.17
Income (\$ million)	21.87
Employment (jobs)	630.64
State & Local Taxes (\$ million)	3.65
<b>Indirect and Induced Effect From Local Purchases of Goods &amp; Services</b>	
Business Sales (\$ million)	32.03
Income (\$ million)	12.71
Employment (jobs)	398.16
State & Local Taxes (\$ million)	2.12
<b>Indirect and Induced Effect From Direct Income of Longline Fishing</b>	
Business Sales (\$ million)	32.31
Income (\$ million)	14.06
Employment (jobs)	481.51
State & Local Taxes (\$ million)	2.35
<b>Total Effect</b>	
Business Sales (\$ million)	109.51
Income (\$ million)	48.65
Employment (jobs)	1510.32

State & Local Taxes (\$ million)	8.12
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Source: Based on Leung and Pooley (2002)

#### **4.1.5.5 Impacts of Alternative 1E to Administration and Enforcement**

Under this alternative the annual effort limit would be set at 9,925 sets, which is greater than the maximum number of sets ever made by the fishery. It is anticipated that setting this limit on the level of effort would not require the current issuance of and near real-time monitoring of set certificates. Maintaining 100 percent observer coverage would cost \$12,724,358 to administer on an annual basis, an increase of \$10,868,299. Increases in shallow-set effort from this alternative are predicted to cost \$349,764 per year for NMFS PIFSC to process additional shallow-set logbooks—an estimated \$275,054 increase per year from status quo.

#### **4.1.6 Alternative 1F: Remove Effort Limit (Preferred)**

Under this alternative, the annual effort limit would be removed and fishery would not be managed under an annual set limit cap. Anticipated fishing effort is expected to gradually increase to historic levels between 4,000 and 5,000 sets per year (3.4 - 4.2 million hooks/yr).

##### **4.1.6.1 Impacts of Alternative 1F to Target Stocks**

If anticipated fishing effort incrementally increases under Alternative 1F, impacts to target stocks would be similar in range to those described for Alternatives 1A through 1D and would likely vary by year. For example, in the first 1-3 years after implementation of this alternative, the fishery is expected to expand, and it is annual production of swordfish is predicted to be between 4.6 and 6.5 million lbs (2,085-2,950 mt). Depending on various factors including fuel prices and market demands, swordfish harvests in the near term could further increase to historical levels between 8.6 and 10.6 million pounds (3900-4809 mt) under this alternative. Non-swordfish catches of target species by the shallow-set fishery for species such as bigeye would be expected to also increase as effort increases, with anticipated harvests similar those described under Alternatives 1A through 1D. Because the Hawaii longline fishery (shallow-set and deep-set) is regulated under a limited entry program (maximum 164 permits), any increased effort in the shallow-set fishery would be from vessels that also primarily target bigeye tuna in the deep-set fishery. It is expected that such a shift would reduce bigeye catches by the Hawaii deep-set fishery and thus relieve some pressure (albeit insignificant in terms of overall WCPO bigeye catch and stock status) on bigeye stocks.

#### **4.1.6.2 Impacts of Alternative 1F to Non-target Stocks**

Assuming that effort will gradually increase in the near term and then potentially increase to historical levels, impacts to non-target species would be similar to those described for Alternatives 1A-1D. Because Alternative 1F is not expected to significantly alter fishing operations, catch and discard rates of non-target species would be anticipated to remain as observed between 2004 and 2007 (Table 12), and these species would be expected to form between six and seven percent of the fishery's total annual catch, with the specific volume proportional to the number of sets actually made. Relative discard conditions would also be expected to remain as observed. Resultant fishing mortality to non-target species would be expected to be a very minor fraction of Pacific-wide catches, and well below known MSY levels.

#### **4.1.6.3 Impacts of Alternative 1F to Protected Species and Seabirds**

##### **4.1.6.3.1 Impacts to Marine Mammals**

Under this alternative, the number of marine mammal interactions are expected to be low, with Risso's dolphin anticipated to have the highest number of interactions. Depending on the amount of fishing effort expended, Risso's dolphin interactions are expected to range between 3 and 6 interactions per year, with one or less dead upon retrieval. Other marine mammal impacts would be similar to those described for Alternatives 1A-1D (see Tables 42, 46, 50, 54), whereby the number of predicted interactions are related to the amount of expected fishing effort. The 100 percent observer coverage that will be maintained under this and all alternatives allow all marine mammal interactions and release conditions to be recorded. The impact of Alternative 1E on marine mammals is not likely to cause a significantly adverse effect on the marine mammal populations (see Section 4.4.2.2 for more information).

##### **4.1.6.3.2 Impacts to Sea Turtles**

Under this alternative, the Council (at its 140<sup>th</sup> and 141<sup>st</sup> meetings) recommended annual loggerhead and leatherback sea turtle hard caps (46 and 19, respectively) to limit the number of interactions between turtles and the fishery. The Council chose these caps based on the best available information which indicates that these interaction levels appear not to jeopardize the continued existence and recovery of loggerhead and leatherback sea turtles.

Impacts to olive ridley turtles are anticipated to be less than 2 interactions per year, with one interaction or less with green turtles, and no expected interactions with hawksbill turtles, which is consistent with the impacts described for Alternatives 1A-1D (see Tables 42, 46, 50, 54).

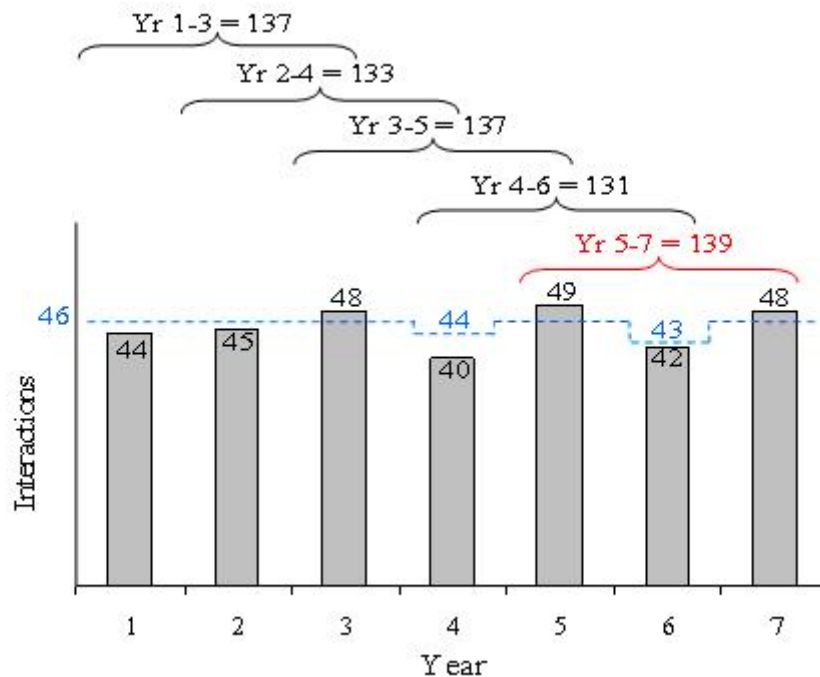
##### **4.1.6.3.2.1 Discussion and Impacts of Multi-year ITS**

The Council has recommended and HLA has requested that the applicable sea turtle ITS for the proposed action cover a three year period given the interannual variability in the rate of interactions and the best available empirical data. NMFS may decide to issue a 3-year sea turtle

ITS in its biological opinion on the proposed expansion of the HI-based shallow-set longline fishery. If a 3-year ITS is used, it would be implemented in conjunction with annual hard caps for loggerhead and leatherback interactions (46 for loggerheads, 19 for leatherbacks). That is, the ITS would cover a 3-year period and thus allow up to triple the annual hard cap over 3 calendar years (138 for loggerheads, 57 for leatherbacks). But since the annual hard caps would still be in place, the number of turtles taken in any given year is not expected to be different than under a 1-year ITS.

There could be a situation where the fleet exceeds the hard cap before NMFS is able to properly notify participants that the fishery is closed for the remainder of the calendar year. Although all observers carry satellite phones and closure notice is near immediate, there remains a potential for exceeding annual hard caps while the fleet is fishing on the swordfish grounds during the time of a closure. Under a 3-year ITS, accidental exceedance of either hard cap during a fishery closure would not require reinitiation of consultation. In the event that the hard cap is exceeded, the number of interactions over the hard cap would be subtracted from the following year's hard cap. However, the hard caps for future years could not be increased in response to low number of interactions in previous years. Thus, the 3-year ITS would provide administrative flexibility without increasing effects on turtles, as illustrated in the examples and figure below.

Interactions between loggerhead and leatherback sea turtles and the shallow-set fishery are currently regulated by annual hard caps and a 1-year ITS. When either hard cap is reached, the fishery is closed for the remainder of the calendar year, and if either hard cap is exceeded, reinitiation of ESA section 7 consultation is required. A 3-year ITS of 138 loggerhead interactions in combination with an annual hard cap of no more than 46 interactions would allow for the accidental exceedance of the annual hard cap, as long as the 3-year total was not exceeded – see Years 3 and 5 in Figure 34 below. That is, under a 3-year ITS, the fishery could exceed the annual turtle hard cap, but without triggering reinitiation of ESA section 7 consultation. The following year's hard cap would be adjusted downward by the same number that it was exceeded by the preceding year – see Years 4 and 6 in Figure 34. The hard cap would not be adjusted upward, regardless of how few interactions there were in any given year. Exceeding 138 loggerhead interactions during a 3-year period would require reinitiation of consultation – see Years 5-7 in Figure 34.



**Figure 34: Hypothetical interactions with loggerhead turtles in the Hawaii shallow-set fishery showing three year totals**

The effects of a 1-year vs. a 3-year ITS are indistinguishable at the population level for loggerhead and leatherbacks when considered over a 3-year period or longer. This is because both ITSs would include an annual hard cap, resulting in the same mean annual maximum level of interactions for each affected population. However, the 3-year ITS provides a management benefit by allowing some administrative flexibility, as explained above.

### **Sea Turtle Population Impacts from Multi-year ITS**

The following describes impacts to sea turtles populations based on the 2008 SQE analysis (Snover 2008). Using population simulations, SQE assess actual risk (in terms of a binary assessment of at risk or not at risk) to sea turtle populations. The SQE analysis uses long time frames of 3 generations (following IUCN criteria) which clarify that SQE values are primarily useful as an index for comparing populations and assessing the impacts of increased mortalities by comparing SQE values between perturbed and non-perturbed populations (See Section 4.4.2.1.5 for more information).

#### ***Loggerhead impacts***

The proposed action would implement an annual sea turtle hard cap of 46 loggerhead interactions. As seen below, 46 loggerhead interactions are estimated to result in 2.51 adult female mortalities.



$(46 \text{ interactions})(0.205 \text{ mortalities/interactions})(0.65 \text{ female sex ratio})(0.41 \text{ adult equivalent}) = 2.51 \text{ adult female mortalities}$

An additional two loggerhead interactions in the calendar year is estimated to result in an additional 0.168 adult female mortalities as calculated below.

$(2 \text{ interactions})(0.205 \text{ mortalities/interactions})(0.65 \text{ female sex ratio})(0.41 \text{ adult equivalent}) = 0.168 \text{ adult females mortalities}$

If the loggerhead sea turtle hard cap was exceeded by two interactions prior to close of fishing in any given year, it would result in 2.68 (2.51 + 0.168) adult female mortalities (AFM). A recent extinction risk analysis (Snover 2008) indicates that for the Japanese loggerhead population, AFM of less than seven would have a minimal impact on the population's risk of extinction. Therefore, it is not expected that significant loggerhead population impacts would occur if an additional two loggerhead interactions, or 0.168 AFM, occurred prior to the closure of the fishery in any given year. Moreover any overages in the turtle interactions would be subtracted from the following year's annual sea turtle hard cap so any additional impacts from the previous year's interactions should be made up the following year.

### ***Leatherback impacts***

The proposed action would implement an annual sea turtle hard cap of 19 leatherback interactions. Snover (2008; Appendix II) analyzed the impact of this hard cap on leatherback assuming that the fishery primarily interacts (94 percent) with leatherbacks of the Western Pacific and rarely interacts (6 percent) with Eastern Pacific leatherback populations. Recent evaluation of the genetic samples from interactions in the fishery, however, suggest that 100 percent of the leatherbacks that interact with the fishery derive from Western Pacific nesting aggregations. Based on the size of the Jamursba-Medi nesting aggregation in Papua, Indonesia, 69 percent of the total Western Pacific leatherback interactions are estimated to occur with turtles from with the Jamursba-Medi nesting aggregation. If 69 percent of Western Pacific leatherback interactions are believed to be Jamursba-Medi, then the remainder (31 percent) are believed to be from the Western Pacific metapopulation.

As seen below, 19 leatherback interactions are estimated to result in 2.40 adult female mortalities.

$(19 \text{ interactions})(0.229 \text{ mortalities/interactions})(0.65 \text{ females})(0.85 \text{ adult equivalent}) = 2.40 \text{ adult female mortalities}$

Of the 2.40 AFM expected to result from 19 leatherback interactions, 1.65 AFM (2.40 x 0.69) would be expected from the Jamursba-Medi nesting aggregation, 0.74 (2.40 x 0.31) from the remaining Western Pacific metapopulation.

An additional two leatherback interactions (i.e. 21) in the calendar year are estimated to result in AFM as calculated below.

*(2 interactions)(0.229 mortalities/interactions)(0.65 females)(0.85 adult equivalent) = 0.25 adult female mortalities*

Out of an additional 0.25 AFM, 0.172 AFM (0.25 x 0.69) would be expected to be from the Jamursba-Medi population, 0.077 AFM (0.25 x .31) from the remaining Western Pacific metapopulation. Therefore, an additional two leatherback interactions would result in 1.82 AFM from the Jamursba-Medi nesting aggregation. The recent extinction risk analysis indicates that adult female leatherback mortalities of less than 4 would have a minimal impact on SQE for the Jamursba-Medi leatherback nesting population (Snover 2008; Appendix II)>

### ***Olive Ridley, Green, and Hawksbill impacts***

These 3 species are rarely caught in the shallow-set fishery. Since the fishery re-opened in 2004, a total of 3 olive ridleys, 1 green, and no hawksbills have been caught. There are no hard caps for these species. A 3-year ITS may be issued for these species, but since there would not be hard caps, the 3-year ITS for them would operate differently than for loggerheads and leatherbacks. The 3-year ITS for olive ridleys, greens and hawksbills would be an estimated number of interactions for each species over a 3-year period, and would not be managed on an annual basis. This 3-year ITS would address inter-annual variability in the interaction rates, and our inability to predict those on an annual basis. This would prevent minor interactions from exceeding the ITS and requiring reinitiation of consultation. For example, in the 2004 opinion, the 1-year ITS for the shallow-set fishery was set at 5 olive ridleys, 1 green, and 0 hawksbills. But 1 green was caught in early 2008 in this fishery, so another green interaction anytime in 2008 would require reinitiation of consultation, even though only 1 turtle was caught in the previous 3 years. Because of the very small numbers of these species that are caught this fishery, and also because turtles are rarely seriously injured by this fishery, the effects of a 1-year vs. a 3-year ITS are indistinguishable at the population level for these 3 species when considered over a 3-year period or longer.

### **4.1.6.3.3 Impacts to Seabirds**

Under this alternative, impacts to seabirds are dependent on the amount of fishing effort expended, which is predicted to incrementally increase in the coming years. It is expected that impacts to seabirds would vary by year, but be in the range as described for Alternatives 1A-1D (see Tables 42, 46, 50, 54). The impact of Alternative 1F on seabirds is not likely to cause a significant adverse effect on seabird populations (see Section 4.4.2.3 for more information).

A brief analysis using the methods found in the 2004 biological opinion has shown that the anticipated effects of the fishery on short-tailed albatross populations under Alternative 1F (the highest level of fishing effort) are likely to be less than in the 2004 BiOp.

### *Estimated Effects on the Proxy Population*

In the 2004 Biological Opinion, the portion of the BFAL population estimated to be affected by the shallow-set fishery was 0.0082/year (0.82%/year). Incorporating actual observer data for 2005 and 2007 into the model gives much smaller estimates of the effect on the BFAL population by the different alternative considered (Table 61). The portion of the BFAL population by alternative 1E (i.e. greatest fishing effort) is estimated to be an order of magnitude less than in the 2004 Biological Opinion (0.03%/year).

**Table 61 Estimated portion of black-footed albatross (BFAL) population affected by alternatives considered in Amendment 18 the Pelagics FMP.**

Alternative	Effort (sets)	Effort (E) <sup>21</sup>	Estimated Portion of BFAL Population Affected (M)
1A (No Action)	2120	1.32	0.000063
1B	3000	1.87	0.000090
1C	4240	2.64	0.000130
1D	5500	3.42	0.000164
1E	9925	6.17	0.000300
1F (Preferred)	2120-5500	1.32 – 3.42	0.000063-0.000164

Table 62 Estimated short-tailed albatross (STAL) take using black-footed albatross (BFAL) as a proxy species

Alternative	Effort (sets)	Effort (E)	Estimated STAL Take (birds per year)	Estimated STAL population needed for one take per year
1A (No Action)	2120	1.32	0.043	64,420
1B	3000	1.87	0.061	45,473
1C	4240	2.64	0.086	32,705
1D	5500	3.42	0.111	24,864
1E	9925	6.17	0.200	13,782
1F (Preferred)	2120-5500	1.32 – 3.42	0.042 – 0.111	24,864 – 64,420

**Table 2. Estimated number of annual STAL interactions under alternatives considered in Amendment 18 to the Pelagics FMP and the estimated population levels necessary for one interaction annually.**

Using the 2004 model and current BFAL interaction rates, one interaction with a STAL would be expected every 5 – 24 years at current STAL population levels depending on the alternative chosen (Table 62). Therefore, the shallow-set fishery would be anticipated to take no more than one STAL in a given year.

<sup>21</sup> Effort is the average in number of sets for 2005 and 2007. 2006 was excluded because it did not represent a full year of fishing effort and would have skewed the results towards the first quarter of the fishing year.

#### **4.1.6.4 Impacts of Alternative 1F to Fishery Participants and Regional Economy**

Under this alternative, impacts to fishery participants and regional economy depend on the amount of fishing effort expended and the revenues generated. Impacts would be similar to those described for Alternatives 1A-1D (see Tables 43, 44, 47, 48, 51, 52, 55, 56). Currently, there are approximately 30 vessels participating in the fishery, and under this alternative, that number would be expected to incrementally increase by approximately 10-30 vessels. This increase in vessels, however, is dependent on several factors such as swordfish and bigeye markets, fuel costs, and other operational costs.

#### **4.1.6.5 Impacts of Alternative 1F to Administration and Enforcement**

Under this alternative, impacts to administration would be associated with paying for 100 percent observer cost and the elimination of the need to track effort in the fishery. Observer costs associated with this alternative depend on the amount of expected fishing effort, which is predicted to incrementally increase to historic levels similar to those described for Alternatives 1C and 1D. Costs for administering the observer program for this alternative are estimated to be \$ 1.8 million to \$ 5.1 million, depending on the amount of fishing effort to be observed. Costs to process additional shallow-set logbooks are estimated to be approximately \$100,000 - \$194,000 per year. See additional discussion for Alternative 2B regarding impacts on administration and enforcement from removing the set limit and discontinuing the set certificate program.

### **4.2 Topic 2: Fishery Participation**

#### **4.2.1 Alternative 2A: No Action: Continue Set Certificate Program**

Under this alternative, shallow-set certificates would continue to be made available and issued to Hawaii longline vessels or permit holders. For each shallow-set made north of the equator, vessel operators would continue to be required to submit and possess one valid shallow-set certificate for each shallow-set made.

##### **4.2.1.1 Impacts of Alternative 2A to Target Stocks**

Under alternative 2A, the certificates would be issued in the same manner as current regulations dictate; however, depending on the effort limit, there may or may not be a race to fish type scenario. For example, the status quo set limit of 2,120 sets and corresponding sea turtle interaction hard caps have appeared to motivate fishery participants to expend their highest fishing effort in the first quarter, whereas, when the effort was not limited nor sea turtle interactions capped, the fleet fished more during the second quarter. Arguably, this is a result of a race to the turtles rather than a race to the fish, where participants are motivated to expend effort in the first quarter while sea turtle interactions under the caps are still low. Target species CPUE is highest in the first quarter; however, as described in Section 3.2.2.1.3 the stock is being

fished at levels below MSY, therefore no major adverse impacts to target stocks are anticipated from this alternative. Under a regulatory regime that restricts effort through limits on sets, fishery managers can track participation through the fishery year, thus ensuring that expected effort is not exceeded, and unconsidered impacts are not realized.

#### **4.2.1.2 Impacts of Alternative 2A to Non-target Stocks**

Similar to the impacts on target stocks, Alternative 2A is not expected to result in major adverse impacts to non-target species as fishing gear and operations would also be maintained.

#### **4.2.1.3 Impacts of Alternative 2A to Protected Species and Seabirds**

Alternative 2A would not result in any changes to fishery operations or gear and therefore would not impact protected species. Continuing the set certificate program appears to have no effect on the timing of fishing effort, rather, the sea turtle interaction hard caps may be motivating participants to expend effort in the first quarter while sea turtle interactions under the caps are still low, but when there are the highest sea turtle interaction rates. Under this alternative, fishery managers would be able track participation through the fishery year, ensuring that expected effort is not exceeded and unconsidered impacts to protected species are not realized.

#### **4.2.1.4 Impacts of Alternative 2A to Fishery Participants and Fishing Communities**

Maintaining the set certificate requirement under Alternative 2A allows potential participants the opportunity to obtain set certificates for that year from which they could either fish their certificates themselves, trade, sell, or give them to other Hawaii longline limited access permit holders for use during that year.

Financial impacts could be imposed on potential participants that do not apply and obtain set certificates from NMFS and are forced to buy certificates from other participants. On the other hand, financial gains may be obtained by those participants willing to sell their certificates to other participants.

Fishing communities are unlikely to be impacted by implementation of alternative 2A because it will not cause any major changes in fishing activity, except possibly to reduce a race to fish and extend fish landings throughout the year.

#### **4.2.1.5 Impacts of Alternative 2A to Administration and Enforcement**

Administering the set certificate program produces costs for NMFS that included printing, mailing, handling, and tracking the certificates. Annual costs are estimated to be \$ 4,430. Under the status quo, enforcement agencies such as USCG must verify set certificates when conducting boarding of fishing vessels on shallow-set trips.

#### **4.2.2 Alternative 2B: Discontinue Set Certificate Program (Preferred)**

Under this alternative, shallow-set certificates would no longer be issued or required and the annual set-certificate solicitation would be ended. Under alternatives which include effort limits, sets would be cumulatively accounted for on a fleetwide basis and the fishery would close for the remainder of the year when and if the annual set limit was reached.

##### **4.2.2.1 Impacts of Alternative 2B to Target Stocks**

Eliminating set certificates would not be a catalyst for changes in the amount of overall fishing effort; however, there may be some shift of fishing effort to the 1st quarter when Swordfish CPUE is highest if effort was tightly constrained and fishery participants were motivated to fish in the first quarter to ensure landings. Swordfish CPUE is highest during the first quarter which could result in increased landings; however, as described in previous sections, the North Pacific swordfish stock is currently being fished below MSY.

##### **4.2.2.2 Impacts of Alternative 2B to Non-target Stocks**

Under alternative 2B, eliminating the need for certificates may affect fishing behavior if effort was tightly constrained causing there to be increased effort in the 1<sup>st</sup> quarter and perhaps less or no effort later in the fishing year. None of the major non-target species (e.g., blue sharks) are showing signs of being overfished, therefore implementation of alternative 2B would be unlikely to result in significant impacts to non-target species.

##### **4.2.2.3 Impacts of Alternative 2B to Protected Species and Seabirds**

Alternative 2B would eliminate the need for certificates but would not be a catalyst for changes in the amount of overall fishing effort; however, there may be some shift of fishing effort to the 1st quarter if effort or sea turtle interaction hard caps are tightly constrained, which could potentially lead to an increased number of sea turtle interactions during that period. Sea turtle interactions would not exceed annual sea turtle interaction hard caps instituted from Topic 1, therefore, no significant adverse impacts to sea turtles populations would occur. Impacts to marine mammals and seabirds are not expected to increase from discontinuing the set certificate program as fishing operations and gear would not change.

##### **4.2.2.4 Impacts of Alternative 2B to Fishery Participants and Fishing Communities**

Eliminating the requirement for certificates in the shallow-set fishery as described under Alternative 2B, would benefit current shallow-set participants by eliminating the burden to provide written notice by November 1 of each year to obtain certificates. Potential revenue from selling set certificates to other participants would be eliminated and vice versa, potential costs of buying certificates from other participants would also be eliminated. Fishery participants would likely expend effort on a “first come, first served” basis and therefore there may be increased

competition for swordfish during the beginning of the year, which is also the time of typically greatest CPUE values, thus leading to higher supply and decreasing ex-vessel revenue.

With international longline quotas already in place for bigeye catches in both the EPO and the WCPO, there is expected to be interest from some Hawaii based tuna-directed fishing vessels to shift their effort into the swordfish-directed fishery. This may also increase competition among participants which could have some market effects. This anticipated effort shift would be facilitated by removing the set certificate requirement through implementation of alternative 2B because deep-set vessels could switch to shallow-setting without the need to possess certificates.

#### **4.2.2.5 Impacts of Alternative 2B to Administration and Enforcement**

Implementing alternative 2B would also relieve NMFS of the annual administrative burden of processing the certificate requests and issuing the certificates. This would reduce administrative costs of \$ 4,430 per year. Alternative 2B would relieve the U.S. Coast Guard, NMFS OLE, and other enforcement entities the burden of having to enforce the requirement to possess and use shallow-set certificates for each set made. However, if an annual limit on sets is still being used, NMFS must develop a method to track effort in the fishery and enforcement agencies would need to ensure closure of the fishery if the effort limit is exceeded.

### **4.3 Topic 3: Time-Area Closures**

Time-area closures are being considered as a way to increase annual fishery profits through reductions in the number of turtle interactions that occur in the first quarter of each year. As shown in Table 34, interaction rates are significantly higher during this period and it has been hypothesized that reducing fishing effort would increase fishery profits by reducing the risk of exceeding a turtle hard cap very early when there are still many more shallow-sets allowed to be made, as occurred in 2006. On the other hand, fishermen have stated that missing the high swordfish catch rates and prices in the first quarter cannot be compensated for by a longer fishing season with more fishing trips.

#### **4.3.1 Alternative 3A: No Action: Do Not Implement Time-Area Closures (Preferred)**

Under this alternative, the fishery would continue to operate under the current regulations with no time-area closures.

##### **4.3.1.1 Impacts of Alternative 3A to Target Stocks**

Under this alternative, impacts to target stocks would be similar to those described in section 3.2

##### **4.3.1.2 Impacts of Alternative 3A to Non-target Stocks**

Under this alternative, impacts to non-target stocks would be as those described in section 3.2.

#### **4.3.1.3 Impacts of Alternative 3A to Protected Species and Seabirds**

Under this alternative, impacts to protected species would as described in section 3.3.

#### **4.3.1.4 Impacts of Alternative 3A to Fishery Participants and Fishing Communities**

Under alternative 3A, the no-action alternative, the fishery would continue to operate as it has been since re-opening in 2004. This is not expected to result in any new impacts to participants or communities. If a hard cap were to be reached, the fishery would be closed for the remainder of the year which could result in some negative impacts to participants who would be unable to derive any further income from swordfish harvest; or who might have to switch gear configuration to continue longline fishing by shifting to deep-setting; potential market flooding as occurred in 2006 when the fishery closed which can result in lower prices, time waiting to offload and a reduction in quality of fish onboard; and potentially having to cut a trip short if the closure were to occur while at sea. An early closure that causes shallow-set vessels to switch to targeting tuna could impact the ability of those currently targeting tuna by increasing competition for a fishery which is now regulated by quotas on bigeye tuna. This would potentially impact all longline fishery participants.

#### **4.3.1.5 Impacts of Alternative 3A to Administration and Enforcement**

Under this alternative, impacts to administration and enforcement would as described in section 4.1.

#### **4.3.2 Alternative 3B: Implement January Time-Area Closure**

Under Alternative 3B, an area closure would be implemented during January of each calendar year. The area closure would be located between 175° W and 145° W longitude and encompass the sea surface temperature band of 17.5°-18.5° C. The latitudinal location of this temperature band varies inter-and intra-annually; however, in January it is generally located near 31°-32° N latitude. Research has suggested that the area between sea surface temperatures of 17.5-18.5 C may be a loggerhead sea turtle “hotspot” based on historical and contemporary distribution and foraging studies, as well as location data for observed loggerhead sea turtle interactions with the fishery (Howell, PIFSC, pers. comm., December 2008). The month of January was selected because it may be that the number of loggerhead interactions during January is pivotal to whether or not the fishery will reach its annual sea turtle interaction hard cap before all allowable sets are used. For example, in 2006, the fishery interacted with eight loggerheads in January and the fishery reached the cap of 17 on March 17, 2006. In 2007, the fishery did not interact with any loggerheads during January, but ended the first quarter with only 15 loggerhead interactions and did not reach the sea turtle cap.



#### **4.3.2.1 Impacts of Alternative 3B to Target Stocks**

The impacts of Alternative 3B to target stocks have not been quantified; however ongoing work by PIFSC appears to indicate that all such closures examined to date would reduce annual fishery revenues. This could occur as a result of decreases in annual catches or decreases in prices received or a combination of the two. If either the first or last scenario is the true case, it can be concluded that Alternative 3B would be likely to reduce impacts to target stocks.

#### **4.3.2.2 Impacts of Alternative 3B to Non-target Stocks**

The impacts of Alternative 3B to non-target stocks have not been quantified; however, it would seem reasonable that if impacts to target stocks are reduced under Alternative 3B, impacts to non-target stocks will also decrease as these species are caught incidentally to targeted fishing effort.

#### **4.3.2.3 Impacts of Alternative 3B to Protected Species and Seabirds**

Under Alternative 3B, the use of hard caps to limit interactions with loggerhead and leatherback turtles would remain (but modified to 46 loggerheads and 17 leatherbacks as indicated in Alternative 1F), ensuring that an unacceptable number of interactions occur with the fishery and thereby ensuring that the fishery is not jeopardizing the continued existence and recovery of such species. Although impacts to protected species have not been quantified, Alternative 3B would be expected to reduce the number of sea turtle interactions in January of each year. It is unknown whether the displaced fishing effort would be relocated to other areas or to other months, and what impacts this displacement would have on turtles and other protected species. Gilman et al. (2006) considered the closure of two specific five degree areas considered to be loggerhead “hotspots” and concluded that further study would be needed before recommending any area closures. This is due to the fact that area closures normally displace fishing effort and that without detailed study and planning, such closures could inadvertently displace fishing operations into areas with nearly equal turtle interaction rates and/or with higher interaction rates for other protected species. In addition, Gilman et al. (2006) note that some domestic fishery closures or reductions have been found to result in increased domestic consumption of seafood imported from countries with fewer controls to protect sea turtles or other marine species. Termed “transferred effects” these reactions can actually increase harm to sea turtles rather than reducing risks (see Section 4.4.2.1.1).

#### **4.3.2.4 Impacts of Alternative 3B to Fishery Participants and Fishing Communities**

A range of time-area and seasonal fishery closures have been examined to date. NMFS scientists at PIFSC examined the use of seasonal closures, a time-area closure combined with a fixed seasonal closure and multiple area and seasonal closures to examine their combined biological and economic impacts. Although this work is ongoing, a preliminary draft appears to indicate that none of the scenarios examined would decrease sea turtle interactions without

simultaneously decreasing fishery revenues and presumably profits in the months when the time-area closure is imposed, as fishing effort would be pushed into less productive or less profitable times and areas. However, a large time-area closure may reduce the risk of exceeding a turtle hard cap very early when there are still many more shallow-sets allowed to be made, as occurred in 2006 so that swordfish fishing may continue later in the year (S. Li, PIFSC, pers. comm. Jan. 2008). Fishery participants have indicated that missing the high swordfish catch rates and prices in the first quarter cannot be compensated for by a longer fishing season with more fishing trips. Furthermore, fishery participants would likely find it difficult to respond to changes of closed areas based on sea surface temperatures which can vary in location on a daily basis.

#### **4.3.2.5 Impacts of Alternative 3B to Administration and Enforcement**

There would be minimal impact on administration to implement a time-area closure as described under Alternative 3B. Enforcement agencies such as the USCG and NMFS OLE would find it difficult to enforce time-area closures based on sea surface temperatures that have temporal and geographic variability. Based on changing environmental conditions, the area closure boundaries may also likely change within the month of January. Temporary, short-term closures can be difficult to enforce as well as to communicate to the fishing fleet. Closed areas that geographically shift through a season may also cause confusion and makes at-sea enforcement more difficult because fishing trips have to be reviewed in sections based on closed areas in force during specific segments of a fishing trip. The mandatory VMS on all Hawaii-based longline vessels would facilitate monitoring the closed area; however, there may be some at-sea or air surveillance necessary especially if a violation was suspected.

#### **4.3.3 Alternative 3C: Implement In-season Time-area Closures**

Under Alternative 3C, the sea surface temperature-based (17.5° – 18.5° C) area closure described for Alternative 3B would be implemented in those years for which 75 percent of the annual loggerhead turtle cap was reached and the closure would remain in effect for the remainder of the first quarter. As with Alternative 3B, this alternative is being considered as a way to increase annual fishery profits through reductions in the number of turtle interactions that occur in the first quarter of each year. This alternative differs from 3B in that it is contingent on high numbers of interactions during the first quarter.

##### **4.3.3.1 Impacts of Alternative 3C to Target Stocks**

Impacts to target stocks from Alternative 3C would be similar to those described for 3B above in that the impacts to target stocks have not been quantified; however, ongoing work by PIFSC appears to indicate that all such closures examined to date would reduce annual fishery revenues. This could occur as a result of decreases in annual catches or decreases in prices received or a combination of the two. If either the first or last scenario is the true case, it can be concluded that Alternative 3C would be likely to reduce impacts to target stocks.

#### **4.3.3.2 Impacts of Alternative 3C to Non-target Stocks**

Impacts to non-target stocks from Alternative 3C would be similar to those described for 3B above in that if impacts to target stocks are reduced under Alternative 3C, impacts to non-target stocks will also decrease as these species are caught incidentally to targeted fishing effort.

#### **4.3.3.3 Impacts of Alternative 3C to Protected Species and Seabirds**

Under Alternative 3C, the use of hard caps to limit interactions with loggerhead and leatherback turtles would remain (but modified to 46 loggerheads and 17 leatherbacks as indicated in Alternative 1F) in place and ensure that the continued existence and recovery of these species was not jeopardized. Although impacts to protected species have not been quantified, Alternative 3C would be expected to potentially reduce the number of sea turtle interactions in the first quarter of each year. It is unknown whether the displaced fishing effort would be relocated to other areas or to other months, and what impacts this displacement would have on turtles and other protected species. Gilman et al. (2006) considered the closure of two specific five degree areas considered to be loggerhead “hotspots” and concluded that further study would be needed before recommending any area closures. This is due to the fact that area closures normally displace fishing effort and that without detailed study and planning, such closures could inadvertently displace fishing operations into areas with nearly equal turtle interaction rates and/or with higher interaction rates for other protected species. In addition, Gilman et al. (2006) note that some domestic fishery closures or reductions have been found to result in increased domestic consumption of seafood imported from countries with fewer controls to protect sea turtles or other marine species. Termed “transfer effects” these reactions can actually increase harm to sea turtles rather than reducing risks (see Section 4.4.2.1.1).

#### **4.3.3.4 Impacts of Alternative 3C to Fishery Participants and Fishing Communities**

A range of time-area and seasonal fishery closures have been examined to date. NMFS scientists at PIFSC examined the use of seasonal closures, a time-area closure combined with a fixed seasonal closure and multiple area and seasonal closures to examine their combined biological and economic impacts. Although this work is ongoing, a preliminary draft appears to indicate that none of the scenarios examined would decrease sea turtle interactions without simultaneously decreasing fishery revenues and presumably profits in the months when the time-area closure is imposed, as fishing effort would be pushed into less productive or less profitable times and areas. However, a large time-area closure may reduce the risk of exceeding a turtle hard cap very early when there are still many more shallow-sets allowed to be made, as occurred in 2006 so that swordfish fishing may continue later in the year (S. Li, PIFSC, pers. comm. Jan. 2008). Fishery participants have indicated that missing the high swordfish catch rates and prices in the first quarter cannot be compensated for by a longer fishing season with more fishing trips. Furthermore, fishery participants would likely find it difficult to respond to changes of closed areas based on sea surface temperatures which can vary in location on a daily basis.

#### **4.3.3.5 Impacts of Alternative 3C to Administration and Enforcement**

Impacts to administration and enforcement from Alternative 3C would be similar to those described for 3B above in that, enforcement agencies such as the USCG and NMFS OLE would find it difficult to enforce time-area closures based on sea surface temperatures.

#### **4.4 Cumulative Impacts**

The MSA and NEPA require that the potential cumulative effects of a proposed action, as well as the cumulative effects of the alternatives to the proposed action, be analyzed in an EIS or FMP amendment. Under NEPA, cumulative effects are defined as those combined effects on the human environment that result from the incremental impact of the proposed action when added to other past, present, and reasonably foreseeable future actions, regardless of what Federal or nonfederal agency or person undertakes such other actions (40 CFR 150.8.7). The following cumulative effects analysis is organized by the following issues: target and non-target species, protected species, fishery participants and communities.

The geographic scope of this analysis is the North Pacific Ocean where the shallow-set fishery operates (generally 20° – 40° N, 175°-145° W), the Hawaiian Islands, as well as sea turtle nesting beaches in the western Pacific including Papua Indonesia, PNG, and Japan and in the eastern Pacific including Mexico and Costa Rica. For the purposes of this analysis, past management action for target and non-target species refer to previous Council/NMFS actions as well as those made by international RFMOs. External factors or actions consider non Council/NMFS actions. This analysis is not limited to anthropogenic impacts and summarizes potential impacts from natural ecosystem variability (e.g., Pacific Decadal Oscillation), as well as discusses impacts related to human-caused climate change associated with greenhouse gases.

#### **4.4.1 Cumulative Effects to Target and Non-Target Species**

##### **4.4.1.1 Past Management Actions Contributing to Cumulative Effects**

###### ***Pelagics FMP***

As described in Section 1.1.2, the Pelagics FMP was approved and implemented by the Secretary of Commerce in 1987. The primary management actions under the FMP that have contributed to cumulative effects to North Pacific swordfish include: the establishment of the Hawaii-based limited entry longline permit program that limits the number of permits (e.g., limits fleet capacity) in the entire fishery to 164. Also included in the limited entry program is a restriction on vessel size of no greater than 101 ft, which limits the harvest capacity of individual vessels. Another management action that has likely contributed to cumulative effects of swordfish is the reopening of the shallow-set fishery in 2004 after a three year closure. Under the current regulations, the fishery is restricted to 2,120 sets per year, which is half of its 1994-1999 historical effort and about of a quarter of its all time highest annual effort. The shallow-set fishery is carefully managed through the use of observers, VMS, gear restrictions and other

management measures. Fish stock assessments used in assessing MSY take into account fishing mortality and available stock biomass.

### ***RFMO Management of Pacific Bigeye***

The stock structure of bigeye tuna in the Pacific Ocean is unresolved. Bigeye tuna in the Pacific has been assessed using two different approaches, one that treats it as a single Pacific-wide stock and the other that treats it as two stocks, one in the WCPO, corresponding to the area of Western and Central Pacific Fisheries Commission (WCPFC), and the other in the EPO corresponding to the area of authority of the Inter-American Tropical Tuna Commission (IATTC). The 2004 overfishing determination relied on assessment results from both of these approaches, but it does not rely on any assumptions or conclusions about stock structure. The most recent stock assessments continued the separate stock approach used by IATTC and SPC. An assessment for the western and central Pacific was completed in July 2004 (Hampton et al. 2004a) and an assessment for the eastern Pacific was completed in May 2004 (Harley and Maunder 2004). A Pacific-wide stock assessment, including comparisons with results from separate stock assessments, was completed in July 2003 (Hampton et al. 2003). The July 2004 assessment for the western and central Pacific indicates that there is a probability of at least 67 percent that the recent fishing mortality rate exceeded the fishing mortality rate associated with MSY.

In the EPO, IATTC implemented conservation and management measures in 2004 for purse seine and longline fisheries in response to concerns about the condition of EPO bigeye tuna. The longline fleets of member nations of the IATTC were allocated a bigeye quota equivalent to their 2001 catches. The U.S. longline fleet-wide bigeye quota was set at 150 metric tons (mt), the majority of which was taken by Hawaii-based longline vessels in 2004. Other U.S. fisheries based on the West Coast in 2004 caught 488 t of yellowfin and 22 t of bigeye tuna in 2004. The EPO annual bigeye quota for the U.S. longline fleet for 2005-2007 was 500 mt.

In the WCPO, the WCPFC implemented a conservation and management measure in 2006 that included a cap on bigeye catches by longline fisheries, based either on their average 2001-2004 catches for most members of the Convention, or based on their 2004 catches for China and U.S.A. These limits will remain in effect between 2006 and 2008. The WCPFC also instructed members, cooperating non-members and participating territories that caught less than 2,000 mt in 2004, that their catches should not exceed 2,000 mt each year from 2006 to 2008.

#### **4.4.1.2 Reasonably Foreseeable Future Actions Contributing to Cumulative Effects**

##### ***Council Shift Towards an Ecosystem Approach***

The Council is currently undergoing a shift towards an ecosystem approach to fisheries management with its five species-based FMPs under transition to five place-based Fishery Ecosystem Plans which are currently under review by the Secretary of Commerce. At this stage the shift only includes the implementation of five-placed FEPs and an associated reorganization of existing regulations by area, in lieu of by FMP, as is it done currently. In subsequent years, ecosystem fisheries management will likely include actions that will consider the dynamic variability of ocean ecosystems and may include the use of physical or biological indicators. As

more scientific information becomes available, future management actions may also include expanding MU.S. lists to include food web linkages such as predator-prey relationships.

#### ***RFMO Management of North Pacific Swordfish***

International management of North Pacific swordfish is under the purview of the WCPFC and the IATTC. A North Pacific stock assessment is currently under development by the Interim Science Committee and is expected to be completed in 2010. At this time, the North Pacific swordfish stock appears healthy and is experiencing fishing mortalities levels well below MSY (see Section 3.2.1.3).

#### ***RFMO Management of Pacific Bigeye Tuna***

Pacific-wide, bigeye overfishing is still occurring. At its annual meetings in 2007, neither the WCPFC nor IATTC reached consensus on conservation and management measures to further reduce fishing mortality on bigeye. Conservation and management measures are expected to be decided in 2008, and implemented for 2009, by the WCPFC and IATTC for both longline and purse seine fisheries.

#### **4.4.1.3 Exogenous Factors Affecting Target Species and Non-Target Species**

Five major exogenous factors were identified as having the potential to contribute to cumulative effects on pelagic target and non-target stocks:

- Fluctuations in the pelagic ocean environment focusing on regime shifts
- Pacific-wide fishing effort and swordfish catches focusing on longline fisheries
- Ocean noise
- Marine debris
- Ocean productivity related to global climate change and greenhouse gases

#### ***Fluctuations in the pelagic ocean environment***

Catch rates of pelagic fish species fluctuate in a time and space in relation to environmental factors (e.g. temperature) that influence the horizontal and vertical distribution and movement patterns of fish. Cyclical fluctuations in the pelagic environment affect pelagic habitats and prey availability at high frequency (e.g., seasonal latitudinal extension of warm ocean waters) and low-frequency (e.g., ENSO-related longitudinal extension of warm ocean waters). Low or high levels of recruitment of pelagic fish species are also strongly related to fluctuations in changes in the ocean environment.

The effects of such fluctuations on the catch rates of PMUS obscure the effects of the combined fishing effort from Pacific pelagic fisheries. During an El Niño, for example, the purse seine fishery for skipjack tuna shifts over 1,000 km from the western to central equatorial Pacific in response to physical and biological impacts on the pelagic ecosystem (Lehodey et al. 1997). Future ocean shifts are likely to cause changes in the abundance and distribution of pelagic fish resources, which could contribute to cumulative effects. For this reason, accurate and timely

fisheries information is need to produce stock assessments that allow fishery managers the ability to regulate harvests based on observed stock conditions.

### ***North Pacific-wide fishing effort and catches of swordfish***

As described in Section 3.2.1, there are directed swordfish fisheries that operate out of Japan and Chinese Taipei. However, it is likely that most of the swordfish catch in the North Pacific is caught incidentally in tuna longline fisheries (*e.g.* bigeye, albacore) by countries such as Japan, Korea, China, and Chinese Taipei. In recent years, Spanish longline vessels have been conducting exploratory targeting of swordfish in the North Pacific, which is a change from their historical effort in the Southeastern Pacific. Current (domestic and foreign) swordfish landings in the North Pacific are estimated to be about 14,500 mt, which amounts to about 60 percent of an estimated MSY of 22,284 mt (Kleiber & Yokowa 2004; Bigelow, PIFSC, pers. comm., January 2008).

### ***Oceanic noise pollution***

In the last 50 years, there have been significant increases in sound producing ocean activities such as commercial shipping, hydrocarbon exploration and research, military sonar and other defense related-actions (Hildebrand 2005). Ambient noise from shipping in the Pacific Ocean has doubled every decade for the last 40 years (McDonald et al. 2006). Commercially important fish stocks and marine mammals can be affected by noise pollution by making it more difficult to find food and mates, avoid predators, navigate and communicate (Popper 2003). Studies of bluefin tuna in the Mediterranean suggest that noise pollution from shipping results in changes to schooling behavior, which could impact migration (Sara et. al 2007). The effects of noise pollution on swordfish stocks are unknown, but given the above information, increases in oceanic noise levels could potentially impact swordfish stocks. However, there is no anticipated increase in fleet size above the currently established limit entry amount of 164 vessels. The use of boat engines and other onboard gear would result in localized noise. The Hawaii swordfish fleet operates on the open ocean far from most other maritime traffic. There is no indication that the noise that would be generated from additional swordfish vessels that may participate in the fishery in the future under any of the alternatives would result in significant adverse contributions to oceanic noise levels. It is not likely that the noise generated by the Hawaii-based swordfish fleet has adverse cumulative impacts to sea creatures or that this level of noise would make it more difficult for fish stocks to locate food, mates, or avoid predators.

### ***Marine debris***

As discussed in Section 3.1.1, the area where the shallow-set fishery operates lies within the NPTZ is an area of current convergence. While the NPTZ is a dynamic area that supports the pelagic food web, it is also an area that aggregates large amounts of marine debris including derelict fishing gear and small plastics. Derelict fishing gear such as drift-nets have the ability to ghost fish, that is, continue to catch and kill fish and other animals long after they have been lost or discarded. The amount of derelict fishing gear in the NPTZ has not been quantified nor has the amount of swordfish and other fish species killed by ghost nets, although given that the fleet encounters derelict fishing gear while in the NPTZ suggest that some ghost-net fishing mortality is occurring. The proposed action could result in additional gear in the form of lines, buoys,

hooks, and lightsticks being lost. However, Hawaii longline fishermen make efforts to prevent gear loss as well as participate in a voluntary derelict fishing net retrieval program based in Honolulu. Shallow-set fishery participants often encounter such derelict nets while targeting swordfish in the ocean current convergence zones of the North Pacific, an area known to accumulate marine debris. Retrieved derelict nets are brought back to Honolulu Harbor and placed in a receptacle which is transported to Schnitzer Steel where the nets are cut up for incineration at Honolulu City and County's H-Power plant. The potential gear loss from the proposed action would not add significantly to the total amount marine debris in the action area.

***Ocean productivity related to global climate change***

The seasonal north-south movements of many large pelagics in the NPTZ appear to track the similar peak migration of primary productivity. Using remotely-sensed chlorophyll concentrations from satellite observations, Polovina et. al (2008) have found that over the past decade primary productivity in the subtropical and transition zone has declined an average of 1.5% per year with about a 3% per year decline occurring at the southern limit of the NPTZ. The expansion of the low chlorophyll waters is consistent with global warming scenarios based on increased vertical stratification in the mid-latitudes. Expanding oligotrophic<sup>22</sup> portions of the subtropical gyres in the world's oceans in time will lead to a reduction in chlorophyll density and carrying capacity in the larger subtropical gyres, thus impacting the abundance of target and non-target species.

There are no specific studies about the potential impacts on swordfishes of ocean circulation pattern or nutrient changes. In general, it has been shown that large scale climate cycles can impact winds, currents, ocean mixing, temperature regimes, nutrient recharge, and affect the productivity of all trophic levels in the North Pacific Ocean (Polovina et al. 1994). These impacts are expressed as variability in stock size, recruitment, growth rates, or other factors. Swordfish stocks and the fishery, as well as non-target fishes and protected species that interact with the fishery are currently affected by these large-scale climate fluctuations and would continue to be affected in the same way regardless of which alternatives are selected for implementation.

The Hawaii-based swordfish fishery operates with gear and bait restrictions, 100% observer coverage, and fishermen are required to report on catch, effort, and protected resources interactions. These measures will continue regardless which alternative is implemented. The information collected in the course of the fishery will allow fishery managers and scientists to detect and respond to any changes in target and non-target species, bycatch, as well as protected resources. In addition, ongoing research on fish stocks and protected species including sea turtles, marine mammals and seabirds will continue under all of the alternatives, and that information will be used by scientists and fishery managers to detect changes in the status, distribution, and interactions between the fishery and species of management concern. Adjustments to the fishery would be made, as needed, to ensure that the fishery is sustainable.

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<sup>22</sup> Meaning waters where relatively little plant life or nutrients occur, but which are rich in dissolved oxygen.



Therefore, changes in marine environment due to climate change are not expected to adversely affect the Council's ability to achieve the management objectives of the proposed amendment. Future impacts of climate change have been considered when evaluating the potential impacts of the alternatives on fishery target and non-target species and protected resources. Continuing research, improved fishery data collection and analysis, continuing required coordination with NMFS with respect to the impact of fisheries on protected resources, and adaptive fishery management will help to ensure long-term sustainability of the fishery, even in light of potential climate changes.

#### **4.4.1.4 Impacts of the Alternatives Considered in Detail**

The impacts from Alternatives 1A-1F to target species from fishing mortality range from 4.61 to 119.1 million pounds. Other (non-swordfish) species would continue to comprise a small fraction of the catch with bigeye tuna fishing mortality comprising 190,000 - 745,000 pounds, striped marlin 62,700-364,000 pounds and mahimahi 55,500-368,000 pounds. Because the Hawaii longline fishery is regulated under a limited entry program with a maximum of 164 permits, any increased effort in the shallow-set fishery would be from vessels that primarily target bigeye tuna in the deep-set fishery. It is expected that such a shift would reduce bigeye catches by the Hawaii deep-set fishery and thus relieve some pressure (albeit insignificant in terms of overall WCPO bigeye catch) on bigeye stocks. Other commercial species such as albacore, blue marlin, and yellowfin tuna would contribute smaller amounts to the remainder of the retained catch and fishing mortality. Expected catches of these non-swordfish target species under all alternatives are a negligible fraction of total Pacific-wide catches and known MSY values of these species.

#### **4.4.1.5 Overall Cumulative Effects to Target Species and Non-Target Species**

Given that North Pacific swordfish stocks are currently healthy, it is not anticipated that exogenous factors coupled with the impacts of the proposed alternatives would have significant cumulative impacts to target and non-target species. The one exception could be Alternative 1E, which if all the sets were used then harvests of swordfish stocks in North Pacific could be at or near MSY, leaving little buffer against any increased effects from exogenous factors. The impacts of the proposed action in terms of swordfish are considered in light of past and current swordfish fishing elsewhere, and it was determined that the proposed increases would not exceed MSY. Impacts to other target species that have been showing signs of overfishing such as bigeye tuna and striped marlin are very small are not anticipated to exceed thresholds that would lead to overfished conditions. Stocks of other target and non-target species are not subject to overfishing and the cumulative impacts including the impacts of the proposed action are not believed to result in overfishing of these fish stocks.

## 4.4.2 Cumulative Effects to Protected Species and Seabirds

### 4.4.2.1 Sea Turtles

#### 4.4.2.1.1 Past Management Actions Potentially Contributing to Cumulative Effects

##### *NMFS Listings Under the ESA*

In the late 1970's, NMFS and the USFWS listed all five sea turtles species that occur in the U.S. EEZ as either threatened or endangered pursuant to the ESA (43 FR 32800). The ESA offers Federal protection to species that are displaying population trends that make them vulnerable to extinction.

##### *NMFS ITS For Various U.S. Fisheries*

The following tables (63 and 64) provide various levels of sea turtle interactions as allowed for under incidental take statements (ITS) for U.S. fisheries.

Table 63. U.S. Atlantic Fisheries with sea turtle ITS

Region	Fishery/ FMP	Date	Loggerhead	Leather back	Others	Notes
NERO	Scallop- dredge gear  Trawl gear	December '04	929/595 biennially  154/20	  1 take/yr	2 or 2 KR 2 or 2 GR  1/0 KR 1/0 GR	'03 BiOp had 88 LH takes w/ 25 morts.
NERO	VA (state waters) pound net	Apr. 16, 2004	505		101 KR <1 GR	All expected 2b alive; no takes of injured or mort authorized
NERO	Bluefish	July 2, 1999	6/3		6 or 6 KR	
NERO	Mackerel, squid, butterfish	April 28, 1999	6/3	1 or 1	2 or 2 GR 2 or 2 KR	
NERO	Spiny dogfish	June 14, 2001	3/2	1 or 1	1 or 1 GR 1 or 1 KR	
NERO	Multisp. groundfish	June 14, 2001	1 or 1	1 or 1	1 or 1 GR 1 or 1 KR	

NERO	Monkfish	April 14, 2003	3 for gillnet gear; 1 turtle any spp. for trawl gear		1 of any spp. for gillnet gear	5-yr ITS for 25 any spp. w/ 15 max LH
NERO	Tilefish	Mar. 13, 2001	6/3	1 or 1		
NERO	Skate	July 24, 2003				1 of any spp./yr
NERO	Summer flounder, scup, black sea bass	Dec. 16, 2001	19/5 LH or KR		2 or 2 GR	
NERO	Herring	Sept. 7, 1999	6/3	1 or 1	1 or 1 GR 1 or 1 KR	
NERO	Experimental Jonah crab	Aug. 13, 2002	6 or 6 over 3-yr period			
NERO	Horseshoe Crab EFP	Sept. 26, 2001	43/0	1/0	3/0 KR 1/0 GR	
NERO	Lobster	Oct. 31, 2002	2 or 2	9 or 9 biennially		
NERO	Deep-sea red crab	Feb. 6, 2002	1 or 1	1 or 1		
SERO	Atl. HMS Pelagic Longline	June '04	575/182 in '04 635/143 thereafter	805/266 in '04 588/198 thereafter	35/ 8 of GR, HB, KR, & OR combined	'04 is 'pre-rule'
SERO	Gulf Reef Fish	February 15, 2005	203/78	20/9	51/21 of GR; 44/13 HB; 3/1 KR	Over 3-yr period
<b>Total Atlantic</b>			<b>2,061/564</b>	<b>621/218</b>		

OR = Olive Ridleys

HB = Hawksbills

KR = Kemp's ridleys

GR = Greens

X/Y means X takes with Y mortalities

1 or 1 means 1 lethal or non-lethal take

**Table 64. U.S. Pacific Fisheries with sea turtle ITS**

Region	Fishery	Date	Loggerhead	Leatherback	Others	Notes
SWR	HMS Longline	February '05	126-195 35-90 morts.	23-57 7-25 morts.	1-11 OR 1-2 morts. 0 green	BEFORE RULE
	HMS Longline	February '05	5/2	3/2	4/1 greens 4/1 OR	W/ rule
SWR	CA/OR Drift Gillnet	Oct 23, 2000	5/2 per El Nino year	9/6 in 3 yrs	6/2 OR in 3 yrs	
SWR	ETP Purse Seine	Dec. 8, 1999	3 (1 mort every 7 yrs)	2 (1 mort every 10 yrs)	35 greens (2 mort/yr) 2 HB (1 mort/10 yrs) 133 OR (7 morts/yr)	
PIRO	WCPO Purse Seine	Nov 1, 2006	11	11	14 green 14 HB 11 OR	No morts expected
PIRO	Deep set LL	Oct. 4, 2005	18/9	39/18	21/18 greens; 123/117 OR	ITS is over 3 yr period
PIRO	Shallow set LL	Feb. 23, 2004	17/3	16/2	1/1 green 5/1 OR	LH & LB: hard caps
<b>TOTAL</b>			<b>54/15 + 5/2 in El Nino year</b>	<b>74/25</b>		

OR = Olive Ridleys

HB = Hawksbills

KR = Kemp's ridleys

GR = Greens

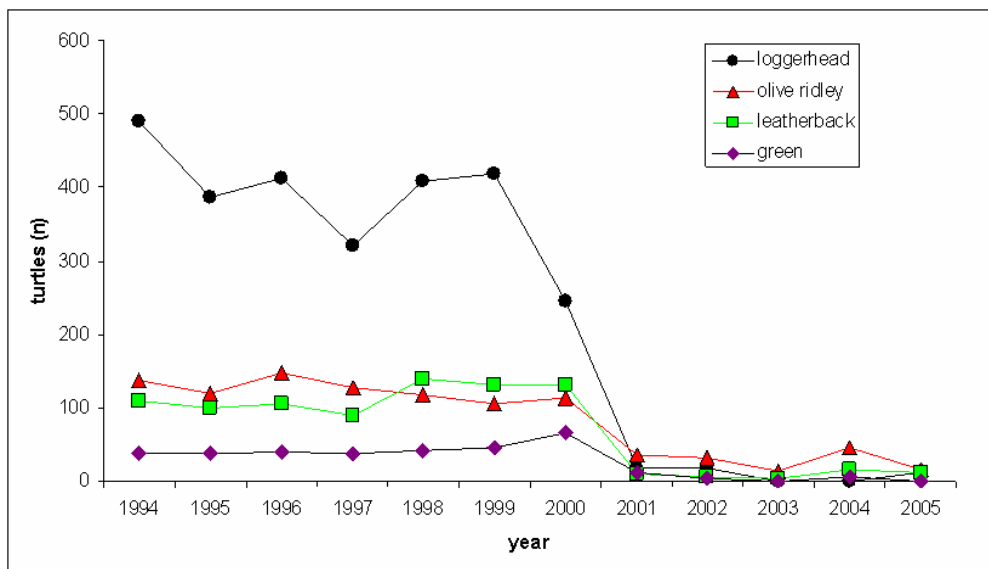
X/Y means X takes with Y mortalities

1 or 1 means 1 lethal or non-lethal take

***Pelagics FMP Amendment Circle Hooks/Mackerel Bait***

As described in Section 1.2.3, the 2004 FMP amendment to require 18/0 circle hooks and

mackerel bait in the fishery has reduced sea turtle interaction rates by 89 percent in comparison to historical interaction rates. Deep hooking (thought to result higher levels of sea turtle mortality) rates have also declined to 15 percent of all loggerhead sea turtle captures and zero percent of leatherback sea turtle captures. Prior to requiring the use of circle hooks and mackerel-type bait in the Hawaii-based longline shallow-set fishery, 51 percent of the sea turtles were believed to have been deeply hooked. Furthermore, the 2004 regulations instituted annual interaction caps on loggerhead (17) and leatherback (16) sea turtles, which if reached, close the fishery for the remainder of the calendar year. Figure 35 shows the significant reduction in sea turtle interactions in the Hawaii longline fisheries as a result of management measures under the FMP.



**Figure 35 Estimated Annual Sea Turtle Interactions in the Hawaii-based Longline Fishery (deep-set and shallow-set combined), 1994-2005**  
Source: NMFS Unpublished Data

### *Council Sea Turtle Conservation Projects*

The Pacific loggerhead and leatherback recovery plans identify several activities that can be taken to assist in recovering Pacific loggerhead and leatherback turtles (NMFS and USFWS 1998a; NMFS and USFWS 1998b). Among them are eliminating turtle and egg harvest, reducing nest predation by domestic and feral animals, protecting nesting beaches from erosion and human disturbance, collecting biological information on nesting turtle populations, educating local communities on the value of conserving sea turtles, and monitoring nesting activity to identify important nesting beaches (NMFS and USFWS 1998a; NMFS and USFWS 1998b). Both plans recognize that increasing hatchling production at nesting beaches is “[o]ne of the simplest means to enhance populations...” (NMFS and USFWS 1998a; NMFS and USFWS 1998b).

To that end, the Council has funded and partnered with several sea turtle conservation projects to assist in the long-term enhancement and recovery of loggerhead and leatherback sea turtles. Protection of nesting beaches in Japan and reducing bycatch and mortality in Baja California Mexico, for example, are specifically intended to benefit the loggerhead population that interacts with the fishery. Similarly, protecting nesting beaches and reducing mortality in Papua Indonesia and Papua New Guinea is designed to benefit the leatherback populations that primarily interact with the fishery.

The Council's conservation projects are increasing hatchling production to varying degrees and reducing juvenile or adult mortality, and, consistent with their recovery plans, are making contributions to the recovery of loggerhead and leatherback turtles in the Pacific (see Tables 16-18, 20). For example, as shown in Appendix IV and discussed in Section 3.3.1.1.3, it is generally accepted that only one turtle out of 1000 eggs will reach adulthood. As seen in Table 16, the Council's leatherback nesting beach conservation project in Wermon, Papua Indonesia is estimated to have conserved 397 adult leatherback turtles since 2004. Similarly, the Council's loggerhead nesting beach conservation project in Japan is estimated to have conserved 181 adult loggerhead turtles since 2004. In addition, the Council's conservation project in Baja Sur, Mexico, has, in 2007, resulted in several highline fishermen agreeing to not fish within the high density sea turtle area with gillnets and longline gear (see Figure 18). It is estimated that approximately 700-900 loggerheads may be spared per year because of this agreement (Peckham, Pro Peninsula, pers. comm. December 2007).

As such, these important conservation accomplishments are assisting in fulfilling the goals of each ESA turtle recovery plan. Moreover, the population-level benefits of these conservation measures can be logically inferred based on the many similar programs associated with documented recovering population trends. Indeed, the applicable sea turtle recovery plans explain that increases in hatchling survival "enhance populations," and recognize such increases as important steps to achieving recovery (NMFS and USFWS 1998a; NMFS and USFWS 1998b). Based on the successful results of the projects, the Council's conservation projects are likely contributing positively to cumulative impacts on the loggerhead and leatherback populations with which the shallow-set fishery interacts, and the Council has requested that NMFS develop a policy to take into account the Council's conservation measures as offsets against turtle interactions occurring in the shallow-set longline fishery. It is NMFS' current practice that the Council's off-site conservation measures cannot be used in ESA Section 7 analyses to directly offset fishery take. Any available information concerning conservation measures should be used to confirm and quantify the benefits of conservation measures, particularly reductions in adult female mortality, and quantified and verified benefits would likely be considered in ESA Section 7 analyses under the status of the species sections of a biological opinion.

### ***Transferred Effects of Regulatory Regimes***

A major impact of past (and likely current) regulatory regimes is that of transferred effects. Transferred effects are indirect effects that may occur outside of the managed area as a result of management actions within the managed area. Adverse transferred effects may occur as a result

of management actions intended to reduce adverse impacts on protected or managed species in a discrete fishery, but actually promote and increase adverse impacts on other populations. Transferred effects may affect the ultimate balance of environmental impacts, unintentionally driving the system in the opposite direction from the intent of the management measures when taken and evaluated in isolation. Beneficial transferred effects may also occur. For example, gear innovations and management approaches demonstrated to be effective in one fishery, might be transferred to another fishery and help to promote appropriate management of that resource. For example, the Council and NMFS PIFSC are currently carrying out a project to distribute circle hooks in Central and South American fisheries that likely interact with sea turtles.

The U.S. mainland market, particularly in the North Atlantic region, is a major consumer of fresh and frozen swordfish. Swordfish supplied to the higher-priced fresh sector of the market can come from several sources. Domestic suppliers include West Coast, North Atlantic and Hawaii fisheries. Countries exporting fresh swordfish to the U.S. market are fishing North Atlantic, South Atlantic, Eastern Pacific, South Pacific and Mediterranean swordfish stocks.

When North Atlantic swordfish catch restrictions caused a reduction in the supply from the U.S. fishery, there was a supply response from swordfish producers outside of the management area (Thunberg and Seale, 1992). Part of the response in the late 1980s was a redirection of fishing effort to Hawaii that resulted in the rapid expansion of the North Pacific domestic longline fishery for fresh swordfish. In this case, management action in the Atlantic fishery transferred adverse effects to Pacific sea turtle populations as the displaced fishing effort relocated to the western Pacific. Most of the swordfish production in Hawaii was shipped by air cargo to the North Atlantic states.

It is believed that the adverse transferred effects related to the 2001-2004 closure of the Hawaii swordfish fishery, and the current highly restrictive annual sea turtle hard caps, increased reliance on imported swordfish supplies from areas with unknown protected species monitoring and management efforts. Comprehensive coverage of the full scope of transferred effects on protected species is hampered by the relative lack of accurate fisheries statistics, observer coverage and measures provided for protected species by international fleets. The Hawaii pelagic fisheries managed under the Pelagics FMP are a notable exception in that the fishery has observer coverage and fishery statistics are available. Although fisheries data from some of the important exporting countries may be limited, what is available offers a glimpse of the potential significance of the transferred effects of product substitution.

Rausser et al. (2008) studied fishing effort in U.S. and global swordfish markets to determine whether an adverse transferred effect occurred after the fishery was entirely closed by NMFS in 2001. After taking into account changes in fresh and frozen swordfish demand, they concluded that, beginning in 2001, restrictions on fishing effort in the fishery resulted in “a substantial transferred effect,” with 77 percent of the lost Hawaii-based effort shifting to international markets. According to Rausser et al. (2008), the principle beneficiaries of the transferred effort were Panama, Ecuador, New Zealand/Cook Islands and Vietnam. During the fishery closure, Rausser et al. (2008) found that the average annual level of U.S. fresh swordfish imports

increased over 100-fold in Panama, from 6 mt to 950 mt, and 280 percent in Ecuador, from 215 mt to 815 mt, together accounting for 88 percent of the transferred effort (Rausser et al. 2008). Vietnam and the New Zealand/Cook Islands region accounted for an additional 217 mt annual increase in swordfish imports (Rausser et al. 2008).

Sarmiento (2006) arrived at similar conclusions using different methods. Sarmiento (2006) found that Ecuador and Panama significantly increased exports to the U.S. following the 2001 fishery closure, and estimated an overall transferred effect of 80 percent of fresh swordfish catch – very similar to the 77 percent estimated by Rausser et al. (2008).

After comparing bycatch rates, Rausser et al. (2008) found that the 2001 closure had paradoxically resulted in substantially greater sea turtle bycatch suggesting a significant impact on sea turtle populations. Recognizing limitations in data for foreign fishery bycatch, Rausser et al. (2008) conservatively estimated a turtle bycatch rate per 1000 hooks of 2.35 in Ecuador, 1.8 in Panama, 0.0031 in New Zealand, and 0.0613 in Vietnam. Compared to the fishery's pre-2004 regulation bycatch rate of 0.1738, Rausser et al. (2008) concluded that the 2001 fishery closure led to a net increase of 1,835 interactions and 660 turtle mortalities per year.<sup>23</sup> Assuming that, absent a closure, the fishery would have operated during that time under the types of gear and operational restrictions now in place (catching just 0.019 turtles per 1000 hooks), the closure resulted in a net increase of 2,237 interactions and 805 turtle mortalities per year (Rausser et al. 2008). Broken out by species, NMFS' closure of the fishery resulted in an estimated net increase in mortalities of 541 olive ridley, 230 loggerhead, 85.3 green and 9.1 leatherback turtles each year when compared to the negligible number of mortalities that would have occurred had the Fishery continued to operate at full effort with conservation measures in place (Rausser et al. 2008). As documented by Rausser et al. (2008) and Sarmiento (2006), the paradoxical result of such regulatory restrictions imposed in the interest of sea turtle conservation is, conservatively, hundreds of additional sea turtle mortalities per year.

#### **4.4.2.1.2 Reasonably Foreseeable Future Actions**

##### ***Initiation of U.S. West Coast Shallow-set Longline Fishery***

As a result successful gear technology that has reduced sea turtle interactions and mortalities in the Hawaii shallow-set longline fishery, NMFS recommended at the April 2007 meeting of the West Coast Highly Migratory Species Management Team (HMSMT) that the Pacific Fishery Management Council (PFMC) re-visit the disapproved portion of the Highly Migratory Species FMP. In September 2007, PFMC Council directed the HMSMT to develop alternatives for the following categories to establish a west coast-based shallow-set fishery on the high seas:

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<sup>23</sup> Rausser et al. (2008) assumed a mortality rate for foreign fleets similar to that assumed for the Hawaii fishery prior to the 2004 regulations, when in fact they are likely higher where turtles are often kept as food.



1. Status quo – Shallow-set longline fishing seaward of 200 nm and east of 150° W longitude allowed by Hawaii-permitted vessels only; landings can occur on the West coast by Hawaii-permitted vessels.
2. Implement a West coast limited entry program for shallow-set longline fishery seaward of 200 nm.

Also to be considered is the number of permits that would be eligible under a west coast shallow-set limited entry program such as:

- Small program: 1–25 permits issued
- Intermediate program: 25–50 permits issued
- Large program: >50 permits issued

In addition, the PFMF will consider options at its September 2008 meetings regarding limited entry eligibility such as limiting participation to those with historical west coast shallow-set landings as well as those with history in the west coast drift gill net fishery. Also to be considered at the PFMF's September 2008 meeting are issues such as sea turtle interaction caps, observer requirements, effort limits, area closures, and seasonal closures. If a West Coast longline limited entry program is developed, it is likely that it will harvest swordfish and other target and non-target species as well as interact with loggerhead and leatherback sea turtles. Impacts on target and non-target species as well as protected species will need appropriate consideration in the development of a West Coast longline limited entry program.

#### ***NMFS Action Regarding ESA Listing of North Pacific Loggerhead Sea Turtles***

On July 16, 2007, NMFS received a petition from the Center for Biological Diversity and the Turtle Island Restoration Network requesting that loggerhead turtles in the North Pacific Ocean be reclassified as a Distinct Population Segment with endangered status and that critical habitat be designated. The petitioners assert that the North Pacific loggerhead is discrete from loggerhead populations found elsewhere due to physical, genetic, physiological, ecological, and behavioral factors, and they provide information they believe supports this assertion. The petitioners further assert that the North Pacific loggerhead population is both biologically and ecologically significant relative to the species. The petitioners maintain that the North Pacific loggerhead nesting population has undergone a marked decline in recent decades, and cite coastal development, bycatch in fisheries, marine pollution, illegal take, and global warming as primary threats to the population. NMFS found that the petition presents scientific information indicating that the petitioned action warrants a review of the status of the species to determine whether the petitioned action is warranted and to determine whether any additional changes to the current listing of the loggerhead turtle are warranted (72 FR 64585). A potential redesignation from "threatened" to "endangered" for North Pacific loggerhead turtles is not expected to affect the proposed action as impacts to North Pacific loggerhead sea turtles from interactions with the fishery were quantified, assessed, and found to not result in significant adverse impacts to the North Pacific loggerhead population (See Section 4.4.2.1.5).

#### 4.4.2.1.3 Exogenous Factors Affecting Sea Turtles

Existing threats that are common to all species of sea turtles include:

- human use and consumption- legal and illegal harvest of adults, juveniles and/or eggs
- sea turtle nesting and marine environments, including directed takes, predation, and coastal habitat development
- marine debris (entanglement and ingestion)
- incidental capture in fisheries (trawl, gillnet and longline);
- fluctuations in the ocean environment
- climate change

##### ***Human Use and Consumption***

Globally, sea turtles have been exploited for their meat, eggs, shell, leather, and oil for centuries. Archaeological evidence suggests both over fishing that lead to decimation of localized populations as well as possible evidence of implemented conservation measures (Frazier 2003; Woodrom-Luna 2003a *in* WPRFMC 2004; Woodrom-Luna 2003b; Lutcavage et al. 1997; McCoy 1997; Nietschmann 1973). The oldest archaeological evidence of uses of turtles by human comes from the Arabian Peninsula dating about 5,000 BC (Frazier 2003). However, the expansion of Western capitalism appears to have shaped sea turtle consumption; economies that might previously have used turtle for subsistence purposes now have cash needs that may be met through selling sea turtles and their by-products (Balazs 1995; Campbell 2003; Nietschmann 1979).

The list of countries that have been documented to consume sea turtle eggs in the past few decades, both legally and illegally, includes: Costa Rica, Guatemala, Panama, Honduras, Nicaragua, Mexico, Iran, Saudi Arabia, India, Thailand, Malaysia, Indonesia, Philippines, Papua New Guinea, Indonesia, Suriname, Bangladesh and Myanmar (Thorbjarnarson et al. 2000 *in* Campbell 2003). For example, coastal villagers in Terengganu, Malaysia have engaged in the collection of leatherback eggs for consumption and sale since time immemorial, with egg harvest approaching 100 percent for decades (Chan & Liew 1996). In Indonesia, over 80 percent of leatherback nests laid on the north Vogelkop coast of Irian Jaya are lost each nesting season due to poaching, predation by wild pigs, and beach erosion (Suarez and Starbird 1996). Intense egg harvest up until 1991 of leatherbacks at Las Baulas, Costa Rica (>90% of all nests) has contributed to the documented population decline (Spotila et al. 1996). In contrast, it is believed that that 70 percent of eggs need to be preserved to sustain population size (Limpus 1994; Chan & Liew 1996). The level of current harvests of sea turtles around the globe are unknown.

Turtles have also been exploited for their parts (*summarized from* Campbell 2003). This includes olive ridley skin (manufactured in Mexico and Ecuador, imported by Japan, France, Spain, Italy and the U.S.), turtle oil, turtle parts for aphrodisiacs, turtle blood to treat ailments, and for medicinal purposes. Stuffed dead turtles continue to supply the tourist trade in developing countries. Tortoiseshell, traditionally obtained from the hawksbill turtle, has ranked among the world's luxury goods. Some countries, such as Japan, Seychelles and Palau, have a long history of crafting hawksbill shell and view turtle shells as an integral part of their culture and economy.

Japan, for example, has crafted “bekko” for over 1,000 years. Today, tortoiseshell is apparently still available, despite CITES, to tourists in Barbados, Belize, Costa Rica, Cuba, the Dominican Republic, Fiji, Indonesia, Japan, Maldives, Mexico, Nicaragua, Sao Tome, Sri Lanka, Thailand and Vietnam (Campbell 2003).

Most of the global commercial harvest of sea turtles remains unquantified. However, there are a few documented fisheries. Fiji, for example, attributes the dwindling sea turtle stocks there to the over-harvest for commercial purposes (Batibasaga 2002). In the 1970’s, between 16,494 to 37,651 sea turtles were harvested each year in Bali, Indonesia (Barr 1991). Limpus (1994) states that 30,000 green sea turtles were harvested annually in Bali, and collected from areas throughout the western Pacific region. Salm (1984) estimated at least 50,000 green sea turtles are killed every year in Indonesia. In Manus, Papua New Guinea, every nesting female found is killed by local people (Suarez and Starbird 1996). In two documented traditional fisheries in Indonesia, approximately 70 leatherbacks are taken every year in the Kai Islands and 30 leatherbacks are harvested annually in the southern Aru Islands (Suarez and Starbird 1996). In addition to the exploitation of all age-classes of green and hawksbill turtles, virtually every sea turtle egg (all species) laid on major nesting beaches in Indonesia is collected for human consumption; an estimated seven to nine million eggs per year (Barr 1991).

Prior to joining CITES in 1990, Japan was a major importer of bekko (hawksbill turtle shell). Since 1970, 60 countries have been involved in the export or re-export of bekko to Japan. The principal exporters have been Panama, Cuba, Haiti, Jamaica, Honduras, Belize, Indonesia, Singapore, Philippines, Tanzania, Kenya, Maldives, Comoros Islands, Solomon Islands, Fiji, and the Netherlands (Canin 1991). From 1970 to 1990, Japan imported a documented 752,620 kg of bekko (an average of 37,631 kg/yr), representing approximately 710,000 hawksbills. In addition, 587,000 stuffed hawksbills and approximately 400,000 stuffed green turtles have been imported (1970-1987), as has the skin and leather from 568,000 olive ridleys (1970-1988). Between 1970 and 1990, Japan imported sea turtle products representing a minimum of 2,250,000 sea turtles (Barr 1991; Canin 1991).

When the Japanese first colonized the Ogasawara Islands in 1876, the government encouraged a green turtle fishery. The fishery records show a steady decline from 1880 -1890 when around 1,000 to 1,800 adult turtles were harvested until the mid 1920’s when fewer than 250 were caught each year (Horikoshi 1995). Since 1973, annual harvest rates have fluctuated between 45 to 225 turtles per year (Horikoshi 1995).

In Mexico, directed harvest of sea turtles has caused a decrease of 80 to 90% of the green turtle population (Nichols 2002a). During the peak of the turtle trade in the 1960s, a sea turtle slaughterhouse in Puerto Magdalena, Baja California, Mexico processed between 150 and 250 turtles per week (Nichols 2002a). Mexico banned the harvest of turtles in 1990; however, the demand for green turtles is still high especially during the Easter holiday when approximately 7,800 green turtles or more may be poached (Nichols 2002a). Additional information from The Universidad Autonoma de Baja California Sur suggests that the actual annual harvest of green turtles in Baja may number 23,000 to 31,000 per year (Nichols 2002b).

In addition, the sea turtle fishery in Mexico annually harvested hundreds of thousands of olive ridleys (Lutcavage et al. 1997; Marquez 2002). Starting in the mid 1960's the exploitation of olive ridleys contributed more than 80% of the total world market production, or nearly 14,500 tons (Marquez 2002). This level of exploitation was not sustainable and stocks collapsed in the early 1970s, leading to the demise of at least three local nesting populations, and a precipitous decline of the species until conservation measures became effective in 1990.

India and Pakistan have a long history of trade in turtle products, primarily olive ridleys from the Orissa coast. Between 1963 and 1974, India exported 102,022 kg of sea turtle products (Mohanty-Hejmadi 2000). Until 1970, it is estimated that 50,000 to 75,000 mature adults were harvested, and it was not unusual for a boat load of turtle eggs to number between 35,000 to 100,000 eggs (Mohanty-Hejmadi 2000). The estimated legal egg harvest during the 1974-75 nesting season was 800,000 eggs (Mohanty-Hejmadi 2000).

### ***Impacts on sea turtle nesting and marine environments***

The Recovery Plans for Pacific sea turtles (NMFS and FWS, 1998a, 1998b, 1998c, 1998d, 1998e, 1998f) describe over 26 non-fishery related impacts to sea turtles and evaluate their impact to each population by region. These impacts are separated into "nesting environment" and "marine environment." The following is a summary of those impacts:

#### ***Nesting environment***

- Directed Take - directed take refers to the intentional killing of sea turtles or their eggs for food or other domestic or commercial purposes. For most regions of the Pacific and most species such directed take is illegal as the killing of reproductive females and their eggs is counterproductive to population stability. However, enforcement is often difficult. As a general rule, egg take is more prevalent in most regions than the killing of reproductive females.
- Increased Human Presence - refers to the increase presence of humans near or on nesting beaches. Problems include increased recreational use, construction of permanent or temporary structures on the beaches, litter or refuse, and general harassment of nesting turtles or their hatchlings.
- Coastal Construction - because of the value of coastal lands, and because such areas are often easiest to build on, sea turtle nesting beaches are frequent subjects of private and commercial construction. Construction results in the destruction of the nesting beach through direct impact (sand harvesting, etc.) or through collateral effects such as light pollution (sea turtles require dark beaches to nest), increased human harassment and increased egg or turtle harvesting.
- Nest predation - egg and hatchling loss due to non-human predation is a serious problem in some areas. Often such problems are exacerbated in areas of high

human occupancy because feral animals (*e.g.*, dogs, pigs, cats, rats) are frequently the culprits. In some cases increased natural predators (*e.g.* raccoons, coati-mundis) can be a problem, but usually this only occurs where introduced terrestrial ecosystems have displaced the beach ecosystem.

- Beach erosion - the effects of storms, a sea level rise or seasonal changes can affect beaches, and thereby degrade nesting habitat.
- Artificial lighting - as noted under human presence, artificial lighting can be a problem at nesting beaches. Adult and hatchling sea turtles use the presence of a lighter horizon to find the sea when returning from a nesting beach. Artificial light can disorient turtles or prevent them from nesting.
- Beach Mining - refers to the extraction of sand from nesting beaches to be used in construction (in concrete). The effect of removing sand from beaches is often increased erosion leading to destruction of the beach.
- Vehicular Driving on Beaches - crushes turtle eggs and destroys nesting habitat by causing compaction and rutting; makes it difficult or impossible for hatchlings to negotiate their way to the water.
- Exotic Vegetation - non-native species of vegetation can interfere with nesting beaches by affecting incubation temperatures (which impacts hatch success as well as hatchling sex ratios, which are thermally regulated), as well as by creating thick root masses which foul nests or by interfering with sand flow dynamics (beaches often need annual erosion and replenishment to clean the beach and remove residual organics that are left after incubation).
- Beach Cleaning - a process common to resort areas where mechanical rakes are used to remove accumulated debris, often damages nests in the process.
- Beach Replenishment - the replacement of sand onto a beach after it has been eroded away is called beach replenishment. However, such action can bury nests already deposited, or more significantly the replacement sand can be of the incorrect quality and can result in poor hatch success or even interfere with the turtle's ability to dig a nest cavity.

#### *Marine Environment*

- Direct take - refers to the direct harvest of turtles for domestic or commercial purposes (*e.g.* food, jewelry, leather or other products)
- Natural Disasters - such as large storms, hurricanes etc. can kill sea turtle turtles, particularly those foraging in shallow coastal habitats. More long term natural

phenomena such as *El Nino* can also impact turtle populations, particularly those which are already stressed by other problems.

- Disease and parasites - can impact turtle populations, particularly once turtle populations have been reduced so severely that such natural stresses have larger impacts than would normally be the case in healthy populations. Often turtles that have been compromised by other problems will secondarily exhibit high parasite loads that exacerbate the poor health conditions of the turtle. Finally disease epidemics can impact turtle populations. For example, the fibropapillomas epidemic has been severe on green turtles living around the islands of Hawaii, and threatens their recovery.
- Algae, Seagrasses and Reef Degradation - is a form of marine habitat damage which clearly impact turtle populations by limiting food or refugia.
- Environmental Contaminants - such as oil or other chemical contaminants are particularly high in coastal areas with larger human populations and can harm turtles as well as their habitats. Less well known are chemical contaminants on the high seas but they are a source of mortality to sea turtles.
- Debris (Entanglement and Ingestion) - provide a potentially serious, but impossible-to-quantify source of mortality in sea turtle populations. For example, ghost fishing gear (abandoned or discarded) can kill turtles submerged for extended periods by entanglement. Particularly insidious is gear that may entangle turtles until the gear becomes so weighted that it sinks and once the turtles have decomposed, it rises to surface waters to entangle turtles again. There are numerous reports of abandoned gear with large numbers of dead turtles and other species entangled in the gear. Equally unquantified and potentially serious is debris that turtles may consume and cause death. All pelagic sea turtles eat jellyfish, and they often confuse plastics with this prey. The effect can be to kill the turtle through an intestinal blockage, or there may be physiological impacts as has been suggested for turtles who consume latex balloons (Lutz, 1989; Lutz and Alfaro-Schulman, 1991). Finally, many pelagic turtles (particularly hatchlings) are surface grazers who will consume anything found floating at the surface. This can include a large number of anthropogenic contaminants such as plastic beads used in plastic fabrication and oil or tar balls.
- Predation - is considered a natural source of mortality; however, it must be considered a threat when turtle populations become reduced. Pelagic turtles probably represent only an occasional food source for predators such as sharks and *Orca*, and thus predator population size may be decoupled (predator population size is not linked to prey population size) from sea turtle population size. Thus, when turtle populations are reduced the effect of predation has a greater impact than would be seen when turtles are numerous.

- Boat Collisions - can be a threat to turtle populations primarily in coastal environments when boat traffic and turtle densities are high.
- Marina and Dock development - can act as an indirect threat to turtles through the destruction of habitat, elevated contaminant levels (caused by increased boat traffic) and increased risk of boat strikes.
- Dredging - represents a risk to sea turtle coastal habitats.
- Dynamite fishing - threatens primarily coastal turtle populations by incidental killing of turtles and habitat destruction.
- Oil Exploration and Development - is considered threatening to turtle populations because of possible contamination of habitats, increased boat traffic and pre-drilling seismic exploration. This latter activity can kill turtles or damage their hearing.
- Power Plant Entrapment - occurs in some coastal areas that use ocean water for cooling. Turtles swim into the sea water intakes and are sometimes drowned.
- Construction Blasting - can kill or injure turtles in the immediate area, as well as degrade important habitats.

The degradation of nesting habitats due to coastal development poses a serious and detrimental impact to sea turtles (Lutcavage et al. 1997; Spotila et al. 1996). The global impact to turtles, other than in a few isolated cases, remains predominantly unquantified. Nesting beach threats are brought about through habitat degradation from urban development, agriculture activities, timber harvest, mining, pollution, beach armoring, sand mining, vehicular traffic on beaches, artificial lighting and direct impacts through human presence (Mitchell and Klemens 2000). Additional anthropogenic near shore threats, other than fishery impacts, also include dredging activities and boat strikes.

Beach armoring consists of hardening structures (concrete sea walls, wooden walls, rock revetments, and sandbag structure) meant to protect coastlines from erosion; however, it also results in the elimination of nesting habitat (Schroeder et al. 2000; Mosier and Witherington 2002). Artificial lighting disrupts critical adult nesting behavior and the nocturnal sea-finding behavior of hatchlings (Lutcavage et al. 1997).

#### ***Pollution, Marine Debris and Entanglement***

Sea turtles can achieve life spans longer than 50 years and thus have a potential to bioaccumulate heavy metals and pesticides (Lutcavage et al. 1997). Pollution and contaminate effects are difficult to quantify; however, chronic pollution from industry, agriculture and urban runoff are known to negatively impact sea turtles (Lutcavage et al. 1997). Pollutants, which may function

to compromise a turtle's immune system, have been found in eggs, gonads, fat liver, muscle, scutes, and tissues of turtles, and pollutants are further implicated in disease expression such as fibropapilloma (Seminoff et al. 1999; Work and Balazs 1998; Ceron et al. 2000; Sakai et al. 1995; Sakai et al. 2000).

Reports have documented that marine pollution by plastic debris, tar balls, heavy metals and persistent organochlorine compounds are of great concern and may play a role in declining populations of sea turtles (Bjorndal et al. 1994; Carr 1987; Musick et al. 1995). Plastics are the most abundant type of anthropogenic debris found on beaches and in the oceans (Lutcavage et al. 1997). Balazs (1985) documented 79 cases of ingested plastics and 60 cases of entanglement in marine debris by sea turtles. Published reports of debris ingestion exist for all sea turtle species in all life stages. However, the dependence of pelagic juveniles upon convergence zones, where floating debris concentrates, and their omnivore foraging strategy leave pelagic turtles most susceptible to debris ingestion (Lutcavage et al. 1997; Witherington 2002).

Pollution and marine debris on beaches can cause physical obstructions and prevent beach access by adults or inhibit hatchlings from reaching the sea (Sarti et al. 1996). Numerous reports also exist implicating both ingested plastics and entanglement in the death of turtles (Balazs 1985; Chatto 1995; Bjorndal et al. 1994; Wallace 1985; Almengor et al. 1994; Mrosovsky 1981). Small quantities of ingested debris can kill turtles by obstructing the gut (Bjorndal et al. 1994), and entanglement in marine debris or derelict fishing gear can result in reduced mobility, making a turtle unable to feed, breathe, or flee from predators (Balazs 1985). Derelict fishing gear, in particular monofilament line, is one of the most commonly encountered anthropogenic debris items that entangle turtles and may account for 68% of all entanglement cases (NRC 1990; Lutcavage et al. 1997). Trailing debris may trap turtles between rocks or ledges resulting in death from drowning, constrict the neck and/or flippers, amputate limbs, and consequently lead to death from infection (Lutcavage et al. 1997; Balazs 1985).

#### ***Fluctuations in the ocean environment***

Ocean climate fluctuations that change the habitat quality or the prey availability of sea turtles have the potential to affect their short or long-term distribution and abundance. Changes in oceanographic conditions may also alter rates of incidental takes of sea turtles in commercial fisheries. For example, sea turtles are known to follow temperature and chlorophyll fronts that may also be areas where fisheries are concentrated, and the overlap of fishing effort and foraging animals may result in increased interactions (NMFS 2000). The magnitude of potential effects is uncertain but this factor could contribute to cumulative effects on sea turtles.

#### ***Global climate change and increasing sea surface temperatures***

As discussed in Section 3.3.1.6, the major ways climate change is likely to affect sea turtles are: 1) changes in hatchling sex ratios as a species that exhibits temperature-dependent sex determination; 2) loss of nesting beach habitat due to sea level rise; 3) changes in nesting behavior that correlate with fluctuations in sea surface temperature; and 4) alterations to foraging habitats and prey abundance resulting from global climate change. It is not possible to predict what specific impacts will occur to affect sea turtles. However, these effects would be considered



in future management of the shallow-set longline fishery. Research will continue to track the status of sea turtle populations, nesting success, migration and foraging habits, and on the impacts of fisheries on sea turtles. Information from the Hawaii-based shallow-set longline fishery will continue to be collected and analyzed through observer reports, and fishery participant logbooks. If there are changes to the status of sea turtles or the fishery interactions with sea turtles, NMFS would reinitiate consultation. Therefore, the potential impacts of climate change on sea turtles has been considered and will continue to be part of the environment affecting sea turtles and the longline fishery that must be addressed through adaptive management regardless of which alternative is selected for implementation.

### ***Incidental takes of sea turtles in other fisheries***

The incidental mortality of all species of marine turtles in commercial fishing operations has long been recognized as a serious threat to the stability of those populations (NMFS and FWS 1998a, 1998b, 1998c, 1998d, 1998e, 1998f; National Research Council, 1990). Often the effect of fishery mortality has a higher impact on population stability than many other sources of mortality (*e.g.*, extensive egg harvest, nesting habitat destruction) because fisheries impact larger size/age classes of sea turtles. The effect of mortality in this size/age class is particularly damaging, as these turtles have some of the highest value to the population in terms of reproductive potential (Crouse et al. 1987; Crowder et al. 1994). Larger turtles not yet mature have survived many years of selective pressures but have not yet begun to support the population by reproducing themselves. Thus, while anthropogenic mortality may occur at many size/age classes in marine turtle population, it has been demonstrated that a relatively small anthropogenic mortality at these larger size/age classes will drive a population to extinction - despite almost complete protection of eggs and nesting females on the nesting beaches (Heppell et al. 1996).

An important consideration of a fishery-impacted population decline is that the rate of decline can be quite fast. An example of this is the eastern Pacific nesting populations of leatherback sea turtles. As noted earlier, these populations dropped more than 80 percent in 15 years (Sarti et al. , 1996; Spotila et al. , 2000), a decline that was caused primarily by incidental mortality by coastal and high seas gillnet fishing off S. America and in the N. Pacific (Eckert and Sarti, 1997). In contrast, the depletion of the leatherback population in Terengannu, Malaysia took more than 50 years for which over harvest of eggs was primarily credited with the decline (Chan and Liew, 1996).

Another issue which must be considered when evaluating the interaction of fisheries with sea turtles is that sea turtle distribution is not homogeneous. Sea turtle distribution is often patchy, both temporally and geographically. The factors which lead to such patchiness are not entirely defined, though as noted earlier in this volume there are a few characteristics that can be important in governing turtle distribution (*e.g.*, temperature, food availability, available refugia, etc.). Thus, it is often impossible to estimate total fishery interaction based on fishing effort alone or fleet distribution alone. As more information on sea turtle habitat preference becomes available it should be easier to anticipate fishery turtle interaction rates.

### ***Trawling***

Shrimp trawls are considered to capture and drown more sea turtles worldwide than any other form of incidental capture (Richardson et al. 1995). Furthermore, the National Academy of Science concludes that capture in shrimp trawls accounts for more deaths than all other source of human activities combined (Lutcavage et al. 1997). Prior to the twentieth century, shrimp harvesting probably did not significantly impact turtles because the main gear, haul seines, which allow turtles to surface and breath, was pulled by hand in very shallow waters (Epperly 2003). Commercial and large scale expansion began with the introduction of the otter trawl in the early 1900s, and expanded in the U.S. after World War II. In 1973, trawling was identified as a principle source of turtle mortality, and in 1978 NMFS undertook development of Turtle Excluder Device (“TEDs”) that would allow captured turtles to escape capture in shrimp trawls. In 1989, U.S. law made the use of TEDs mandatory. In 1993, Mexico also required that offshore trawlers use TEDs; however, noncompliance by trawlers prompted the U.S. to impose a trade embargo on countries not utilizing TEDs from importing shrimp to the U.S. As a result Public Law 101-162, Section 609 has made TEDs a mandatory requirement to importing shrimp to the U.S. As of 2002, 17 nations met the certification standards for sea turtle conservation, although loopholes do exist. For example, Europe accepts shrimp harvested without TEDs (Epperly 2003). The effectiveness of the embargo has recently come under severe criticism, as noncompliance and improper use of TEDs (e.g., Costa Rica) remain a serious issue (Arauz, in prep.).

All species of sea turtle are captured by shrimp trawlers, but the majority of captures appears to consist of loggerhead, Kemp’s ridley, olive ridley, and green sea turtles (Richardson et al. 1995). Before implementation of TEDs, direct mortality of an estimated 5,000 to 50,000 loggerheads and 500 to 5,000 Kemp’s ridleys was believed to occur yearly in the U.S. (Lutcavage et al. 1997). Additionally, Arauz et al. (1998) estimate that the Costa Rican shrimp fleet catches approximately 20,000 turtles per year with a mortality rate around 50 percent.

Leatherbacks and loggerhead turtles have also been impacted by trawling activities. Between 1972 and 1974 the leatherback nesting population at Terengganu, Malaysia decline averaged 723 nests or 21% annually. This period coincided with the period of rapid development in the trawling industry in Terengganu during the early 1970s (Chan and Liew 1996). Chan et al. (1988) estimated that on average 321 leatherbacks, 245 green and 176 olive ridley turtles may be captured per year in Malaysian trawl fisheries. In Australia, the northern prawn fishery and the Queensland east coast trawl fishery are estimated to capture a combined total of 11,000 sea turtles per year (Robins et al. 1999). The main species caught are flatback, loggerhead, green and olive ridley turtles. Furthermore, drowning in trawl nets is suggested to be a major reason for the decline in loggerheads in eastern Australia (Limpus and Reimer 1994 in Robins et al. 1999).

### ***Coastal gillnets***

Collectively, unattended nets set in shallow waters and fisheries other than shrimping are the second largest source of mortality to sea turtles (Lutcavage et al. 1997). Incidental take records and anecdotal observations from fisheries document notable abundance of sea turtle on shelf break (200 m depth contour) or at edges of oceanic gyre systems (Lutcavage et al. 1997). Coastal fishing practices include coastal gillnets, trammel nets, pound nets and setnets. Sea turtle

mortality associated with these fisheries varies in response to the seasonal abundance of turtles, target species, and to the intensity and timing of fishing effort.

Information gathered from a Council funded project on coastal gillnet fisheries in Baja Sur, Mexico, suggests that seasonal halibut gillnetting coincides with loggerhead foraging activity in a loggerhead hotspot (Punta Abreojos to Cabo San Lorenzo) and results in significantly high loggerhead mortality. In 2005 and 2006, bottom-set gillnet operations were observed. The results indicate that all loggerhead interactions occur when bottom-set gillnets are set at depths between 20-23 fathoms or 120-138 ft. When fishing at those depths, the fishermen were observed to catch 0.65 loggerheads per day, of which 73% caught are dead. It is conservatively estimated that at least 400 juveniles loggerheads are killed each year in Baja Sur's coastal gillnet fishery (Peckham, ProPennisula, pers. comm. December 2007). This is a conservative estimate because the data are derived from observing one fishing fleet in the area where there are 13 other fishing communities, therefore actually loggerhead mortalities from gillnet fisheries in Baja Sur, Mexico could be much greater than 400 mortalities per year.

Chan et al. (1988) estimated that on average 55 leatherback, 100 green turtles and 267 olive ridley turtles may be captured per year in Malaysian coastal gillnet fisheries. In India, coastal nets including driftnets, fixed nets, gillnets, seine nets and trawlers have been implicated in the capture of thousands of olive ridley turtles. According to Dutton (2000), 30% of olive ridley interactions with the Hawaii-based longline fleet are from the western Pacific stock, possibly originating from India. This is a concern, as a staggering 75,000 sea turtles are known to have been incidentally captured (based on stranding data) off the Orissa coast in a period of six years (Wright and Mohanty 2002). In one example, 205 olive ridley turtles were found dead in one multifilament gill net (Wright and Mohanty 2002).

### ***Coastal driftnets***

The California/Oregon drift gillnet fishery targets swordfish and thresher shark. Between July 1990 and December 2001, NMFS observed 6,312 sets (NMFS unpublished data). This fishery seems to interact more with leatherback turtles than any other species. During this observed time period, there were 23 leatherback interactions, 14 loggerhead interactions, one green turtle, and one olive ridley turtle. Almost all leatherback interactions occurred north of Point Conception and 78% of the interactions occurred during the months of August to October. However, loggerhead interactions occurred south of Point Conception and occurred primarily during *El Niño* events.

### ***Asian Set Nets or Pound/Pond Nets***

Off the coast of Japan, gillnets and pound nets are very common and are categorized as large vs. small. There are likely well over 1000 large size pound nets and about 12,000 small pound nets anchored in coastal waters around Japan. Pound nets also vary by type, such as open vs. closed, middle layer or bottom-set. Open nets have the lowest sea turtle bycatch mortality because sea turtles can swim to the top to breath. Bottom-set or middle-layer pound nets have the highest sea turtle mortality rates at over 95 percent per capture, with 16 turtles caught in one day being the highest number of captures observed. It is estimated that over 1000 thousand loggerheads are

killed each year in Japanese coastal pound net fisheries (Ishihara, STAJ, pers. comm., December 2007). Alarming, there is an apparent trend in Japan to convert open nets to closed or middle-layer nets as they may have higher fish catch rates.

Taiwanese have harvested sea turtles for many years for their meat, their bones for use in Chinese medicine, and eggs for profit. In Taiwan, sea turtle bycatch in fisheries occurs, although little information is available for fisheries operating in the Pacific Ocean (Cheng, 2002). Researchers investigated the incidental capture of sea turtles by the coastal setnet and gillnet fisheries in the eastern waters of Taiwan from 1991 through 1995. Setnets used in the coastal waters off Taiwan are near-shore sedentary trap nets, and rarely extend below 20 meters. During the time of the study, there were 107 setnets in Taiwan, and they provided the second largest total fish yields, after gillnets. According to interviews with fishermen, incidentally caught sea turtles are either sold to dealers in the market or are butchered for meat (subsistence). Fishing grounds including set nets and gillnets were observed from 1991 through 1992, and the fish market was visited once or twice per month from 1991 through 1995 to corroborate bycatch data (Cheng and Chen, 1997). Of the sea turtles caught, 82% were caught in setnets, and of these, all were alive. From 1991 to 1994, for every thousand tones of fish caught, setnets trapped two to four turtles. During these years, 70 green turtles, 16 loggerhead, five olive ridley, eight hawksbill and one leatherback turtle were captured (Cheng and Chen 1997). Green turtles accounted for 70% of the sea turtles taken, and captured turtles represented all age classes (large juvenile, subadult and adults). Most captured loggerheads were either subadults or adult females (only one male was unidentified), and most of the captured olive ridleys were subadults. The one captured leatherback was released alive.

### ***Bottom-set longlines***

In 2005, seven observer trips were made on bottom-set longline vessels operating in Baja Sur, Mexico as part of a Council funded project. The observers reported that 26 loggerheads caught on a total of 1200 hooks set, or a bycatch rate of 19.3 per 1000 hooks. Of the turtles caught, 24 of 27 were dead when retrieved, providing a 89% mortality rate. One bottom-set longline trip was observed in 2006, where 21 loggerheads were caught dead from fishing 236 hooks, resulting in a kill rate of 89 turtles per 1000 hooks. Based on these interaction and mortality rates, it is estimated that over 1000 loggerhead turtles were killed in 2005 and 2006, respectively, by eight boats in one community, of which there are at least 13 communities along the coast (Peckham, ProPennisula, pers. comm. December 2007).

### ***Pelagic driftnets***

Four species of marine turtles have been documented in the bycatch of North Pacific high-seas driftnet fisheries conducted by Japan, Korea and Taiwan. The risk of mortality in driftnets is greatest for species which spend much of their lives in the open ocean, such as leatherbacks and loggerheads. Between 1978 and 1980, leatherback nesting at Terengganu, Malaysia dropped an average of 469 nests per year or 31% annually. This coincided directly with the introduction of the Japanese high seas squid driftnet fishery of the North Pacific in 1978 (Chan and Liew 1996). It is believed that similar fisheries operating within the South China Sea also compounded the problem (Chan & Liew 1996). Sarti et al. (1996) also attributes the precipitous decline of eastern

Pacific leatherbacks, of 22.66% over the last 12 years, to uncontrolled domestic harvest and the high seas driftnet fishery in the North Pacific. Eckert and Sarti et al. (1997) estimated 1,000 leatherbacks captured by the driftnet fishery in 1990-91. The high seas driftnet fishery peaked during 1978 – 1990, and the annual incidental take of leatherbacks throughout this period was probably at least as high as that reported for 1990-91 (Eckert and Sarti 1997). Furthermore, Eckert and Sarti (1997) considered the swordfish gillnet fishery in Peru and Chile to have represented the single largest source of mortality for east Pacific leatherbacks.

The overall impact to turtles by pelagic driftnets has not been well documented. However, efforts by Wetherall and Balazs (1993) indicated a total marine turtle bycatch of about 6,100 turtles, with a mortality rate of 1,700 turtles, in 1990 based on observer data combined with driftnet fleet effort. In December 1992, a United Nations resolution banned high seas drift nets thus instituting a global prohibition on pelagic driftnets based on the indiscriminate nature of the gear (Crouse 1999), yet illegal gillnetting is still believed to occur.

#### ***Pelagic Longlines***

Since the moratorium on pelagic driftnet fishing, longline fishing effort has expanded throughout the Pacific. Longlining is cleaner than driftnets in terms of total bycatch; however, fleets do interact with sea turtles (Crouse 1999). Bycatch data for the longline fleets operating in the Pacific are not comprehensive nor complete. The Hawaii-based longline fisheries may have the most comprehensive bycatch data of all longline fleets in the Pacific based on fishery effort and observer data. A study by Nishimura and Nakahigashi (1990) estimated 0.1 turtles hooked per 1,000 hooks, or 21,200 turtles captured (and 12,296 mortalities) annually in the Western Pacific and South China Sea region. However, this estimate was based on questionnaires and the assumption, for “statistical purposes,” that turtles are distributed homogeneously throughout the Pacific. Current research has proven otherwise, sea turtles are not homogeneously distributed throughout the Pacific (Polovina et al. 2000 and Polovina et al. 2001). Lewison et al. (2004) estimate from Pacific longline fishing effort bycatch rate data, that approximately 30,000 loggerheads and 20,000 leatherbacks were caught in 2000 with between 2,600 and 6,000 loggerheads and between 1,000 and 3,200 leatherback turtles killed.

#### **4.4.2.1.4 Impacts to Sea Turtles from the Alternatives Considered in Detail**

Impacts to sea turtles from the effort alternatives (Alternatives 1A-1F) are described in number of predicted interactions. The other Alternatives considered in detail for Topics 2 and 3 are not described as they would represent no or minimal changes to the impacts identified for Topic 1.

For Alternatives 1A-1F, estimated interactions range from 18-77 for loggerheads, 7-30 for leatherbacks, 1-4 for olive ridleys, and 1 or less for green turtles.

#### **4.4.2.1.5 Overall Potential Cumulative Effects to Sea Turtles**

##### ***Susceptibility to Quasi Extinction Analysis***

Recent Biological Opinions conducted by NMFS have used a quasi-extinction risk index called susceptibility to quasi-extinction (SQE) that can be used to classify populations based on relative risks (See Appendix II). NMFS PIFSC recently conducted an SQE analysis that examines the proposed annual sea turtle hard caps (46 loggerheads and 19 leatherbacks) effect on loggerhead and leatherback sea turtle populations (See Appendix II; Snover 2008). Using population simulations, SQE analyses show that the method is robust in assessing actual risk (in terms of a binary assessment of at risk or not at risk), assuming that current conditions remain the same over the time period of the projection. The analysis uses long time frames of 3 generations (following IUCN criteria) which clarify that SQE values are primarily useful as an index for comparing populations and assessing the impacts of increased mortalities by comparing SQE values between perturbed and non-perturbed populations. To achieve the resolution necessary to detect changes in the risk of quasi-extinction, PIFSC selected 50% as the level of quasi-extinction threshold (QET) to evaluate the impact of the proposed hard caps on the turtle populations. A QET of 50% is consistent with the International Union for Conservation of Nature (IUCN) listing criteria, that a species is considered vulnerable if it is likely to decline by 50% of its current size over 3 generations. The 2008 PIFSC analysis uses QET of 50% as recommended by the IUCN; however, SQE analyses conducted for other domestic fisheries, such as the Northeast Atlantic sea scallop dredge fishery, use significantly less QET levels than 50% (Merrick and Haas 2008). The SQE analysis for the Atlantic scallop fishery used a QET of 0.7% as opposed to the Snover (2008) analysis which used a QET 50%. This difference in QET is significant and the Snover (2008) analysis is considered conservative with regard to sea turtles in terms of characterizing the impacts of proposed hard caps on sea turtle populations (see Appendix II for more information).

##### ***Leatherback Sea Turtles***

Recent information (Dutton et al. 2007) reveals that the status of nesting female leatherback populations in the south western Pacific region appears to be better than previously stated in Spotila (2000) or NMFS (2004). Though greater numbers of nesting female leatherbacks (2,700 - 5,100) have been discovered in the western Pacific region, trend information is not available for these newly described nesting sites (Dutton et al. 2007) thus, no statements can be made describing the anticipated outlook for these populations for which there is no trend data.

Several exogenous factors identified in this document may be contributing to the decline of leatherbacks in the Pacific as both natural and anthropogenic threats to nesting and marine habitats continue to affect leatherback populations. Egg collection continues to occur in many countries as well as the killing of nesting females still remains a matter of concern. Incidental capture in pelagic longline fisheries is also a major concern. Despite relatively large numbers of females nesting in certain regions of the western Pacific, hatchling production remains low (Hitipeuw et al. 2007, Tapilatu and Tiwari 2007), and nest depredation still occurs in some areas

(e.g., feral pigs and dogs). For this reason, the Council's leatherback conservation projects are important as they have conserved thousands of hatchlings (e.g. 140,000 hatchlings in Papua, Indonesia) by activities such as reducing depredation of leatherback nests.

The Council has proposed an annual leatherback hard cap of 19 interactions per year. Based on the assumptions regarding post-hooking mortality rates, sex ratios, adult equivalencies (see Section 3.3.1.7), 2.40 adult female leatherback mortalities are predicted if 19 interactions occur in the fishery.

$$(19 \text{ interactions})(0.229 \text{ mortalities/interactions})(0.65 \text{ females})(0.85 \text{ adult equivalent}) = 2.40 \text{ adult females}$$

Based on a recent SQE analysis (Snover 2008; Appendix II), adult female leatherback mortalities of less than 4 would have a minimal impact on the Jamursba-Medi leatherback nesting population, which is part of the larger Western Pacific leatherback population. Of the 2.40 AFM expected to result from 19 leatherback interactions, 1.65 AFM ( $2.40 \times 0.69$ ) would be expected from the Jamursba-Medi nesting aggregation, 0.74 AFM ( $2.40 \times 0.31$ ) from the remaining Western Pacific metapopulation.<sup>24</sup>

Given the above considerations, as well as the successes of Council's conservation projects, the preferred alternatives considered in this document are not expected to result in significant adverse impacts to Pacific leatherback sea turtle populations.

### ***Loggerhead Sea Turtles***

In Japan, increases in nesting populations occurred from 1998-2005, but declined in 2006 and 2007. Longer-term census data indicate a substantial decline (50-90%) in the size of the annual loggerhead nesting population in Japan in recent decades. Current work by Kamezaki and Chaloupka (in press) suggest an increasing population trend at Yakushima Island and further that there are synchronized, 10-15 yr quasi-cyclic nesting beach abundance fluctuations across the archipelago likely due to environmental forcing such as foraging area productivity. In 2008, loggerhead nesting appears to be 2.5 times higher on Yakushima Island (approx. 30% of total nesting) than in 2007 (Matsuzawa, STAJ, pers. comm., June 2008). Hatchling mortalities are

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<sup>24</sup> Snover (2008; Appendix II) analyzed the impact of the proposed leatherback hard cap assuming that the fishery primarily interacts (94 percent) with leatherbacks of the Western Pacific and rarely interacts (6 percent) with Eastern Pacific leatherback populations. However, recent evaluation of the genetic samples taken from interactions in the fishery suggest that 100 percent of the leatherbacks that interact with the fishery derive from Western Pacific nesting aggregations. Based on the size of the Jamursba-Medi nesting aggregation in Papua, Indonesia, 69 percent of the total Western Pacific leatherback interactions are estimated to occur with turtles from with the Jamursba-Medi nesting aggregation. The remainder (31 percent) are believed to be from other nesting aggregations that comprise the Western Pacific leatherback metapopulation.

high on Japanese beaches due to erosion from typhoons and heavy beach traffic. The Council's loggerhead sea turtle conservation project in Japan has worked against nest erosion and beach traffic and since 2004 have conserved 1729 nests producing around 108,300 loggerhead hatchlings, which equates to approximately 181 adult turtles.

Foraging juvenile and sub-adult turtles in the eastern Pacific at Baja, Mexico, face significant impacts from fisheries bycatch, *e.g.* around 2,000 loggerhead mortalities each year. It has been estimated that juvenile loggerheads foraging in waters off of Baja have been exposed to harmful fishing gear remains for the last 15-20 years (H. Peckham, ProPennisula, pers. comm., in Snover, 2008.). The Council's loggerhead conservation project in Baja has resulted in a declaration being signed by a local fishing community agreeing to retire their especially harmful fishing gear, potentially saving approximately 700-900 juveniles per year.

The Council has proposed an annual loggerhead hard cap of 46 interactions per year. Based on the assumptions regarding post-hooking mortality rates, sex ratios, adult equivalencies as described in Section 3.3.1.7, 2.51 adult female loggerhead mortalities are predicted if 46 interactions occur in the fishery.

*(46 interactions)(0.205 mortalities/interactions)(0.65 females)(0.41 adult equivalent) = 2.51 adult females*

A SQE analysis of the impact of adult female mortality on the northern Pacific loggerhead population indicated that less than 7 adult female mortalities annually would have a minimal impact on this population's risk of extinction (Snover 2008; Appendix II). Less than half this number of adult female loggerheads are expected to be killed by the proposed action annually: The maximum number of adult females that could be killed by the proposed action (*i.e.*, resulting from the maximum allowable 46 interactions in 1 year) is estimated at 2.51 adult females, thus no more than 3 adult female loggerheads would be killed per year (Snover 2008; Appendix II).

Given the above considerations, as well as positive nesting beach trends and successes of Council conservation projects, the preferred alternatives considered in this document are not expected to significantly adversely impact Pacific loggerhead sea turtle populations.

#### ***Other sea turtles***

Based on the impact analysis that indicates negligible impacts to green, olive ridley, and hawksbill sea turtles, the proposed action is not expected to result in significant adverse impacts to these Pacific sea turtle populations.

### **4.4.2.2 Cumulative Effects to Marine Mammals**

#### **4.4.2.2.1 Past Council/NMFS Actions Impacting Marine Mammals**

The Marine Mammal Protection Act (MMPA) requires FMP-regulated fisheries be evaluated by NMFS for impacts on marine mammals and be designated either Category I, II, or III (with



Category III having the lowest impact). The fishery classification criteria consist of a two-tiered, stock-specific approach that first addresses the total impact of all fisheries on each marine mammal stock, and then addresses the impact of individual fisheries on each stock. Under existing regulations, all fishers participating in Category I or II fisheries must register under the MMPA, obtain an Authorization Certificate, pay a fee of \$25, and report any interactions with marine mammals. Additionally for Category I fisheries, fishers may be subject to a take reduction plan and requested to carry an observer (68 FR 20941).

The Hawaii-based longline fishery (deep-set and shallow-set) is listed as a Category I fishery, primarily due to interactions between the deep-set fishery and false killer whales (*Pseudorca crassidens*) within EEZ waters around the Hawaiian Islands. Dolphins and false killer whales are also known to take bait and catches from longline and bottomfish fishing lines, most often without becoming hooked or entangled. However, rare instances of mortality of marine mammals have been documented in the deep-set longline fishery. The shallow-set fishery has not been observed to interact with false killer whales. The Hawaii longline fishery is in compliance with the MMPA in that it is subject to observer coverage and participants must obtain an Authorization Certificate and report any interactions. A recent review of fishery interaction data has led NMFS to propose revisions in the proposed List of Fisheries for 2008 (73 FR 33760, June 13, 2008). Under the proposed rule, the deep set and shallow set fisheries would be considered as separate fisheries, with each to be categorized independently based on its characteristics and interactions with marine mammals. The deep set fishery (which has a history of interacting with false killer whales) would be placed in Category I; the shallow set fishery (which has no history of interacting with false killer whales) would be placed in Category II. In the proposed rule, NMFS identifies the species of marine mammals with which there are interactions and the basis for the category proposed for each longline fishery.

All other fisheries in the Western Pacific Region are classified as Category III fisheries (see 68 FR 20941 for further information).

Some marine mammals (*e.g.*, Hawaiian monk seals, Humpback whale) occurring in the Western Pacific Region are also protected under the ESA, and NMFS must ensure that fisheries managed by the Council are not likely to jeopardize the continued existence and recovery of any threatened or endangered species or result in adverse impacts on the critical habitat of such species. Biological opinions prepared by NMFS have concluded that no fisheries managed by the Council are likely to jeopardize the continued existence and recovery of any ESA-listed marine mammal species or result in the destruction or adverse modification of designated critical habitat in the Western Pacific Region.

#### **4.4.2.2.2 Reasonably Foreseeable Future Council/NMFS Actions Impacting Marine Mammals**

Through data collected from observer programs and other sources, the Council and NMFS will continue to monitor interactions between managed fisheries and marine mammals. NMFS scientists in association with other researchers will continue to collect biological samples to refine stock definitions as well as conduct surveys to monitor populations. The Council and NMFS will continue to conduct workshops with participation from fishermen to develop mitigation methods as appropriate, and NMFS will continue to conduct mandatory annual protected species workshops for all longline permit holders that teach how to identify marine mammals and how to reduce and mitigate interactions.

#### **4.4.2.2.3 Exogenous Factors Affecting Marine Mammals**

A comprehensive description on the external factors affecting Hawaiian monk seals is provided in the 2005 EIS (June 17, 2005; 70 FR 35275) as well as the 2007 Monk Seal Recovery Plan (NMFS 2007). These factors include natural occurrences such as male aggression and mobbing, shark predation, disease, and ecosystem productivity regime shifts, as well as anthropogenic impacts such as sea wall entrapments, hookings, research activities, marine debris, and vessel groundings.

External factors affecting other marine mammals such as whales and dolphins include the following: (a) incidental take in fisheries; (b) collisions with ship traffic, ship disturbance, and ship noise, and (c) marine debris and waste disposal.

##### ***Interactions with Fisheries***

Nearshore gillnet fisheries in Hawaii have been reported to interact with some dolphin species (*e.g.*, bottlenose dolphins); however, the rate of interactions or severity of interactions is not well known (Forney 2004). Dolphins and false killer whales are also known to strip bait and catches from fishing lines without becoming hooked or entangled. Additionally, monk seal drowning in nearshore (reef) nets, and hooking by shore-based ulua fishermen have been documented in Hawaii.

##### ***Ship Traffic, Disturbance, and Anthropogenic Noise***

Collisions with vessels and disturbance from low-frequency noise are potential threats to cetaceans and other marine mammals. Increasing levels of anthropogenic noise in the world's oceans may have an adverse effect on marine mammals. Ambient noise from shipping in the Pacific Ocean has doubled every decade for the last 40 years (McDonald et al. 2006). Commercially important fish stocks and marine mammals can be affected by noise pollution by making it more difficult to find food and mates, avoid predators, navigate and communicate (Popper 2003). The Marine Mammal Commission is currently assessing the acoustic impact of underwater sound on marine mammals.

### ***Marine Debris and Waste Disposal***

External activities that may have adverse effects on marine mammal habitat include the dispersal of marine debris, large oil spills, and other types of marine pollution. Petroleum has the potential to be toxic to marine mammals if it is inhaled, ingested, or absorbed through the skin, mucous membranes, or eyes, or if it inhibits feeding by fouling the baleen plates of whales.

Hydrocarbons can also bioaccumulate in zooplankton and fish eaten by marine mammals and other wildlife. Any detrimental effects of marine pollution on their prey species would also affect marine mammals. Aside from large, catastrophic spills, the long-term effects of low levels of petroleum exposure are unknown.

Marine debris can be toxic to marine mammals if ingested or it can entangle them, leading to decreased ability to breathe, feed, breed, swim, or haul out. The animals affected may be more vulnerable to predators or diseases, thereby reducing their ability to survive, care for their young, and reproduce. These factors can have significance in local areas where there are high concentrations of marine debris, thus contributing to cumulative effects on marine mammals.

#### **4.4.2.2.4 Potential Cumulative Effects to Marine Mammals of the Alternatives Considered in Detail**

As detailed in earlier sections of Chapter 4, none of the alternatives considered in this document would result in a significant number of mortalities of marine mammals, as most projected mortalities are in the single digits. The highest potential number of mortalities for all marine mammals would occur under Alternative 1E and to Risso's dolphins at approximately 8 per year, and that would include interactions where Risso's dolphins were released alive.

#### **4.4.2.2.5 Potential Cumulative Effects to Marine Mammals**

Given the above considerations, such as the low levels of projected fishery interactions resultant from the alternative coupled with the effects of the exogenous factors described in this section, the cumulative impacts to marine mammals would not be expected to significantly adversely impact Pacific marine mammal populations.

#### **4.4.2.3 Cumulative Effects to Seabirds**

##### **4.4.3.3.1 Past, Present, and Future Council/NMFS Actions**

Prior to 1999, shallow-set fishery was estimated to interact with around 2,000 albatross (black-footed and Laysan) per year. The short-tailed albatross, which is listed as endangered under the ESA, is thought to forage in areas where the shallow-set fishery operates; however, no interactions between the short-tailed albatross and the Hawaii-based longline fleet have ever been reported or observed. In 2002, the Council amended the Pelagics FMP to require Hawaii-based longline vessels to use known seabird mitigation measures that were expected to significantly reduce seabird interaction rates. These measures include blue-dyed bait, night-

setting, line shooters, and weighted branch lines. In 2005, the Council amended the Pelagics FMP to allow longline vessels to side-set in lieu of most required alternative measures. Side-setting has been proven to nearly eliminate seabird interactions with longline vessels.

The Council and NMFS will continue to monitor seabird interactions with managed fisheries, and if a management need arises, will recommend/implement appropriate measures.

#### ***Transfer of Seabird Interaction Avoidance Measures***

Incidental seabird catch could be substantially reduced in North Pacific pelagic longline fisheries through adoption and enforcement of national regulations to control seabird bycatch and practical demonstrations of the effectiveness of seabird interaction avoidance measures (Gilman and Freifeld 2003). There are two levels at which practical information about seabird avoidance measures can be transferred. The first level is to disseminate written material and videotapes, translated into appropriate languages for the target longline fishing nations, at international trade shows and other meetings (particularly International Fishers' Fora), where there is exchange among fishermen, scientists and resource managers. The second level is industry-to-industry transfer of seabird interaction avoidance technology under arrangements between fishing organizations in longline fishing nations. Both levels of activities can occur with or without formal government-to-government agreements. There is precedent for such a program in the cooperative efforts of the Hawaii Longline Association, the Council, the National Marine Fisheries Service and Blue Ocean Institute to conduct research and commercial demonstration on a Hawaii longline vessel of three seabird interaction avoidance methods (Gilman et al. 2003). Broad multi-national longline industry compliance to reduce incidental seabird catch would have positive impacts on the seabird resource.

#### **4.4.2.3.2 Exogenous Factors Affecting Seabirds**

Albatross populations in the North Pacific Ocean live in an environment that has been substantially affected by anthropogenic factors. Major activities of the past that are part of the existing baseline include the intensive collection of short-tail albatross feathers in Japan during the early 20 century; the Battle of Midway during World War II and subsequent U.S. military use of Midway Island; and Asian high-seas drift net fisheries during the 1980s.

#### ***Degradation of Albatross Nesting Habitats***

Overall, negative human impacts to albatross nesting habitats are abating in Japan and the NWHI. Currently active breeding colonies for the short-tailed albatross in Japan and the major nesting colonies of the black-footed and Laysan albatrosses in the NWHI are part of government refuges managed for the conservation of wildlife. Thus, human access and associated disturbance are limited. Due to management changes at Midway Atoll National Wildlife Refuge, air traffic and visitor use are considerably reduced, diminishing the threats to seabirds from air strikes and ecotourism. Cruise boats occasionally land visitors at Midway and the airfield is maintained as an emergency landing site, so there is still potential for visitor-related and aircraft-related impacts.

Exposure to lead and PCBs remain hazards to seabirds at the decommissioned military base in the Midway Island National Wildlife Refuge and the decommissioned LORAN station at Tern Island, French Frigate Shoals. Despite previous lead remediation (1994-1997) on Midway, Laysan albatross chicks continue to be exposed to substantially elevated levels of lead from the ingestion of lead-based paint from deteriorating buildings. This represents a serious health threat based on several reports of increased morbidity and mortality of Laysan albatross chicks nesting in the vicinity of buildings. The death of Laysan albatross chicks in a species of low productivity impedes efforts to conserve this species (Finkelstein et al. 2003). The U.S. Fish and Wildlife Service (USFWS) is currently attempting mitigate the lead paint problem. The future potential of Midway Atoll NWR to serve as a nesting colony for short-tailed albatross, through either natural colonization or propagation efforts, remains unknown (USFWS 2000).

***Continued Exposure to Environmental Contaminants, Especially PCBs***

Black-footed and Laysan albatrosses from the North Pacific Ocean contain higher levels of organochlorine residues (polychlorinated dibenzo-p-dioxins, PCDDs; polychlorinated dibenzofurans, PCDFs; and polychlorinated biphenyls, coplanar PCBs) than albatrosses in the South Pacific Ocean. Black-footed albatross have 3-4 times more mercury and organochlorines than Laysan albatross (Finkelstein et al. 2006). Residue levels in albatrosses from the remote North Pacific Ocean far from point sources of pollution are comparable to or higher than those in terrestrial and coastal birds from contaminated areas in developed nations. The long lives of albatrosses and ingestion of plastic resin pellets that account for a high percentage of marine debris in some areas of the ocean are plausible explanations for accumulation of these persistent contaminants in albatrosses (Tanabe et al. 2004). Over the long term, high levels of PCBs may negatively affect the health of North Pacific Ocean albatross populations.

***Continued Exposure to Concentrations of Small Plastic Debris in the North Pacific Ocean***

Studies in the last 25 years have documented the prevalence of plastic in the diets of many seabird species in the North Pacific Ocean. Plastics may be consumed directly because particles resemble prey items or, indirectly, by eating prey attached to plastics or with plastics in their gut. In turn, adult seabirds may pass plastics on to chicks by regurgitation.

Studies of the distribution and abundance of small plastic particles in the North Pacific Ocean report that pelagic plastic is most abundant in the central subtropical and western North Pacific Ocean. User plastics, small, weathered remnants of larger manufactured items that are discarded or lost at sea by fishing vessels and shipping traffic, are the predominant type of plastic ingested by seabirds in the central North Pacific Ocean (Day and Shaw 1987). Currents and convergences of the region concentrate marine debris at levels that appear higher than for any other oceanic regions of the world and leading to some of the highest global incidence of plastic ingestion in central North Pacific Ocean seabirds (Robards et al. 1997).

Available evidence suggests that plastics are damaging to seabirds when they are consumed in sufficient quantities to obstruct the passage of food or cause stomach ulcers, through bioaccumulation of polychlorinated biphenyls (PCBs), toxic effects of hydrocarbons, diminished

feeding stimulus, reduced fat deposition, lowered steroid hormone levels and delayed reproduction. However, acute effects of plastic ingestion are rarely observed and a search for correlations between plastic load and health indices for wild populations of seabirds has been generally unsuccessful in producing any more than indirect evidence of chronic health effects. Spear et al. (1995) is the only investigation to show a statistically significant negative correlation between plastic loads and seabird body weight.

***Incidental Seabird Mortality in Non-FMP Regulated Longline Fisheries***

Black-footed and Laysan albatross, and occasionally short-tailed albatross, are incidentally captured in Alaskan demersal longline fisheries. NMFS published a final rule on January 13, 2004, to revise regulations requiring seabird avoidance measures in hook-and-line fisheries of the Bering Sea and Aleutian Islands management area and Gulf of Alaska, and in the Pacific Ocean halibut fishery in U.S. Convention waters off Alaska. This action is intended to improve the current requirements and further mitigate interactions with the short-tailed albatross and other species of seabirds in hook-and-line fisheries in and off Alaska (69 FR 1930, Jan. 13, 2004). Reducing incidental seabird catch in U.S. fisheries alone will not significantly reduce longline fisheries as a source of mortality to North Pacific albatross populations. The Hawaii longline fleet is a small component of total pelagic longline fishing effort in the North Pacific Ocean. Pelagic longline fishing effort by Asian fleets continues to expand in the North Pacific Ocean. Some of these fleets are known to set gear using “shallow ” swordfish and “mixed” tuna/billfish methods (Bartram and Kaneko 2004) that have levels of interactions with seabirds 40-70 times higher than deep-set methods (Cousins et al. 2000). For example, since 1997, fishing by the Taiwan freezer longline fleet targeting albacore tuna has been increasing in waters north of the Hawaiian Islands. In 2000, effort by this fleet between 25° and 40°N and between 180° and 140°W exceeded 6 million hooks (Wang et al. 2002).

The National Research Institute of Far Seas Fisheries of Japan’s Fisheries Research Agency has initiated scientific activities to develop, evaluate and improve various kinds of seabird interaction avoidance methods. Of the many measures tested in Japan, blue-dyed bait has proven to be the most effective in reducing visibility of baits and in preventing bait-taking by seabirds. Japan’s National Plan of Action for Seabirds requires longline vessels operating north of 20°N in the North Pacific Ocean to adopt at least one interaction avoidance measure to avoid interactions with seabirds. Longline vessels that operate within 20 miles of Torishima Island, the major breeding island of the short-tailed albatross, are required to adopt two or more seabird interaction avoidance measures (Kiyota et al. 2003).

The U.S. is implementing a National Plan of Action to reduce the incidental catch of seabirds in U.S. fisheries. Other than New Zealand, Japan and the U.S., few national governments are engaged in policy-making, research, monitoring and enforcement to reduce incidental seabird catches by fishing fleets under their flags. Negative effects on seabird populations remain high because the majority of North Pacific longline fishing continues without the use of seabird interaction avoidance measures.

### ***Global climate change and seabirds***

The effects of climate change on the three species of albatrosses are uncertain at this time. However, climate change does have the potential to affect both breeding and non-breeding phases of albatross life history through direct and indirect effects.

The most obvious consequence of global warming is sea level rise. About 99% of Laysan albatrosses and 96% of black-footed albatrosses breed in the Northwestern Hawaii Islands (NWHI) (Naughton et. al. 2008<sub>a</sub>, Naughton et al.2008<sub>b</sub>). If sea levels rise, the amount of land area for nesting will be greatly reduced (Baker et. al. 2006). Albatrosses are known for high breeding site fidelity. Given high site fidelity and the geographic isolation of these colonies, it is unlikely that these two species of albatrosses could easily relocate their breeding sites. The populations at these colonies have been monitored for at least 50 years (Naughton et. al. 2008<sub>a</sub>, Naughton et al.2008<sub>b</sub>) and will continue to be. Changes in the number of breeding pairs would likely be detected. The third species, the ESA-listed short-tailed albatross, would likely be little affected by sea level rise. Its main breeding colony at Torishima (30°28'48"N Latitude and 140°18'22"E longitude) is relatively high in elevation (394 m, 1,293 feet) and has steep topography<sup>25</sup> These characteristics would logically minimize the potential for sea level rise to reduce the amount of area available for nesting. In addition to the potential for sea level rise, climate change may affect foraging success.

It is known that short-term (1-3 years) climate changes such as El Nino-Southern Oscillation can severely affect some seabird populations. These changes in weather can be closely correlated with reduced adult survival and breeding success in some seabird species due to reduced foraging success (WGSE 2008, Schreiber 2002). However, these changes may benefit other species (WGSE 2008). Seabird populations have evolved to survive these short-term changes. However, it is hypothesized that longer term changes in weather could have much more deleterious effects on some seabird populations (WGSE 2008, Schreiber 2002).

In addition to sea level rise, climate change could affect seabirds in the following three ways. First, it could cause changes to the prey base reducing or eliminating primary prey items from the environment. This would affect both adult survival and breeding success. Second, climate change has the possibility of causing seabirds to change their breeding periods and cause temporal mis-synchronization with usual prey items during critical chick rearing periods (WGSE 2008). Finally, climate change may cause oligotrophic tropical and sub-tropical water to expand reducing primary productivity that is the base of oceanic food webs (Polovina et. al. 2008). Expansion of these poorly productive areas potentially higher energetic costs for seabirds as they would need to increase foraging effort in nutrient poor waters or fly further distances to more productive waters.

The trophic effects of climate change on North Pacific albatrosses are unclear at this point. The three species breed in tropical and subtropical areas, but they travel great distances to temperate and cold temperate waters to forage. Albatross distributions tend to be close to nesting colonies

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<sup>25</sup> <http://www.volcano.si.edu/world/volcano.cfm?vnum=0804-09>, accessed on 7/26/08).

during the breeding seasons and closer to subtropical-temperate oceanic transition zones and continental shelves during non-breeding periods (Naughton et. al. 2008<sub>a</sub>, Naughton et. al. 2008<sub>b</sub>, Naughton et. al.2008<sub>c</sub>). It is possible that in the future, climate change could induce food web regime changes affecting albatrosses. However, the nature of these effects is unclear. Currently, there have been no wide spread population declines seen for any of the three North Pacific albatross species. One black-footed albatross colony at Laysan Island has seen slight declines, but there is no evidence that it is tied to climate change (Naughton et. al. 2008<sub>a</sub>, Naughton et. al. 2008<sub>b</sub>, Naughton et. al.2008<sub>c</sub>). The ESA-listed short-tailed albatross has seen a steady increase in its numbers since 1947 (Naughton et al. 2008).

In summary, it is not possible to predict with specificity the impact of future climate change on seabirds. However, these effects would be considered in future management of the shallow-set longline fishery. Research will continue to track the status of seabird colonies, populations, nesting success, migration and foraging habits, and on the impacts of fisheries on seabirds. Information from the Hawaii-based shallow-set longline fishery will continue to be collected and analyzed through observer reports, and fishery participant's logbook accounts of interactions with seabirds. If there are changes to the status of seabirds or the fishery interactions with seabirds, the Council and NMFS would work to implement new fishery regulations that will help ensure the fishery is sustainable. In the case of the listed short-tailed albatross, if there were to be changes to the status of this species or to the fishery's interaction with it, NMFS would reinitiate consultation to ensure the fishery considers the impacts to this listed species. Therefore, the potential impacts of climate change on seabirds has been considered and will continue to be part of the environment affecting seabirds and the longline fishery that must be addressed through adaptive management regardless of which alternative is selected for implementation.

#### **4.4.2.3.4 Potential Cumulative Impacts of the Alternatives Considered in Detail**

The range of interactions associated with the alternatives considered in this document for black-footed albatross is from 7-26/yr (See Tables 40, 44, 48, 52, 56). The range of interactions associated with the alternatives considered in this document for Laysan albatross is from 30–107/yr (See Tables 40, 44, 48, 52, and 56). There have never been any observed or recorded interactions with short-tailed albatross in the shallow-set fishery.

#### **4.4.2.3.5 Potential Cumulative Impacts on Seabirds**

Given the above considerations, including increasing black-footed and Laysan albatross nesting trends (see Section 3.3.2 and Section 3.4), the levels of predicted fishery interactions coupled with the effects of exogenous factors are not expected to significantly adversely impact Pacific seabird populations.



#### **4.4.2.5 Cumulative Impacts on Fishery Participants and Communities**

##### **4.4.2.5.1 Past, Present, and Reasonably Foreseeable Future Council/NMFS Actions Impacting Fishery Participants and Communities**

As stated in Section 1.1.2, the Pelagics FMP was approved and implemented. FMPs do not “open” fisheries, but on the contrary, serve as mechanisms for the Council and NMFS to respond to management issues. Before the FMP, fishery participants were subject to little to no regulation, whereas through the FMPs and subsequent amendments, fishery participants have become subject to increasing regulation. Such regulations include but are not limited to, permit and reporting requirement, gear requirements, maximum vessel lengths, limited entry programs, observers, VMS, and protected species mitigation measures.

The 1996 reauthorization of the MSA required that the Council identify fishing communities under its jurisdiction. A fishing community, as defined by the MSA, means “a community which is substantially dependent or substantially engaged in the harvest or processing of fishery resources to meet social and economic needs, and includes vessel owners, operators, and crew and United States fish processors that are based in such a community” (16 U.S.C. § 1802). The Council has identified American Samoa, Guam, CNMI, and each of the inhabited Hawaiian Islands, respectively, as fishing communities. The MSA requires that the Council or Secretary of Commerce describe the likely effects, if any, of conservation and management measures on fishing communities when developing FMPs or FMP amendments (16 U.S.C. § 1853). The impacts of Council/NMFS actions on fishery participants are often transferred to fishing communities. Observable effects on fishing communities from the regulation of fishery participants depend on the number of fishery participants affected and to what degree they are affected.

Fishery management measures (discussed above) implemented under the FMPs have impacted fishing participants and fishing communities on various levels and have been analyzed in associated FMP/NEPA documents. The Council and NMFS will continue to assess the impact of management actions on fishery participants and fishing communities, and where possible, minimize negative effects while developing appropriate measures for the conservation and management of fishery resources.

##### **4.4.2.5.2 Exogenous Factors Affecting Fishery Participants and Communities**

There are wide-ranging factors (that change over time) that affect fishing participants as well as fishing communities. Current factors include high fuel costs, increased seafood imports, and restricted access to traditional fishing grounds. High fuel costs affect fishing participants in that it is simply increasingly expensive to go fishing. The effect is that fishery participants reduce fishing trips, switch to less fuel-intensive fisheries, or simply do not go fishing at all. The amount of imported seafood is also increasing, and where the U.S. now imports nearly 70

percent of consumed seafood.<sup>26</sup> Increased seafood imports are significant as it relates to market competition, where a glut of fish products can flood the market and of lower ex-vessel prices. Once market channels are lost to imported seafood products it may also be hard for fishery participants to regain those channels.

#### **4.4.2.5.3 Potential Cumulative Effects of the Alternatives Considered in Detail**

The estimated ex-vessel revenues from the preferred alternatives considered range from \$ 9.7 million to \$ 40 million (see Tables 42, 46, 50, 55, 59). In addition, the preferred alternatives would eliminate the set-certificate program which is expected to have overall benefits to fishery participants by reducing the application burden and eliminating the need to attach certificates to logbooks. Impacts to fishery participants to not implement time area closures under Topic 3 also appear positive as areas of the ocean would not be closed to fishing. Currently, there are approximately 30 vessels participating in the fishery, and under the preferred alternative, that number would be expected to incrementally increase by approximately 10-30 vessels. This increase in vessels, however, is dependent on several factors such as swordfish and bigeye markets, fuel costs, and other operational costs.

Based on the information presented in Sections 3.2.10 and 3.2.11, participants in fisheries other than the Hawaii shallow-set longline fishery are unlikely to face significant impacts from the preferred alternatives as swordfish catches by the MHI handline and troll fisheries are low and are not target species for these fisheries. In addition, the shallow-set fishery catches significantly less amounts of blue marlin and striped marlin than MHI troll fisheries, therefore no impacts to small vessel based fisheries, commercial or recreational, are expected from the implementation of the preferred alternatives.

The preferred alternatives are not expected to significantly impact California commercial or recreational swordfish fisheries. Section 3.2.1.2 describes these fisheries, with the California drift-gill net fishery being the largest and landing over 200 mt in recent years. Historically, this fishery caught over 2,000 mt of swordfish per year; however, in recent years significant fleet attrition has been observed. California recreational fisheries in recent years do not catch much swordfish, with fewer than 10 fish landed per year. The extent to which the swordfish the Hawaii-based fleet catches and the West Coast swordfish landed are of the same stock or if there is finer stock structure remains uncertain.

#### **4.4.2.5.4 Cumulative Effects on Fishery Participants and Communities**

Given the above considerations, it is anticipated that any increases in allowed fishing effort in the shallow-set fishery would positively impact fishery participants in the fishery, and to minimum extent fishing communities. The potential impact of the increased fishing effort in the shallow-set fishery on Hawaii's regional economy is anticipated to positive, albeit minimal. In

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<sup>26</sup> [http://www.fas.usda.gov/ffpd/Fish-Circular/Market\\_News/IATR\\_Seafood\\_Imports.pdf](http://www.fas.usda.gov/ffpd/Fish-Circular/Market_News/IATR_Seafood_Imports.pdf)

addition, fishery participants in other Hawaii fisheries such as small vessel commercial and recreational troll fisheries are not expected to be significant as these fisheries catch minimal amounts of swordfish nor they do these fisheries readily target swordfish. Billfish catches of blue marlin and striped marlin may increase under the preferred alternatives, but not to levels that would significantly impact existing small vessel commercial and recreational troll fisheries in Hawaii, as these currently fisheries catch at least an order of magnitude more billfish than the shallow-set fishery.

Existing recreational and commercial swordfish fisheries on the West Coast are also not expected to be significantly impacted by the preferred alternatives as the North Pacific swordfish stock is at this time considered healthy. However, further information is needed on the stock structure of swordfish in relation to catch locations and connectivity between North Pacific swordfish fisheries.

#### **4.5 Environmental Justice**

On February 11, 1994, President William Clinton issued Executive Order 12898 (E.O. 12898), “Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations.” E.O. 12898 provides that “each Federal agency shall make achieving environmental justice part of its mission by identifying and addressing, as appropriate, disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority populations and low-income populations.” E.O. 12898 also provides for agencies to collect, maintain, and analyze information on patterns of subsistence consumption of fish, vegetation, or wildlife. That agency action may also affect subsistence patterns of consumption and indicate the potential for disproportionately high and adverse human health or environmental effects on low-income populations, and minority populations. A memorandum by President Clinton, which accompanied E.O. 12898, made it clear that environmental justice should be considered when conducting NEPA analyses by stating the following: “Each Federal agency should analyze the environmental effects, including human health, economic, and social effects of Federal actions, including effects on minority populations, low-income populations, and Indian tribes, when such analysis is required by NEPA.”<sup>27</sup>

In addition to Hawaii’s indigenous and minority population, the shallow-set fishery has participants representing a variety of ethnicities that would fall under the minority provisions of the Executive Order. Previous social research on the Hawaii based shallow-set fishery by Allen and Gough (2006) determined that some of the fishery participants meet the definition of minority under the Environmental Justice E.O. For example, the fishery participants include sizable proportions of Korean-Americans and Vietnamese-Americans, as well as individuals from a variety of other ethnicities such as Micronesians and Filipinos. Because the purpose and

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<sup>27</sup> Memorandum from the president to the Heads of Departments and Agencies. Comprehensive Presidential Documents No. 279 (February 11, 1994).

need for this action is examining alternatives to increase fishery participation in the shallow-set fishery, none of the alternatives considered would have a significant adverse and disproportionate environmental or health impacts on members of low income or minority populations which participate in the fishery. Swordfish is not harvested in significant amounts by Hawaii small boat fisheries or subsistence fisheries, of which participation is composed of indigenous or minority populations. Increased longline fishing for swordfish by the Hawaii shallow-set fleet is not anticipated to result in significant harvests of non-target species that are targeted by Hawaii small boat fisheries or subsistence fisheries. Overall, no negative environmental justice impacts are expected from the proposed action; however, positive affects are anticipated for low income or minority populations that participate in the Hawaii shallow-set fishery.

## **Chapter 5: Consistency with the National Standards and Other Provisions of the MSA**

### **5.1 National Standards**

This section discusses the consistency of the proposed action with the National Standards of the MSA (50 C.F.R. § 600.345(b)).

***National Standard 1*** states that conservation and management measures shall prevent overfishing while achieving, on a continuing basis, the optimum yield from each fishery for the United States fishing industry.

There is a considerable portion of the North Pacific swordfish stock being under utilized; however, the proposed action is not inconsistent with NS1 because the anticipated increase in swordfish harvests from expanded effort in the fishery is not expected to exceed MSY. Moreover, the definition of optimum yield in the FMP is the amount of fish harvested in the EEZ without causing any type of overfishing (economic, growth, recruitment). Allowing potential increases in fishing effort under the proposed action will likely lead to increases in catches of target species which will have positive impacts on Hawaii's fishing communities, economy, and benefits to the Nation.

Currently one stock in the WCPO, the Pacific bigeye tuna, landed by the shallow-set fishery is experiencing overfishing. Measures have been developed to end this overfishing to the maximum extent practicable for these highly migratory, pan-Pacific stocks which straddle the jurisdiction of numerous nations and the high seas. Striped marlin may also be showing signs of overfishing; however, international management organizations such as the WCPFC and IATTC have yet to agree on appropriate overfishing/overfished reference points. Because striped marlin comprise less than one percent of the shallow-set fishery's landings, and a smaller percent of Pacific-wide catches, multilateral international efforts are necessary to end the overfishing and are being developed and implemented through U.S. participation in the RFMOs listed above.

The preferred alternatives under Topics 2 and 3 are not expected to significantly affect fishing mortality levels for these stocks.

***National Standard 2*** states that conservation and management measures shall be based upon the best scientific information available.

The alternatives considered are consistent with National Standard 2 because the best scientific information available on both national and international levels is utilized to: determine appropriate management measures for target species, determine sea turtle population impacts from the proposed action, and to consider the pelagic ecosystem including catches of non-target species and interactions with protect species and seabirds.

**National Standard 3** states that, to the extent practicable, an individual stock of fish shall be managed as a unit throughout its range, and interrelated stocks of fish shall be managed as a unit or in close coordination.

The alternatives considered are consistent with National Standard 3 because the natural ranges of target and non-target stocks are identified and considered to the maximum extent possible. To maximize management benefits across the range(s) of these species this FMP amendment acknowledges international coordination and participation in several regional fisheries management organizations and continues adherence to international quotas.

**National Standard 4** states that conservation and management measures shall not discriminate between residents of different States. If it becomes necessary to allocate or assign fishing privileges among various United States fishermen, such allocation shall be (A) fair and equitable to all such fishermen; (B) reasonably calculated to promote conservation; and (C) carried out in such manner that no particular individual, corporation, or other entity acquires an excessive share of such privileges.

The alternatives considered are consistent with National Standard 4 because they do not discriminate between residents of different States or allocate fishing privileges among fishery participants. Hawaii's pelagic longline fishery is managed under a limited entry program that was initially implemented based on prior participation and catch history. Fishery participation through permit ownership in the Hawaii limited entry program is currently open to U.S. citizens, regardless of prior participation. Several participants in the Hawaii-based shallow-set fishery have historically operated (seasonally) out of West Coast ports. Increased effort under the proposed action will likely facilitate greater exchange between Hawaii and West Coast fishery participants providing socio-economic benefits to both areas and to the Nation.

**National Standard 5** states that conservation and management measures shall, where practicable, consider efficiency in the utilization of fishery resources; except that no such measure shall have economic allocation as its sole purpose.

The alternatives considered are consistent with National Standard 5 because they do not require or promote inefficient fishing practices. Rather, they promote sustainable harvest through the continued use of gear and technology which maximizes efficiency and ecosystem sustainability while minimizing protected species interactions and bycatch.

**National Standard 6** states that conservation and management action shall take into account and allow for variations among, and contingencies in, fisheries, fishery resources, and catches.

The alternatives considered are consistent with National Standard 6 because they identify and integrate a management structure that considers local factors affecting fisheries, fishery resources, and catches.

**National Standard 7** states that conservation and management measures shall, where practicable, minimize costs and avoid unnecessary duplication.

The alternatives considered are consistent with National Standard 7 because they encourage the development of management measures that are simple, yet effective and do not unnecessarily duplicate existing regulations or data collection programs.

**National Standard 8** states that conservation and management measures shall, consistent with the conservation requirements of this Act (including the prevention of overfishing and rebuilding of overfished stocks), take into account the importance of fishery resources to fishing communities in order to (A) provide for the sustained participation of such communities, and (B) to the extent practicable, minimize adverse economic impacts on such communities.

The alternatives considered are generally consistent with National Standard 8 because they include continued opportunities for participants in the Hawaii longline fleet to harvest swordfish in a profitable and sustainable manner.

**National Standard 9** states that conservation and management measures shall, to the extent practicable, (A) minimize bycatch and (B) to the extent bycatch cannot be avoided minimize the mortality of such bycatch.

The alternatives considered are consistent with National Standard 9 because they continued requirements to use circle hooks and mackerel bait shown to significantly reduce and mitigate sea turtle bycatch, as well as seabird mitigation measures such a night setting. The majority of fish bycatch in the shallow-set fishery is blue sharks of which approximately 94 percent are released alive.

**National Standard 10** states that conservation and management measures shall, to the extent practicable, promote the safety of human life at sea.

The proposed action is consistent with National Standard 10 because it does not require or promote any changes to current fishing practices and they continue to promote the safety of human life at sea. Furthermore, it will result in a less restrictive fishery management regime that may reduce fishing effort in first quarter when weather on the fishing grounds is worst and potentially the most hazardous. Measures already in place which promote safety at sea include the use of limited access programs; workshops to educate fishery participants on sea turtle release methods and safety issues; and changes in longline gear requirements in response to fishermen's concerns about the use of 60 g. weighted swivels in association with side-setting.

## **5.2 Essential Fish Habitat**

None of the alternatives considered in this FMP amendment are expected to cause adverse impacts to Essential Fish Habitat (EFH) or Habitat Areas of Particular Concern (HAPC) for species managed under the FMPs of the Western Pacific Region (Table 65). The alternatives are

not likely to lead to substantial physical, chemical, or biological alterations to the oceanic and coastal habitat, or result in any alteration to waters and substrate necessary for spawning, breeding, feeding, and growth of harvested species or their prey.

Longline is a form of hook-and-line that causes few fishing-related impacts to the benthic habitat of bottomfish, crustaceans, coral reefs, and precious corals. The current management regime protects habitat through prohibitions on the use of bottom-set nets, bottom trawls, explosives, and poisons. None of the alternatives will result in a change in fishing gear or operation, therefore, EFH and HAPC maintain the same level of protection.

**Table 65: EFH and HAPC for Management Unit Species of the Western Pacific Region**

<b>MU.S.</b>	<b>EFH (Juveniles and Adults)</b>	<b>EFH (Eggs and Larvae)</b>	<b>HAPC</b>
Pelagic	Water column down to 1,000 m	Water column down to 200 m	Water column down to 1,000 m that lies above seamounts and banks
Bottomfish	Water column and bottom habitat down to 400 m	Water column down to 400 m	All escarpments and slopes between 40–280 m and three known areas of juvenile opakapaka habitat
Seamount Groundfish	Water column and bottom from 80 to 600 m, bounded by 29° °–35° ° N and 171° ° E –179° ° W (adults only)	Epipelagic zone (0–200 nm) bounded by 29° °–35° ° N and 171° ° E -179° ° W (includes juveniles)	Not identified
Precious Corals	Keahole, Makapuu, Kaena, Wespac, Brooks, and 180 Fathom gold/red coral beds, and Milolii, S. Kauai, and Auau Channel black coral beds	Not applicable	Makapuu, Wespac, and Brooks Bank beds, and the Auau Channel
Crustaceans	Bottom habitat from shoreline to a depth of 100 m	Water column down to 150 m	All banks within the Northwestern Hawaiian Islands with summits less than 30 m



<b>MU.S.</b>	<b>EFH (Juveniles and Adults)</b>	<b>EFH (Eggs and Larvae)</b>	<b>HAPC</b>
Coral reef ecosystem	Water column and benthic substrate to a depth of 100 m	Water column and benthic substrate to a depth of 100 m	All MPAs identified in the FMP, all PRIA, many specific areas of coral reef habitat (see Chapter 6)

Note: All areas are bounded by the shoreline, and the seaward boundary of the EEZ, unless otherwise indicated.

## **Chapter 6: Consistency with other Applicable Laws**

### **6.1 National Environmental Policy Act**

To comply with the intent of the NEPA, a draft Supplemental Environmental Impact Statement (SEIS) has been prepared to analyze alternatives considered herein. A Notice of Intent to prepare this draft SEIS was published in the *Federal Register* in August 2007 (72 FR 46608) See section 1.5 for further information on NEPA.

A 45-day public review and comment period is provided on this draft SEIS. In addition to publishing a Notice of Availability in the Federal Register, NMFS will hold a public informational meeting in Honolulu to inform the interested and affected persons of the proposed changes to the shallow-set fishery and review the NEPA analyses. All public comments that are received within the 45-day comment period will be considered as the final SEIS is prepared.

NEPA also requires the following environmental management issues be considered when evaluating a proposed action:

#### ***Energy Requirements and Conservation Potential of the Alternatives and Mitigation Measures***

The alternatives for effort limit levels are distinguished by the amount of fishing effort to be allowed under the FMP regulations. The vessels used to target swordfish consume energy in the form of petroleum-based fuels and electricity. If the shallow-set fishery was not authorized, it is expected that all fishery participants would switch to deep-set longline fishing for tuna. Although the trip length duration is longer for shallow-set fishing, the alternative considered in this document are not expected to result in the consumption of significant amounts of energy.

#### ***Natural or Depletable Resource Requirements and Conservation Potential of the Alternatives and Mitigation Measures***

All of the effort alternatives affect natural and depletable resources (fish). However, existing regulations and management reference points associated with overfishing and overfished exist to prevent significant depletion of target and non-target species, as applicable. All of the alternatives considered would manage the affected stocks sustainably and ensure appropriate conservation and of the resources.

#### ***Urban Quality, Historic and Cultural Resources, and Design of the Built Environment Including the Reuse and Conservation Potential of the Alternatives and Mitigation Measures***

None of the alternatives would have an appreciable effect on urban quality or design of the built environment because of the relatively small size of the shallow-set fishing fleet and its shore-side supporting infrastructure.

#### ***Possible Conflicts between the Proposed Action and Other Land Use Plans***

The alternatives considered in this SEIS do not conflict with the objectives or provisions of any other proposed action or other land use plans as the management objective of the shallow-set fishery is to provide for a sustainable fishery while minimizing bycatch of protected species. The

proposed action does not preclude the development of a West Coast shallow-set limited entry program as this action is considered conservative in terms of available harvests of swordfish as well as impacts on protected species.

***Adverse Impacts That Cannot Be Avoided***

None of the alternatives propose measures that produce unavoidable adverse impacts.

***The Relationship Between Local Short-Term Uses of the Human Environment and the Maintenance and Enhancement of Long-Term Productivity***

The alternatives considered are not expected to have negative impacts on the long-term productivity of any ecosystem.

***Irreversible and Irretrievable Commitments of Resources Involved in the Proposed Action***

Nonrenewable resources consumed in the industry include the energy used in fishing operations and ancillary businesses, as well as the materials used to construct the physical assets used in the industry, although some of these assets would be available for reuse if taken out of use in shallow-set fishing.

***Permits, Licenses, and Approvals Necessary to Implement the Proposed Action***

No permits or approvals outside the purview of NMFS are required for this action.

**6.2 Regulatory Flexibility Act**

In order to meet the requirements of the Regulatory Flexibility Act (RFA), 5 U.S.C. 601 et seq. requires government agencies to assess the impact of their regulatory actions on small businesses and other small entities via the preparation of regulatory flexibility analyses. The RFA requires government agencies to assess the impact of significant regulatory actions on small businesses and other small organizations. The purpose and need of the management action considered in this FMP amendment is described in Chapter 1, and the alternatives considered are discussed Chapters 2 and 4. Because some of the alternatives may have a significant impact on a substantial number of small entities for the purposes of the RFA, an Initial Regulatory Flexibility Analysis has been prepared (See Appendix V).

**6.3 Executive Order 12866**

In order to meet the requirements of Executive Order 12866 (E.O. 12866), NMFS requires that a Regulatory Impact Review be prepared for all regulatory actions that are of public interest. This review provides an overview of the problem, policy objectives, and anticipated impacts of the proposed action, and ensures that management alternatives are systematically and comprehensively evaluated such that the public welfare can be enhanced in the most efficient and cost effective way. In accordance with E.O. 12866, the following is set forth by the Council: (1) This rule is not likely to have an annual effect on the economy of more than \$100 million or to adversely affect in a material way the economy, a sector of the economy, productivity, jobs, the environment, public health or safety, or state, local, or tribal governments or communities;

(2) This rule is not likely to create any serious inconsistencies or otherwise interfere with any action taken or planned by another agency; (3) This rule is not likely to materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights or obligations of recipients thereof; and (4) This rule is not likely to raise novel or policy issues arising out of legal mandates, or the principles set forth in the Executive Order.

The alternatives considered in this FMP amendment are anticipated to yield net economic benefits to the nation by improving our ability to maintain healthy and productive marine ecosystems, and foster the long-term sustainable use of marine resources in an ecologically and culturally sensitive manner that relies on the use of a science-based ecosystem approach to resource conservation and management. Please see Appendix V for more discussion of this topic.

#### **6.4 Coastal Zone Management Act**

The Coastal Zone Management Act requires a determination that a recommended management measure has no effect on the land or water uses or natural resources of the coastal zone or is consistent to the maximum extent practicable with the enforceable policies of an affected state's approved coastal zone management program. A copy of this document will be submitted to the appropriate state government agencies in Hawaii for review and concurrence with a determination that the recommended measures are consistent, to the maximum extent practicable, with the state coastal zone management program.

#### **6.5 Endangered Species Act**

The ESA requires that any action authorized, funded, or carried out by a federal agency ensure its implementation would not jeopardize the continued existence and recovery of listed species or adversely modify their critical habitat. Species listed as endangered or threatened under the ESA that have been observed, or may occur, in the action area are listed below (and are described in more detail in Chapter 3):

- All Pacific sea turtles including the following: olive ridley sea turtles (*Lepidochelys olivacea*), leatherback sea turtles (*Dermochelys coriacea*), hawksbill turtles (*Eretmochelys imbricata*), loggerhead (*Caretta caretta*), and green sea turtles (*Chelonia mydas*).
- The humpback whale (*Megaptera novaeangliae*), sperm whale (*Physeter macrocephalus*), blue whale (*Balaenoptera musculus*), fin whale (*B. physalus*), northern right whale (*Eubalaena glacialis*), and sei whale (*B. borealis*). In addition, one endangered pinniped, the Hawaiian monk seal (*Monachus schauinslandi*).
- The short tailed albatross (*Phoebastria albatrus*).

ESA consultations were conducted by NMFS and the U.S. Fish and Wildlife Service (for species under their jurisdiction) to ensure ongoing pelagic fishery operations are not jeopardizing the

continued existence and recovery of any listed species or adversely modifying critical habitat. The biological opinions resulting from these consultations are briefly described below. Implementation of new management measures such as increased effort limits under Topic 1 may require a new Section 7 consultation conducted by NMFS.

### ***Existing Biological Opinions***

NMFS issued a biological opinion on February 23, 2004, following a consultation under section 7 of the ESA on the ongoing operation of the Western Pacific Region's pelagic fisheries as managed under the Pelagic FMP. The opinion concluded that the fisheries were not likely to jeopardize the continued existence and recovery of any threatened or endangered species under NMFS' jurisdiction or destroy or adversely modify critical habitat that has been designated for them.

Although not considered in NMFS' biological opinion, the Council has undertaken five off-site sea turtle conservation projects. These projects are aimed at protecting affected sea turtle populations on their nesting beaches and in their nearshore foraging grounds at sites in Southeast Asia, Mexico, and Japan.

On October 4, 2005 NMFS issued a biological opinion on the ongoing operations of the deep-set sector of the Hawaii-based longline fishery. The opinion concluded that the deep-set sector was not likely to jeopardize the continued existence and recovery of any humpback whales, or green, leatherback, loggerhead, or olive ridley sea turtles.

On November 18, 2002, the U.S. Fish and Wildlife Service issued a biological opinion on the potential impacts of the entire Hawaii-based domestic longline fishery on the short-tailed albatross. The opinion concluded that the fishery is not likely to jeopardize the continued existence and recovery of the short-tailed albatross.

On October 8, 2004, the U.S. Fish and Wildlife Service issued a biological opinion on the potential impacts of the shallow-set sector of the Hawaii-based pelagic longline fishery on the short-tailed albatross. The opinion concluded that the shallow-set sector is not likely to jeopardize the continued existence and recovery of the short-tailed albatross.

## **6.6 Marine Mammal Protection Act**

The Marine Mammal Protection Act (MMPA) establishes a comprehensive federal program for the protection and management of marine mammals occurring within U.S. jurisdiction. With respect to commercial fishing, section 118(b) of the MMPA establishes a goal of reducing incidental mortality and serious injury of marine mammals to insignificant levels approaching zero. Under section 118 of the MMPA, NMFS must publish, at least annually, a List of Fisheries (LOF) that classifies U.S. commercial fisheries into one of three categories. These categories are based on the level of serious injury and mortality of marine mammals that occurs incidental to each fishery. Specifically, the MMPA mandates that each fishery be classified according to whether it has frequent, occasional, remote, or no likelihood of incidental mortality or serious

injury of marine mammals.

NMFS uses fishery classification criteria, which consist of a two-tiered, stock-specific approach. This two-tiered approach first addresses the total impact of all fisheries on each marine mammal stock and then addresses the impact of individual fisheries on each stock. This approach is based on the rate, in numbers of animals per year, of incidental mortalities and serious injuries of marine mammals due to commercial fishing operations relative to a stock's Potential Biological Removal (PBR) level. The PBR level is defined in 50 CFR 229.2 as the maximum number of animals, not including natural mortalities, that may be removed from a marine mammal stock while allowing that stock to reach or maintain its optimum sustainable population.

Tier 1:

If the total annual mortality and serious injury across all fisheries that interact with a stock is less than or equal to 10 percent of the PBR level of this stock, all fisheries interacting with this stock would be placed in Category III. Otherwise, these fisheries are subject to the next tier of analysis to determine their classification.

Tier 2:

**Category I:** Annual mortality and serious injury of a stock in a given fishery is greater than or equal to 50 percent of the PBR level.

**Category II:** Annual mortality and serious injury of a stock in a given fishery is greater than 1 percent and less than 50 percent of the PBR level.

**Category III:** Annual mortality and serious injury of a stock in a given fishery is less than or equal to 1 percent of the PBR level.

In the MMPA List of Fisheries, NMFS has classified the Hawaii longline fishery as a single fishery for many years. In 2004, the single longline fishery was placed in Category I due to takes of false killer whales in excess of the PBR for the stock or portion of the stock designated as the Hawaii EEZ stock of false killer whales. A recent review of fishery interaction data has led NMFS to propose revisions in the proposed List of Fisheries for 2008 (73 FR 33760, June 13, 2008). Under the proposed rule, the deep set and shallow set fisheries would be considered as separate fisheries, with each to be categorized independently based on its characteristics and interactions with marine mammals. The deep set fishery (which has a history of interacting with false killer whales) would be placed in Category I; the shallow set fishery (which has no history of interacting with false killer whales) would be placed in Category II. In the proposed rule, NMFS identifies the species of marine mammals with which there are interactions and the basis for the category proposed for each longline fishery.

Under existing regulations, all fishers participating in Category I or II fisheries must register under the MMPA, obtain an Authorization Certificate, and pay a fee of \$25. Additionally, fishers may be subject to a take reduction plan and requested to carry an observer. The Authorization Certificate authorizes the taking of marine mammals incidental to commercial fishing operations. The regulations governing Category III fisheries (found at 50.CFR 229.5) are listed below:

#### § 229.5 Requirements for Category III fisheries.

- (a) *General*. Vessel owners and crew members of such vessels engaged only in Category III fisheries may incidentally take marine mammals without registering for or receiving an Authorization Certificate.
- (b) *Reporting*. Vessel owners engaged in a Category III fishery must comply with the reporting requirements specified in §229.6.
- (c) *Disposition of marine mammals*. Any marine mammal incidentally taken must be immediately returned to the sea with a minimum of further injury unless directed otherwise by NMFS personnel, a designated contractor, or an official observer, or authorized otherwise by a scientific research permit in the possession of the operator.
- (d) *Monitoring*. Vessel owners engaged in a Category III fishery must comply with the observer requirements specified under §229.7(d).
- (e) *Deterrence*. When necessary to deter a marine mammal from damaging fishing gear, catch, or other private property, or from endangering personal safety, vessel owners and crew members engaged in commercial fishing operations must comply with all deterrence provisions set forth in the MMPA and any other applicable guidelines and prohibitions.
- (f) *Self-defense*. When imminently necessary in self-defense or to save the life of a person in immediate danger, a marine mammal may be lethally taken if such taking is reported to NMFS in accordance with the requirements of §229.6.
- (g) *Emergency regulations*. Vessel owners engaged in a Category III fishery must comply with any applicable emergency regulations.

#### 6.7 Migratory Bird Treaty Act

The MBTA, 16 U.S.C. §§ 703-12, is a strict liability criminal statute that prohibits the “taking” or “killing” of listed migratory birds, except as authorized under permits issued by the U.S. Fish & Wildlife Service (FWS). FWS has construed its permitting authority under the MBTA as extending only to activities directed at migratory birds, such as hunting, depredation control, research, taxidermy, and the like. 50 C.F.R. Parts 20-21. With respect to seabird incidental take, NMFS has interpreted the MBTA to apply only in “nearshore waters,” meaning from the shoreline seaward to the three nautical mile limit (70 FR. 75075, 75076, Dec. 19, 2005). Because nearshore areas are closed by regulation to all longline fishing from Hawaii, the MBTA does not apply and therefore no take authorization is necessary. In addition, after completing the public review and comment processes afforded by the MSA and NEPA, and after consulting with FWS regarding the potential for incidental take of short-tailed albatross, the Council and NMFS have implemented specific seabird conservation measures. These measures are in effect under all of the action alternatives, apply to fishery participants, require monitoring and reporting of seabird incidental take, and require the use of reasonable and effective methods to minimize seabird incidental rates in the shallow-set fishery. As implemented, these measures have dramatically reduced incidental take of seabirds in the shallow-set fishery to levels that are not expected to

have significant adverse short term, long-term, or cumulative effects on affected seabird populations, even when considering the impacts of increased mortalities under Alternatives 1B-1E.

## **6.8 Paperwork Reduction Act**

The purpose of the Paperwork Reduction Act (PRA) is to minimize the burden on the public by ensuring that any information requirements are needed and are carried out in an efficient manner (44 U.S.C. 350191(1)). This amendment contains no new reporting requirements and all existing requirements were lawfully approved and have been issued the appropriate OMB control numbers.

## **6.9 Information Quality Act**

The information in this document complies with the Information Quality Act and NOAA standards (NOAA Information Quality Guidelines, September 30, 2002) that recognize information quality is composed of three elements: utility, integrity, and objectivity. Central to the preparation of this regulatory amendment is objectivity that consists of two distinct elements: presentation and substance. The presentation element includes whether disseminated information is presented in an accurate, clear, complete, and unbiased manner and in a proper context. The substance element involves a focus on ensuring accurate, reliable, and unbiased information. In a scientific, financial, or statistical context, the original and supporting data shall be generated, and the analytic results shall be developed, using sound statistical and research methods.

At the same time the federal government has recognized that “information quality comes at a cost.” In this context, agencies are required to weigh the costs and the benefits of higher information quality in the development of information, and the level of quality to which the information disseminated will be held” (OMB Guidelines, pp. 8452–8453).

One of the important potential costs in acquiring "perfect" information (which is never available), is the cost of delay in decision- making. While the precautionary principle suggests that decisions should be made in favor of the environmental amenity at risk (in this case, marine ecosystems), this does not suggest that perfect information is required for management and conservation measures to proceed. In brief, it does suggest that caution be taken but that it not lead to paralysis until perfect information is available. This document has used the best available information and made a broad presentation of it. The process of public review of this document provides an opportunity for comment and challenge to this information, as well as for the provision of additional information.

## **6.10 Executive Order 13112**

Executive Order 13112 requires agencies to use authorities to prevent introduction of invasive species, respond to, and control invasions in a cost effective and environmentally sound manner, and to provide for restoration of native species and habitat conditions in ecosystems that have



been invaded. Executive Order 13112 also provides that agencies shall not authorize, fund, or carry out actions that are likely to cause or promote the introduction or spread of invasive species in the U.S. or elsewhere unless a determination is made that the benefits of such actions clearly outweigh the potential harm, and that all feasible and prudent measures to minimize the risk of harm will be taken in conjunction with the actions. The Council has adopted several recommendations to increase the knowledge base of issues surrounding potential introductions of invasive species into waters included under its jurisdiction. The first recommendation is to conduct invasive species risk assessments by characterizing the shipping industry, including fishing, cargo, military, and cruise ships in the Western Pacific Region. This assessment will include a comparative analysis of the risk posed by U.S. fishing vessels in the western Pacific with other vectors of marine invasive species.

The second recommendation is to develop a component in the Council's existing education program to educate fishermen on invasive species issues and inform the fishing industry of methods to minimize and mitigate the potential for inadvertent introduction of alien species to island ecosystems.

#### **6.11 Executive Order 13089**

In June 1998 the President signed an Executive Order for Coral Reef Protection, which established the Coral Reef Task Force (CRTF) and directed all federal agencies with coral reef-related responsibilities to develop a strategy for coral reef protection. Federal agencies were directed to work cooperatively with state, territorial, commonwealth, and local agencies; non-governmental organizations; the scientific community; and commercial interests to develop the plan. The Task Force was directed to develop and implement a comprehensive program of research and mapping to inventory, monitor, and address the major causes and consequences of degradation of coral reef ecosystems. The Order directs federal agencies to use their authorities to protect coral reef ecosystems and, to the extent permitted by law, prohibits them from authorizing, funding, or carrying out any actions that will degrade these ecosystems.

Of particular interest to the Council is the implementation of measures to address: (1) fishing activities that may degrade coral reef ecosystems, such as overfishing, which could affect ecosystem processes (*e.g.*, the removal of herbivorous fishes leading to the overgrowth of corals by algae) and destroy the availability of coral reef resources (*e.g.*, extraction of spawning aggregations of groupers); (2) destructive fishing techniques, which can degrade EFH and are thereby counter to the Magnuson-Stevens Act; (3) removal of reef substrata; and (4) discarded and/or derelict fishing gear, which can degrade EFH and cause "ghost fishing."

To meet the requirements of Executive Order 13089, the Coral Reef Task Force issued the National Action Plan to Conserve Coral Reefs in March 2000. In response to the recommendations outlined in the Action Plan, the President announced Executive Order 13158, which is designed to strengthen and expand Marine Protected Areas. The shallow-set fishery does not harvest coral reef species nor does its operation occur in the coral reef ecosystems. Materials associated with fishing operations could be incidentally lost while at sea and end up in

coral reef ecosystems contributing to some impacts; however, the rate of this occurrence is estimated to be rare. Disposing of gear or waste at sea is illegal, and enforced by the USCG.

## Chapter 7: Proposed Regulations

The proposed regulations associated with the preferred alternatives in this document are presented in their entirety for clarity, with deletions indicated using strikethrough and additions indicated by double underlines.

### § 665.22 Prohibitions.

In addition to the prohibitions specified in Part 600 § 600.725 of this chapter, it is unlawful for any person to do any of the following:

(a) Falsify or fail to make and/or file all reports of Pacific pelagic management unit species landings, containing all data and in the exact manner, as required by applicable state law or regulation, as specified in § 665.3, provided that the person is required to do so by applicable state law or regulation.

(b) Use a vessel without a valid permit issued under the High Seas Fishing Compliance Act to fish for Pacific pelagic management unit species using longline gear, on the high seas, in violation of §§ 300.15 and 665.21(a) of this title.

(c) Use a vessel in the EEZ around the Hawaiian Archipelago without a valid Hawaii longline limited access permit registered for use with that vessel, to fish for Pacific pelagic management unit species using longline gear, in violation of § 665.21(b)(1).

(d) Use a vessel shoreward of the outer boundary of the EEZ around the Hawaiian Archipelago without a valid Hawaii longline limited access permit registered for use with that vessel, to land or transship Pacific pelagic management unit species that were harvested with longline gear, in violation of § 665.21(b)(2).

(e) Use a vessel in the EEZ around American Samoa without a valid American Samoa longline limited access permit registered for use with that vessel, to fish for Pacific pelagic management unit species using longline gear, in violation of § 665.21(c)(1)

(f) Use a vessel shoreward of the outer boundary of the EEZ around American Samoa without a valid American Samoa longline limited access permit registered for use with that vessel, to land Pacific pelagic management unit species that were caught with longline gear within the EEZ around American Samoa, in violation of § 665.21(c)(2).

(g) Use a vessel within the EEZ around American Samoa without a valid American Samoa longline limited access permit registered for use with that vessel, to transship Pacific pelagic management unit species that were caught with longline gear, in violation of § 665.21(c)(3).

(h) Use a vessel in the EEZ around Guam, the Northern Mariana Islands, or the Pacific remote island areas (with the exception of Midway Atoll) without either a valid Western Pacific general longline permit, American Samoa longline limited access permit or a Hawaii longline limited access permit registered for use with that vessel, to fish for Pacific pelagic management unit species using longline gear, in violation of § 665.21(d)(l).

(i) Use a vessel shoreward of the outer boundary of the EEZ around Guam, the Northern Mariana Islands, or the Pacific remote island areas (with the exception of Midway Atoll) without either a valid Western Pacific general longline permit, American Samoa longline limited access permit or a Hawaii longline limited access permit registered for use with that vessel, to land or transship Pacific pelagic management unit species that were harvested using longline gear, in violation of § 665.21(d)(2).

(j) Use a vessel in the Western Pacific Fishery Management Area to land or transship Pacific pelagic management unit species caught by other vessels using longline gear, without a valid receiving vessel permit registered for use with that vessel, in violation of § 665.21(e).

(k) Use a vessel in the EEZ around the PRIA employing handline or trolling methods to fish for Pacific pelagic management unit species without a valid PRIA pelagic troll and handline fishing permit registered for use for that vessel, in violation of § 665.21(f).

(l) Fish in the fishery after failing to comply with the notification requirements in § 665.23.

(m) Fail to comply with notification requirements set forth in § 665.23 or in any EFP issued under § 665.17.

(n) Fail to comply with a term or condition governing the vessel monitoring system when using a vessel registered for use with a Hawaii longline limited access permit, or a vessel registered for use with a size Class C or D American Samoa longline limited access permit, in violation of § 665.25.

(o) Fish for, catch, or harvest Pacific pelagic management unit species with longline gear without a VMS unit on board the vessel after installation of the VMS unit by NMFS, in violation of § 665.25(d)(2).

(p) Possess on board a vessel without a VMS unit Pacific pelagic management unit species harvested with longline gear after NMFS has installed the VMS unit on the vessel, in violation of § 665.25(d)(2).

(q) Interfere with, tamper with, alter, damage, disable, or impede the operation of a VMS unit or to attempt any of the same; or to move or remove a VMS unit without the prior permission of the SAC in violation of § 665.25(d)(3).

(r) Make a false statement, oral or written, to an authorized officer, regarding the use, operation, or maintenance of a VMS unit, in violation of § 665.25(d)(l).

(s) Interfere with, impede, delay, or prevent the installation, maintenance, repair, inspection, or removal of a VMS unit, in violation of § 665.25(d)(l).

(t) Interfere with, impede, delay, or prevent access to a VMS unit by a NMFS observer, in violation of § 665.28(f)(4).

(u) Connect or leave connected additional equipment to a VMS unit without the prior approval of the SAC, in violation of § 665.25(e).

(v) Fish with longline gear within a longline fishing prohibited area, except as allowed pursuant to an exemption issued under § 665.17 or § 665.27, in violation of § 665.26.

(w) Fish for Pacific pelagic management unit species with longline gear within the protected species zone, in violation of § 665.26(b).

(x) Fail to comply with a term or condition governing the observer program established in § 665.28 if using a vessel registered for use with a Hawaii longline limited access permit, or a vessel registered for use with a size Class B, C or D American Samoa longline limited access permit, to fish for Pacific pelagic management unit species using longline gear.

(y) Fail to comply with other terms and conditions that the Regional Administrator imposes by written notice to either the permit holder or the designated agent of the permit holder to facilitate the details of observer placement.

(z) Fail to fish in accordance with the seabird take mitigation techniques set forth at § 665.35(a)(1) or § 665.35(a)(2) when operating a vessel registered for use under a Hawaii longline limited access permit in violation of § 665.35(a).

(aa) When operating a vessel registered for use under a American Samoa longline limited access permit or a Hawaii longline limited access permit, fail to comply with the sea turtle handling, resuscitation, and release requirements, in violation of § 665.32(b).

(bb) ~~Engage in shallow setting without a valid shallow set certificate for each shallow set made, in violation of § 665.33(e).~~ Engage in shallow-setting from a vessel registered for use under a Hawaii longline limited access permit without a NMFS observer on board the vessel in violation of § 665.33(h).

(cc) Own or operate a vessel registered for use under any longline permit issued under § 665.21 while engaged in longline fishing for Pelagic Management Unit Species and fail to be certified for completion of a NMFS protected species workshop, in violation of § 665.34(a).

(dd) Own or operate a vessel registered for use under any longline permit issued under § 665.21 while engaged in longline fishing for Pelagic Management Unit Species without having on board a valid protected species workshop certificate issued by NMFS or a legible copy thereof, in violation of § 665.34(d).

(ee) Possess light sticks on board a vessel registered for use under a Hawaii longline limited access permit at any time during a trip for which notification to NMFS under § 665.23(a) indicated that deep-setting would be done, in violation of § 665.33(~~bd~~).

(ff) Fail to carry, or fail to use, a line clipper, dip net, or dehooker on a vessel registered for use under any longline permit issued under § 665.21, in violation of § 665.32.

(gg) Engage in shallow-setting from a vessel registered for use under a Hawaii longline limited access permit north of the equator (0° lat.) with hooks other than offset circle hooks sized 18/0 or larger, with a 10° offset, in violation of § 665.33(~~cf~~).

(hh) Engage in shallow-setting from a vessel registered for use under a Hawaii longline limited access permit north of the equator (0° lat.) with bait other than mackerel-type bait, in violation of § 665.33(~~dg~~).

(ii) When operating a vessel registered for use under any longline permit issued under § 665.21 or operating a vessel using hooks to target Pelagic Management Unit Species while fishing under the Pelagics FMP, fail to comply with the sea turtle handling requirements, in violation of § 665.32(b).

(jj) Engage in shallow-setting from a vessel registered for use under any longline permit issued under § 665.21 north of the Equator (0° lat.) with hooks other than offset circle hooks sized 18/0 or larger, with a 10° offset, in violation of § 665.33(~~cf~~).

(kk) Engage in shallow-setting from a vessel registered for use under any longline permit issued under § 665.21 north of the Equator (0° lat.) with bait other than mackerel-type bait, in violation of § 665.33(~~dg~~).

(ll) Operate a vessel registered for use under a Hawaii longline limited access permit while engaged in longline fishing without having on board a valid protected species workshop certificate issued by NMFS or a legible copy thereof, in violation of § 665.34(d).

(mm) Fail to use a line setting machine or line shooter, with weighted branch lines, to set the main longline when operating a vessel that is registered for use under a Hawaii longline limited access permit and equipped with monofilament main longline, when making deep sets north of 23° N. lat., in violation of § 665.35(a)(l) or (a)(2).

(nn) Fail to employ basket-style longline gear such that the mainline is deployed slack when operating a vessel registered for use under a Hawaii longline limited access north of 23° N. lat., in violation of § 665.35(a)(3).

(oo) Fail to maintain and use blue dye to prepare thawed bait when operating a vessel registered for use under a Hawaii longline limited access permit that is fishing north of 23° N. lat., in violation of § 665.35(a)(4), (a)(5), or (a)(6).

(pp) Fail to retain, handle, and discharge fish, fish parts, and spent bait, strategically when operating a vessel registered for use under a Hawaii longline limited access permit that is fishing north of 23° N. lat., in violation of § 665.35(a)(7), through (a)(9).

(qq) Fail to begin the deployment of longline gear at least 1 hour after local sunset or fail to complete the setting process before local sunrise from a vessel registered for use under a Hawaii longline limited access permit while shallow-setting north of 23° N. lat., in violation of § 665.35(a)(l).

(rr) Fail to handle short-tailed albatrosses that are caught by pelagic longline gear in a manner that maximizes the probability of their long-term survival, in violation of § 665.35(b).

(ss) Engage in shallow-setting from a vessel registered for use under a Hawaii longline limited access permit after the shallow-set component of the longline fishery has been closed pursuant to § 665.33(~~ab~~), in violation of § 665.33(~~fr~~).

(tt) Fail to immediately retrieve longline fishing gear upon receipt of actual notice that the shallow-set component of the longline fishery has been closed pursuant to § 665.33(~~ab~~), in violation of § 665.33(~~fr~~).

(uu)-(vv) [Reserved]

(ww) Fail to handle seabirds other than short-tailed albatrosses that are caught by pelagic longline gear in a manner that maximizes the probability of their long-term survival, in violation of § 665.35(c).

(xx) Use a large vessel to fish for Pelagic management unit species within an American Samoa large vessel prohibited area except as allowed pursuant to an exemption issued under § 665.38.

(yy) Fish for Pacific pelagic management unit species using gear prohibited under § 665.30 or not permitted by an EFP issued under § 665.17.

**§ 665.33 Western Pacific longline fishing restrictions.**

~~(a) *Annual Effort Limit on shallow setting by Hawaii longline vessels.* (1) A maximum annual limit of 2,120 is established on the number of shallow set certificates that will be made available each calendar year to vessels registered for use under Hawaii longline limited access permits.~~

~~(2) The Regional Administrator will divide the 2,120 set annual effort limit each calendar year into equal shares such that each holder of a Hawaii longline limited access permit who provides notice of interest to the Regional Administrator no later than November 1 prior to the start of the calendar year, pursuant to paragraph (a)(3) of this section, receives one share for each permit held. If such division would result in shares containing a fraction of a set, the annual effort limit will be adjusted downward such that each share consists of a whole number of sets.~~

~~(3) Any permit holder who provides notice according to this paragraph is eligible to receive shallow set certificates. In order to be eligible to receive shallow set certificates, for a given calendar year, holders of Hawaii longline limited access permits must provide written notice to the Regional Administrator of their interest in receiving such certificates no later than November 1 prior to the start of the calendar year, except for 2004, the notification deadline for which is May 1, 2004.~~

~~(4) No later than December 1 of each year, the Regional Administrator will send shallow set certificates valid for the upcoming calendar year to all holders of Hawaii longline limited access permits, as of the just previous November 1, that provided notice of interest to the Regional Administrator pursuant to paragraph (a)(3) of this section. The Regional Administrator will send shallow set certificates valid for 2004 no later than June 1, 2004, based on permit holders as of May 1, 2004.~~

~~(ab) *Annual Limits on sea turtle interactions.* (1) Maximum annual limits are established on the numbers of physical interactions that occur each calendar year between leatherback and loggerhead sea turtles and vessels registered for use under Hawaii longline limited access permits while shallow-setting. The limits are based on the annual numbers of the two turtle species expected to be captured in the shallow set component of the Hawaii-based fishery, as indicated in the incidental take statement of the biological opinion issued by the National Marine Fisheries Service pursuant to section 7 of the Endangered Species Act. If the numbers in the incidental take statement are modified or if a new biological opinion is issued, new rule making will be undertaken to change the interaction limits accordingly. The annual leatherback sea turtle (*Dermochelys coriacea*) interaction limit is nineteen (19) and the annual loggerhead sea turtle (*Caretta caretta*) interaction limit is forty-six (46).~~

~~(i) If the either of annual sea turtle interaction limits are exceeded in any one year, the annual leatherback or loggerhead sea turtle limit will be adjusted downward the following year.~~



(ii) As applicable, in January of each year, or as soon as practicable, the Regional Administrator shall file for publication at the Office of the Federal Register a notification of the applicable annual sea turtle interaction limits established pursuant to paragraph (a)(i) of this section.

(23) Upon determination by the Regional Administrator that, based on data from NMFS observers, either of the two sea turtle interaction limits has been reached during a given calendar year:

(i) As soon as practicable, the Regional Administrator will file for publication at the Office of the Federal Register a notification of the sea turtle interaction limit having been reached. The notification will include an advisement that the shallow-set component of the longline fishery shall be closed and shallow-setting north of the equator by vessels registered for use under Hawaii longline limited access permits will be prohibited beginning at a specified date, not earlier than 7 days after the date of filing of the notification of the closure for public inspection at the Office of the Federal Register, until the end of the calendar year in which the sea turtle interaction limit was reached. Coincidental with the filing of the notification of the sea turtle interaction limit having been reached at the Office of the Federal Register, the Regional Administrator will also provide notice that the shallow-set component of the longline fishery shall be closed and shallow-setting north of the equator by vessels registered for use under Hawaii longline limited access permits will be prohibited beginning at a specified date, not earlier than 7 days after the date of filing of a notification of the closure for public inspection at the Office of the Federal Register, to all holders of Hawaii longline limited access permits via electronic mail, facsimile transmission, or post.

(ii) Beginning on the fishery closure date indicated in the notification published in the Federal Register under paragraph (a)(3)(i) of this section until the end of the calendar year in which the sea turtle interaction limit was reached, the shallow-set component of the longline fishery shall be closed.

~~(c) Owners and operators of vessels registered for use under a Hawaii longline limited access permit may engage in shallow setting north of the equator (0° lat.) providing that there is on-board one valid shallow set certificate for every shallow set that is made north of the equator (0° lat.) during the trip. For each shallow set made north of the equator (0° lat.) vessel operators must submit one valid shallow set certificate to the Regional Administrator. The certificate must be attached to the original logbook form that corresponds to the shallow set and that is submitted to the Regional Administrator within 72 hours of each landing of management unit species as required under § 665.14.~~

~~(b)~~ Vessels registered for use under a Hawaii longline limited access permit may not have on board at any time during a trip for which notification to NMFS under § 665.23(a) indicated that deep-setting would be done any float lines less than 20 meters in length or light sticks. As used in this paragraph “float line” means a line used to suspend the main longline beneath a float and “light stick” means any type of light emitting device, including any fluorescent “glow bead”, chemical, or electrically powered light that is affixed underwater to the longline gear.

~~(e) Shallow set certificates may be transferred only to holders of Hawaii longline limited access permits.~~

~~(c)~~ Owners and operators of vessels registered for use under a Hawaii longline limited access permit must use only offset circle hooks sized 18/0 or larger, with 10° offset, when shallow-setting north of the equator (0° lat.). As used in this paragraph, an offset circle hook sized 18/0 or larger is one whose outer diameter at its widest point is no smaller than 1.97 inches (50 mm) when measured with the eye of the hook on the vertical axis (y-axis) and perpendicular to the horizontal axis (x-axis). As used in this paragraph, a 10° offset is measured from the barbed end of the hook and is relative to the parallel plane of the eyed-end, or shank, of the hook when laid on its side.

~~(d)~~ Owners and operators of vessels registered for use under a Hawaii longline limited access permit must use only mackerel-type bait when shallow-setting north of the equator (0° lat.). As used in this paragraph, mackerel-type bait means a whole fusiform fish with a predominantly blue, green, or grey back and predominantly grey, silver, or white lower sides and belly.

~~(e)~~ Owners and operators of vessels registered for use under a Hawaii longline limited access permit may make sets only of the type (shallow-setting or deep-setting) indicated in the notification to NMFS pursuant to § 665.23(a).

~~(f)~~ Vessels registered for use under Hawaii longline limited access permits may not be used to engage in shallow-setting north of the equator (0° lat.) any time during which the shallow-set component of the longline fishery is closed pursuant to paragraph ~~(a)~~(3)(ii) of this section.

~~(g)~~ Owners and operators of vessels registered for use under a Hawaii longline limited access permit may land or possess no more than 10 swordfish from a fishing trip for which the permit holder notified NMFS under § 665.23(a) that the vessel would engage in a deep-setting trip.

(h) A vessel registered for use under a Hawaii longline limited access permit must have a NMFS observer on board the vessel whenever engaged in shallow-setting.

## Chapter 8: References

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## **Chapter 9: List of Preparers**

This document was prepared by from the WPFMC (in alphabetical order):

Paul Dalzell, Senior Scientist

Kelly Finn, Fishery Analyst

Marcia Hamilton, Fishery Program Specialist

Irene Kelly, Sea Turtle Program Coordinator

Eric Kingma, National Environment Policy Act Ccoordinator

NMFS staff prepared the following:

Phyllis Ha, NMFS NEPA specialist

Kim Maison, Sea Turtle Biologist, Joint Institute for Marine and Atmospheric Research-  
Prepared background information on the potential impacts of climate change on sea turtles

Lewis Vanfossen , NMFS Sustainable Fisheries- Sections in Chapter 4 which predicted short-tailed albatross interactions

**Pelagic FMP Amendment 18  
Draft SEIS**

**Appendix I**

**Public Scoping Report**

**October 4, 2007**

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## **Public Scoping Report**

### **Potential Regulatory Modification for the Hawaii-based Shallow-set Longline Fishery**

Draft Supplemental Environmental Impact Statement

Fishery Management Plan for Pelagic Fisheries  
of the Western Pacific Region

October 4, 2007

Western Pacific Regional Fishery Management Council  
1164 Bishop St., Ste. 1400  
Honolulu, HI

## **Introduction**

In February 2007, the Western Pacific Regional Fishery Council (Council) and the National Marine Fisheries Service (NMFS) received a proposal from the Hawaii Longline Association (HLA) requesting an amendment to the Pelagics FMP and related Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1801 et seq; MSA) regulations concerning the Hawaii-based shallow-set longline fishery (the fishery). The proposal requests that the WPFMC consider amending the Pelagics Fishery Management Plan of the Western Pacific Region (FMP) to eliminate the existing annual fishing effort limit of 2,120 sets. The HLA proposal is premised on new information obtained since the implementation of the existing shallow-set fishery regime in early 2004 (Gilman and Kobayashi, 2007). The new information indicates a reduction in sea turtle capture rates and in the type of incidental hookings (lightly hooked vs. deeply hooked in the mouth or swallowed) observed during sea turtle interactions with longline gear. Combined sea turtle capture rates have declined by 89 percent in comparison to historical capture rates in the shallow-set fishery. Deep hooking (thought to result in sea turtle mortality) rates have also declined to 15 percent of all loggerhead sea turtle captures and zero percent of leatherback sea turtle captures. Prior to requiring the use of circle hooks and mackerel-type bait in the Hawaii-based longline shallow-set fishery, 51 percent of the sea turtles were believed to have been deeply hooked. No green or olive ridley sea turtles have been incidentally caught in the current Hawaii-based shallow-set fishery.

At its 138<sup>th</sup> Council meeting (June 2007), the Council recommended that a Environmental Impact Statement (EIS) pursuant to the National Environmental Policy Act (NEPA) be developed to examine the potential for increasing swordfish fishing while not jeopardizing threatened and endangered sea turtle populations. Potential regulatory changes to be analyzed include modifying or eliminating the existing limit on fishing effort; maintaining or eliminating longline “set certificates” that limit the amount of fishing effort in the fishery; retaining or eliminating hard “caps” (limits) on the incidental take of sea turtles, which, if reached, close the fishery for the remainder of the year; time and/or area restrictions; changes in observer coverage; and other management alternatives designed to increase incentives to avoid interactions with sea turtles.

The Council and NMFS are planning to prepare a Supplemental EIS (SEIS) in accordance with NEPA on the federal management of the longline fishery in the western Pacific. The SEIS will supplement the March 30, 2001, Final EIS on the FMP as well as the March 5, 2004, Final SEIS on Management Measures to Implement New Technologies for the Western Pacific Longline Fisheries.

## **Purpose and Need**

The purpose and need for the potential action is for the Hawaii-based shallow-set set longline fleet to increase swordfish effort to achieve optimum yield while not jeopardizing threatened and endangered sea turtle populations.



## **Preliminary Alternatives**

### **Topic 1- Longline Fishing Effort:**

1. No action - keep 2120 set limit;
2. Allow 3,000 sets;
3. Allow 4,000 sets; and
4. Do not limit sets.

### **Topic 2- Time-Area Closures:**

1. No action - no time-area closures;
2. Implement pre-season monthly closure of waters in designated sea turtle "hot spots" based on historical and contemporary sea surface temperature data; and
3. Implement in-season closure of waters based on analysis of sea surface temperature data.

### **Topic 3- Interaction Hard Cap for Loggerhead and Leatherback Sea Turtles:**

1. No action - continue limitations of sea turtle interactions using caps set by NMFS; and
2. Discontinue limitations of sea turtle interactions using caps set by NMFS.

### **Topic 4- Fishery Participation:**

1. No action - keep set certificates; and
2. Remove set certificates.

### **Topic 5- Assessment Methodology:**

1. No action - annual (1 year) cap on interactions with loggerhead and leatherback turtles (numbers of sea turtle interactions to be determined by NMFS); and
2. Multi-year cap on interactions with loggerhead and leatherback turtles (numbers of sea turtle interactions to be determined by NMFS).

### **Topic 6- Sea Turtle Avoidance Incentives:**

1. No action - do not implement individual vessel sea turtle interaction "limits";
2. Individual vessel "limits" for loggerhead and leatherback turtles will be available on an annual basis (calendar or fishing year) to individual vessels. These "limits" will be transferable among vessels; and
3. Any shallow-set vessel in the fleet that interacts with a certain (unspecified at this time) number of sea turtles during the calendar year or fishing year will be precluded from shallow-set fishing for a certain period (unspecified at this time).

### **Topic 7- Observer Coverage:**

1. No action - 100 percent coverage;
2. A reduced level of observer coverage that achieves an appropriate extrapolation of interactions between sea turtles and the fishery;
3. NMFS covers costs for 100 percent coverage at current effort limit (2,120 longline sets), and fishing industry pays for observer costs for additional shallow-set effort beyond current limit; and
4. Fishing industry pays all on-board observer costs associated with monitoring of the Hawaii-based shallow-set longline fishery.

## **Public Scoping**

NMFS and the Council published a Notice of Intent (NOI) to prepare a SEIS in the *Federal Register* on August 21, 2007 (72 FR 46608). The NOI provided: background information on the fishery, the date, time, and location of the public scoping meeting, a draft list of preliminary alternatives, and information on where and when to send public comments. A public scoping meeting was held August 30, 2007, at the Ala Moana Hotel, Honolulu, HI, from 6- 9.m. The NOI also listed the meeting of the Council's Science and Statistical Committee (SSC; September 25-27, 2007; Honolulu, HI) and the 139<sup>th</sup> Council meeting (October 9-12, 2007; Honolulu, HI) as other venues to provide public comment. Newspaper ads were also placed for the public scoping meeting, SSC, and Council meeting.

### **August 30, 2007 meeting**

Thirteen people attended the meeting at the Ala Moana Hotel. One oral comment was provided and summarized as follows:

#### **Scott Barrows, commenting on behalf of HLA**

As acknowledged in the NOI, the EIS is in response to HLA's proposal to increase shallow-set effort in the Hawaii-based longline fishery. HLA will submit written comments on the scoping process and are now commenting to provide context to the public. Currently, about 30 active vessels are targeting swordfish. The fishery is the most rigorously regulated and observed fishery in the world. Results from required sea turtle and seabird mitigations measures in the fishery experience indicate a tremendous success, 90% reductions in turtle and seabird interactions and almost all released alive and healthy. NMFS estimates 3 loggerhead mortalities per year, using mortality rates above those observed. The situation is similar for leatherbacks, and note that the limit for leatherbacks has never been reached. US fisheries, and the Hawaii fishery in particular, are heavily regulated, whereas foreign fleets are not. The Council and HLA and others are working to get other fleets in the Pacific to use mitigation measures such gear and bait combinations that are proven to be effective in reducing the number and severity of sea turtle interactions. If the effort in the fishery is allowed to increase, there will be no discernable impacts on turtle populations, provided mitigation and nesting beach conservation programs are continued. Furthermore, there is a need to promote gear innovations that are effective in reducing sea turtle interactions and transfer technology to foreign fleets, as positive results using such gear have been shown in the Hawaii model swordfish fishery. HLA looks forward to working with the Council and NMFS on these issues.

### **Written Public Scoping Comments**

Letters submitted during the comment period by HLA, Center for Biological Diversity, Ocean Conservancy and Caribbean Conservation Cooperation, and the Pacific Fishery Management Council are included as attachments A, B, C, D, respectively.



## Pacific Fishery Management Council

7700 NE Ambassador Place, Suite 101, Portland, OR 97220-1384  
Phone 503-820-2280 | Toll free 866-806-7204 | Fax 503-820-2299 | [www.pccouncil.org](http://www.pccouncil.org)  
Donald K. Hansen, Chairman Donald O. McIsaac, Executive Director

September 20, 2007

Mr. William Robinson  
Regional Administrator, Pacific Islands Region  
National Marine Fisheries Service  
1601 Kapiolani Blvd., Suite 1110  
Honolulu, HI 96814

Dear Mr. Robinson, *Bill*

Re: Scoping Comments on the Hawaii Swordfish Environmental Impact Statement (EIS)

I would like to inform you that at their September 10-14, 2007, meeting, the Pacific Fishery Management Council (Pacific Council) directed its Highly Migratory Species Management Team (HMSMT) to begin developing a range of alternatives for an approvable management regime for a West Coast based shallow-set longline fishery, which would be authorized under the Pacific Council's Fishery Management Plan for U.S. West Coast Fisheries for Highly Migratory Species (HMS FMP). As you know, the Pacific Council submitted the HMS FMP for Secretarial review in 2003, but the provision allowing a shallow-set longline fishery was disapproved based on the results of the Section 7 consultation conducted on the FMP, which found that such a fishery would jeopardize the continued existence of the leatherback sea turtle. Since that time, new fishing gear and methods have been developed that substantially reduce both incidental takes and resulting mortality of sea turtles interacting with shallow-set longline gear. The effectiveness of these gear modifications and methods in reducing sea turtles takes and mortalities has been demonstrated by the model fishery implemented in 2004 by the Western Pacific Fishery Management Council (WPFMC) and the Pacific Islands Regional Office, as discussed in the Notice of Intent your office published in the Federal Register on August 21, 2007 (72 FR 46608).

The Pacific Council action initiates a proposed action to implement a fishery using these gear and methods for vessels based on the West Coast that would use shallow-set gear on the high seas. I am attaching a copy of the motion passed by the Pacific Council outlining the range of alternatives the HMSMT would develop and the proposed timeline for Pacific Council decision making. As you can see, one of the options, which may be combined with other options under consideration, is to pursue joint management efforts with the WPFMC. In the short-term, joint management would be facilitated by coordinated development, evaluation, and review of the Pacific and Western Pacific Councils' proposed actions.

We believe it is important for the subject EIS to take into account the Pacific Council's proposed action and evaluate how proposed changes in the management framework for the Hawaii shallow-set fishery would affect the development of a West Coast fishery. In particular, both proposed actions may be implemented without Section 7 consultations finding either action to cause jeopardy to sea turtles or other species listed under the Endangered Species Act. We are

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concerned that the effects of a changed Hawaii fishery, in terms of in the estimated incidental take of sea turtles, would preclude the Pacific Council's proposed action from being approved because of such a fishery's contribution to the overall level of sea turtle takes.

One way to ensure a synchronized outcome would be for both proposals to be coordinated in such a way that a single Section 7 consultation could be conducted covering both proposed actions. Since management of the Hawaii fishery, and any future West Coast fishery, is to a large degree shaped by measures to limit sea turtle takes to a level that does not cause jeopardy, such a joint consultation would allow better coordination of measures, such as take caps based on an Incidental Take Statement, applicable to both proposed actions. To this end we ask that the subject EIS take the Pacific Council's decision making schedule into account as the process moves forward.

The Pacific Council thinks it is important to allow for consideration of a shallow-set longline fishing opportunity for West Coast based vessels managed under the HMS FMP. For this reason, our paramount concern is that the proposed action that is the subject of your scoping announcement be developed in such a way, as to not to preclude such an opportunity.

Sincerely,

A handwritten signature in black ink, appearing to read 'D. O. McIsaac', with a long horizontal flourish extending to the right.

D. O. McIsaac, Ph.D.  
Executive Director

Enclosure: Agenda Item F.2.d, Supplemental WDFW Motion, September 2007

CRD:ckm

c: Council Members  
Ms. Kitty Simonds

## MOTION ON HIGH SEAS LIMITED ENTRY LONGLINE FISHERY

The staff white paper (Agenda Item F.2.a, Attachment 1) describes the following alternatives:

1. Status quo – Shallow-set longline fishing seaward of 200 nm and east of 150 deg W longitude allowed by Hawaii-permitted vessels only; landings can occur on the West Coast by Hawaii-permitted vessels.
2. Use management measures, such as take caps or set certificates, rather than license limitation, to limit shallow-set longline effort seaward of 200 nm.
3. Implement a West Coast limited entry program for shallow-set longline fishery seaward of 200 nm subject to regulations, which would include sea turtle protection measures.
4. Implement a West Coast limited entry program for shallow-set longline fishery seaward of 200 nm (same as Alternative 3) and require a drift gillnet permit to participate.
5. Pursue joint management efforts with the Western Pacific Fishery Management Council.

Motion:

1. Adopt a preliminary purpose and need statement as follows:

The proposed action is to implement a limited West Coast-based shallow-set longline fishery to target swordfish on the high seas, which would be subject to conservation and management measures to protect, among other things, listed sea turtles, seabirds, and marine mammals.

2. Adopt Alternatives 1, 3, 4, and 5 described in the staff white paper as a preliminary range of alternatives for further exploration. (Note: Alternative 4 could be a sub-option of Alternative 3—e.g., Alternative 3a.)

Rationale – There are problems with Alternative 2 relative to creating a derby-style fishery and a level of fishing effort that could potentially result in a jeopardy finding under the Endangered Species Act. With regard to Alternative 3, while the majority of drift gillnet permitted vessels are not big enough or configured properly to fish long-distance, the feasibility of Alternative 3 should be further explored. While there may be higher costs associated with Alternative 5, the cooperative nature of this approach also warrants further consideration.

3. The HMSMT and HMSAS could develop sub-options for Alternative 3 with different conservation and management measures.
4. Suggested Process and Timeline:
  - a. March 2008 – Council consider draft range of alternatives for public review and preliminary guidance on qualifying criteria for analysis
  - b. July-Aug 2008 – HMS Management Committee meet with HMSMT and HMSAS to provide further guidance (if needed)
  - c. November 2008 – Council adopt a preferred alternative



600 University Street, Suite 3600  
Seattle, Washington 98101  
main 206.624.0900  
fax 206.386.7500  
www.stoel.com

August 31, 2007

JEFFREY W. LEPPA  
Direct (206) 386-7641  
jwleppo@stoel.com

**VIA E-MAIL** (HILonglineScoping@noaa.gov)

William L. Robinson  
Regional Administrator  
Pacific Islands Region  
National Marine Fisheries Service  
1601 Kapiolani Blvd., Suite 1110  
Honolulu, HI 96814

**Re: Scoping Comments on HI Swordfish SEIS**

Dear Bill:

This letter provides the scoping comments of the Hawaii Longline Association (HLA) on the Notice of Intent (NOI) to prepare a Supplemental EIS (SEIS) on the federal management of the shallow-set Hawaii pelagic longline fishery. *See* 72 Fed. Reg 46608 (August 21, 2007).

HLA appreciates the opportunity to provide its comments to the National Marine Fisheries Service (NMFS) and to the Western Pacific Regional Fishery Management Council (WPRFMC). As you are aware, HLA is an organization formed to represent and to advance the interests of individuals and entities involved in the Hawaii-based commercial longline fisheries. HLA both promotes participation by industry and serves as the representative voice for commercial longline fisheries in Pacific Islands Region fishery conservation and management decisions. As acknowledged in the NOI, the environmental impact analysis being undertaken by WPRFMC and NMFS responds to a proposal from HLA to amend the Fishery Management Plan for the Pelagics Fisheries of the Western Pacific Region (Pelagics FMP) and related Magnuson-Stevens Act (MSA) regulations concerning the Hawaii-based commercial shallow-set fishery.

HLA's scoping comments are directed to the range of preliminary alternatives identified in the NOI. NEPA requires preparation of a thoughtful environmental analysis of the probable environmental impacts resulting from a proposed action, and a reasonable range of alternatives, including the no action alternative. NEPA does not mandate particular results, but instead provides the necessary process to ensure environmental consequences of proposed actions are intelligently considered. In this procedural context, NEPA's alternatives requirement ensures that an agency's decision is well-informed by considering the environmental impacts of different

Oregon  
Washington  
California  
Utah  
Idaho



William L. Robinson  
August 31, 2007  
Page 2

actions that still meet the purpose and need of the proposed action. Because little or no useful information may be obtained from analysis of actions with similar or identical environmental impacts, or actions that are infeasible, ineffective, or inconsistent with the purpose and need of the proposed project, NEPA does not require detailed analysis of such alternatives.

HLA appreciates the thought that has already gone into the early identification of seven different categories of alternatives for purposes of the NOI. Having assembled such a comprehensive list, we expect the scoping process to inform WPRFMC and NMFS in the selection of those alternatives that merit detailed analysis. Accordingly, HLA's comments below are addressed to which alternatives do, and do not, merit detailed environmental analysis. We sincerely appreciate your consideration of these views.

## **I. ALTERNATIVES WITH FISHING EFFORT RESTRICTIONS**

A wide variety of fishery management regimes have been analyzed in the past, including regimes that place restrictions on the level of fishing effort, the location of where fishing may occur (i.e., area closures) or the time when fishing may occur (i.e., time closures). The NOI identifies two different sets of alternatives that restrict fishing effort through direct set limits ("Shallow-set Fishing Effort Alternatives) or time and area closures (Time-Area Closure Alternatives). Generally, as explained below, HLA supports detailed analysis of different set limits. On the other hand, we do not believe that detailed consideration of time or area closures is warranted due to the absence of scientific evidence demonstrating a conservation benefit and demonstrating the impact of such measures on fishing effort and success.

### **A. Shallow-set Fishing Effort Alternatives**

Any action taken by WPRFMC and NMFS regarding the shallow-set fishery must balance the requirements of the MSA to achieve optimum yield from the Hawaii-based shallow-set fishery, while minimizing bycatch and bycatch mortality, and the requirement of the Endangered Species Act (ESA) to conduct the shallow-set fishery in a manner that is not likely to jeopardize the continued existence of ESA-protected species. In this circumstance, on the one hand, the mandates of the MSA establish a regulatory imperative favoring fishing to achieve optimum yield. On the other hand, the mandates of the ESA establish a cap beyond which fishing effort may not lawfully increase. The cap exists at the point that the combined effects of the baseline status of loggerhead and leatherback sea turtle species, future non-Federal actions, and the



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shallow-set fishery's incidental take levels, are likely to result in jeopardy to these species.<sup>1</sup> There is no regulatory imperative – indeed, the MSA establishes a contrary imperative – to limit fishing effort that is not likely to result in jeopardy to loggerhead and leatherback sea turtles.

HLA supports detailed analysis of alternative set limits in the SEIS. Consideration of a range of fishing effort established through set limits is the only means by which WPRFMC and NMFS may determine whether the proposed action meets the requirements of the ESA. As HLA's proposal makes clear, the analysis of environmental consequences will need to take into account (i) the results of running the Dennis-Holmes model on various levels of fishing effort, (ii) the adverse impact of transferred effects that occur when fishing effort restrictions are imposed, and (iii) the beneficial effects of ongoing sea turtle conservation measures.

#### **B. Time-Area Closures**

The NOI also identifies a series of alternative actions involving pre-season closures of sea turtle “hot spots” based upon historical and contemporary sea surface temperature data, in-season closures based upon sea surface temperatures, or no time-area closures, as with the current fishery regime. HLA does not support detailed analysis of these time-area closure alternatives because, at this time, there is no scientific evidence that such time-area closures are necessary, practicable or effective. In particular, we are aware of no data or analyses, let alone peer-reviewed data or analyses, reliably documenting either the conservation benefits to sea turtle species or the impact on shallow-set longline fishing effort and success, from time and area closures linked to sea surface temperature data. Without first obtaining such data, imposition of time-area closures is not scientifically supportable.

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<sup>1</sup> The only significant environmental issue associated with a change in fishing effort in the shallow-set fishery is the incidental take of two sea turtle species – loggerhead and leatherback sea turtles. The incidental take of seabirds is an important bycatch issue, but seabird bycatch has already been the subject of separate analysis and adoption of conservation measures. None of the potential alternatives identified in the NOI are intended to address seabird bycatch. The incidental take of marine mammals in the shallow-set fishery is insignificant. The incidental take of false killer whales, which is the basis for listing the combined deep-set and shallow-set longline fisheries as a Category I fishery under the Marine Mammal Protection Act (MMPA) is solely attributable to the deep-set fishery. Again, appropriately, none of the potential alternatives under consideration address alternative regulatory schemes for the benefit of marine mammals.





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HLA supports ongoing efforts by WPRFMC, NMFS and Pacific Islands Fisheries Science Center (PIFSC) to investigate ways of reducing sea turtle bycatch. At some point in the future, there may be data that advances the current theories underlying time-area closures based upon sea surface temperature to the point that the interested parties are able to reliably evaluate the conservation and fishery consequences of such actions. However, at this time, detailed consideration of time area closures as an alternative cannot be informative because the scientific data to perform the necessary detailed analysis of this theory, and accordingly to adopt time-area closures as a regulatory requirement, do not exist. No amount of NEPA analysis will change this circumstance.<sup>2</sup>

## **II. ALTERNATIVES THAT HAVE NO ENVIRONMENTAL CONSEQUENCE**

In two instances, the NOI identifies ministerial administrative changes as alternatives. Whatever the merit may be of these implementation alternatives, they have no environmental consequence. NEPA imposes a procedural requirement intended to ensure that the environmental impacts of a proposed action are identified and considered. Analysis in detail of alternatives that have no environmental impact serves no NEPA purpose. Accordingly, these potential alternatives should be eliminated from detailed analysis in the SEIS.

### **A. Shallow-set Observer Coverage Alternatives**

The current shallow-set management regime requires 100 percent observer coverage. This requirement was imposed by NMFS as a reasonable and prudent measure (RPM) under the ESA. HLA has not proposed, and does not support, modifying this observer requirement. Insofar as HLA is aware, the 100 percent observer coverage requirement is supported by conservation groups, the informed public and regulatory agencies.

The NOI does not suggest that a reduction in observer coverage will be considered, but does identify as alternative actions different funding schemes. Currently, the observer program is funded by NMFS. The NOI proposes to perform detailed environmental analysis on: (i) the current funding approach; (ii) a split of funding between NMFS and the fishery; and (iii) changing to a fishery funded observer program. However, while observer coverage is an

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<sup>2</sup> Nor is there a reasonable basis to delay proceeding with the SEIS. Insofar as we are aware, there is no present way to know when, if ever, peer-reviewed science will demonstrate the viability of the underlying theory, let alone the extent of conservation benefits and fishery effort impacts.



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important conservation measure, the related funding mechanism has no conservation or environmental impact. Accordingly, detailed analysis in the SEIS of who funds the observer program would not inform any decision by WPRFMC or NMFS regarding environmental consequences.

HLA does not intend to be coy. We could not be more opposed to NMFS shifting the cost of its mandatory observer program, whether in whole or in part, to the fishery. Among other problems, the economic consequences of shifting such costs would unreasonably burden the fishery such that it would substantially defeat the purpose and need for HLA's proposal in the first place. However, NEPA does not provide for either a cost/benefit or economic impact analysis. Moreover, under NEPA, there is no requirement for, and there would be no benefit from, detailed environmental analysis of alternative funding schemes that have no environmental consequences.

#### **B. Shallow-set Fishery Participation Alternatives**

The NOI identifies an alternative action pursuant to which the existing shallow-set certificate program would be eliminated. HLA is a strong supporter of eliminating the set certificate program; however, this ministerial requirement is not a conservation measure and has no environmental consequence. Because the continuation or elimination of the set certificate program would not have any conservation or environmental impact, detailed analysis in the SEIS would not inform any decision by WPRFMC or NMFS regarding environmental consequences.

The shallow-set certificate program was created in 2004 as a way of rationalizing and implementing the existing 2,210 set limit. The set certificate requirement is not a distinct conservation measure. Rather, it is one of several possible implementation methods for administering the set limit conservation measure. As WPRFMC and NMFS are well aware, in practice, the set certificate program has imposed administrative burdens without any demonstrable benefit. Insofar as we are aware, no one supports continuing the set certificate program. Under HLA's proposal, there would be no set limit and, accordingly, no need for a set certificate program. If the existing set limit is retained, or some other set limit is imposed as a result of this administrative process, WPRFMC and NMFS will have the discretion to implement the set limit through reasonable administrative methods. To the extent public comment may be required or appropriate regarding implementation of a future set limit, such comment should be obtained in response to draft MSA regulations implementing the regulatory aspects of the final decision. However, under NEPA, there is no requirement for, and there would be no benefit from, detailed analysis of alternative administrative implementation schemes that have no environmental consequence and that no interested party supports.



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### **III. ALTERNATIVES THAT IMPLEMENT THE ESA TAKE LIMIT**

The remaining three categories of alternatives address alternative regulatory requirements for implementing ESA-imposed take limits. For the reasons identified below, none of these alternative categories merits detailed analysis in the SEIS.

#### **A. Hard Cap Alternatives**

The NOI identifies an alternative pursuant to which the existing hard cap closure for loggerheads and leatherbacks would be discontinued. HLA does not believe that this alternative merits detailed consideration in the SEIS process because there is nothing useful to be gained by analyzing an alternative action that no one favors, and that would eliminate a practicable and effective conservation measure.

Given the many rigorous management measures required of the shallow-set fishery, it is possible to conceive of a wide variety of alternative fishery management regimes that continue, reduce or eliminate existing requirements imposed primarily for the conservation benefit of sea turtles, seabirds and marine mammals. However, HLA does not support reductions in or elimination of practicable conservation measures that have resulted in demonstrable conservation benefits. In the instance of the hard cap, the fishery's experience in 2006 with loggerhead takes resulted in implementation of the hard cap closure thereby ensuring that the fishery did not exceed its incidental take authorization issued by NMFS pursuant to the ESA. Accordingly, the hard cap requirement has served a demonstrable conservation benefit that is consistent with the mandates of the MSA and the ESA, and implementation of the hard cap has been proven practicable. Members of the fishery, including HLA, have not sought to eliminate the hard cap; nor, to HLA's knowledge, is the hard cap opposed by conservation groups, the public or the regulatory community.

In sum, in our view, elimination of hard caps would not be consistent with the purpose and need for the pending proposal. *See* HLA's shallow set proposal at Attachment. A, p. 1 (identifying the objectives of the proposal to include "(1) maintain[ing] conservation and management measures based upon the best available scientific information; . . . and (3) conduct[ing] the shallow-set fishery in a manner that is not likely to jeopardize the continued existence of affected sea turtle or other ESA-listed species." Continuation of the hard caps requirement is a practicable and effective means of ensuring the shallow-set fishery does not exceed its take limits.



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## **B. Individual Vessel Take Quota Alternatives**

The NOI identifies a series of alternatives that would involve establishing individual vessel “quotas” for leatherback and loggerhead sea turtles. Vessels exceeding the established cap or quota would be precluded from further shallow-set fishing during a given year. HLA does not support detailed analysis of vessel quota alternatives because, at this time, there is no scientific evidence that such quota closures are necessary, practicable or effective. In particular, we are aware of no data or analyses, let alone peer-reviewed data or analyses, reliably documenting expected conservation benefits to sea turtle species or the impact on fishing effort and success from the use of vessel sea turtle take quotas.<sup>3</sup> Without first obtaining such data, imposition of vessel quotas cannot be scientifically supportable.

We are aware of only one analysis addressing the issue of individual vessel take. *See Gilman, et al., Efficacy and Commercial Viability of Regulations Designed to Reduce Sea Turtle Interactions in the Hawaii-based Longline Swordfish Fishery* (Aug. 2006). Gilman, et al. (2006) looked at data from late 2004, when the shallow-set fishery opened, through March 2006, and also analyzed data from 1994 through 2002 for shallow-set fishing under the prior less rigorous fishery management regime. The study found that there was no statistically significant correlation between swordfish and turtle CPUE (i.e., vessels catching more fish did not capture more turtles, and vessels that captured fewer or no turtles did not catch less fish). Looking across the data for the *past and present* shallow-set fishery, the authors noted that a few vessels had disproportionately high sea turtle catch rates. The authors did not reach any conclusions regarding this data, but rather recommended investigation of this issue in future research.

As mentioned above, HLA is supportive of research that addresses sea turtle conservation and reduction of bycatch. We support NMFS, PIFSC or WPRFMC conducting the research suggested in Gilman, et al. (2006). At some point in the future, after research has been conducted, and scientific findings have been reported and peer reviewed, there may be reliable evidence regarding (i) whether certain vessels disproportionately take sea turtles under the current management regime, (ii) if so, why, and (iii) the effectiveness of fishery management measures to address the problem. However, currently, neither the existence and extent of the

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<sup>3</sup> In addition to the absence of scientific support for vessel quotas, the novel concept of imposing individual take limits on vessels (i.e., mini-ITS) is of doubtful legality under either the ESA or the MSA.



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problem, if any, have been demonstrated,<sup>4</sup> nor has there been any investigation of possible alternative management measures, including feasibility and effectiveness of vessel take quotas.<sup>5</sup>

Under the circumstances, while we acknowledge the value of further research into the subject of individual vessel take rates, detailed consideration of individual vessel quotas as an alternative cannot be informative. The scientific data to perform the necessary detailed analysis does not exist. The problem, if any, is, as yet, merely an untested research theory. If there is a problem, the range of possible solutions has neither been identified in theory, nor investigated in the field. Accordingly, the information necessary to analyze the issue, let alone to adopt individual vessel quotas as a regulatory requirement, does not exist. No amount of NEPA analysis will change this circumstance.<sup>6</sup>

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<sup>4</sup> Gilman, et al. (2006) reaches no conclusions regarding disproportionate takes by individual vessels. To the extent Gilman, et al. (2006) considered the issue, the authors principally combined take data collected under two different regulatory management regimes, only one of which is relevant to the present. Moreover, the range of total takes reported by Gilman, et al. (2006) was between zero and four sea turtles per vessel under the current fishery management regime. It is uncertain whether given the short time frames (less than two full years) and rarity of takes, this magnitude of difference is statistically significant, or whether experience in the 2007 fishery supports or undermines the suggestions for research in Gilman, et al. (2006).

<sup>5</sup> Gilman identified at least eight separate potential operational reasons that might explain differences in vessel take rates. *See* Gilman, et al. (2006) at p. 40-41. If vessel take rates can be linked in future research to operational practices that are unrelated to fishing success rates, we presume that adoption of a requirement limiting or eliminating such practices would be more effective and practicable than individual vessel take quotas. For example, if it was demonstrated that vessels setting particularly shallow gear disproportionately catch loggerheads without any demonstrated increase in fishing rates, it would be more effective and efficient to establish minimum depth levels for shallow-set gear instead of establishing vessel quotas. However, currently, there is no scientific evidence of a problem, let alone the reason(s) for the problem and likely solutions.

<sup>6</sup> As with time/area closure theories, there is no reasonable basis to delay proceeding with the SEIS pending further research. There is no present way to know when, if ever, the research  
(...continued)



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### **C. Assessment Methodology Alternatives**

Finally, the NOI proposes to analyze alternatives that would implement take limits annually, as is now the case, and a multi-year take limit as is now the case with the deep-set fishery. HLA supports consideration of a multi-year take limit by NMFS as part of its § 7 consultation process under the ESA. We expect, as was the case with the deep-set consultation in 2005, that the best available scientific data supports use of a multi-year take limit due to the high degree of inter-annual variation in sea turtle takes. NMFS will surely consider this issue in connection with its upcoming § 7 consultation. However, no purpose would be served by analyzing these alternatives in detail in the SEIS. The differences in the environmental consequences of these two implementation alternatives would be undetectable.

### **IV. OTHER POTENTIAL ALTERNATIVES: CONSERVATION MEASURES**

HLA is a strong supporter of ongoing sea turtle conservation measures targeted to improve the status and prospects for recovery of Pacific loggerhead and leatherback populations. It is essential that these measures be analyzed as part of the proposed action. While HLA does not have any specific concerns regarding the current WPRFMC-sponsored conservation measures, and has no suggestions for alternative conservation measures, we recommend that WPRFMC and NMFS use the NEPA scoping process to explore whether the SEIS should analyze a range of conservation measure alternatives.

In making this suggestion, we are not recommending that the SEIS merely analyze alternative actions with and without conservation measures. Insofar as we are aware, no one would favor elimination of demonstrably beneficial beach conservation measures. Rather, we are suggesting that the scoping process be used to discuss whether there are different or additional conservation measures that should be analyzed in detail in the SEIS as alternative actions. If there are not, then it will be appropriate to state in the SEIS that consideration was given to conservation measures alternatives, but that detailed analysis was not appropriate because additional or different measures were not identified or warranted. For example, if WPRFMC and NMFS determine that the relatively recent sea turtle conservation measures EA remains current and

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will be conducted, or when peer-reviewed science may (or may not) demonstrate the viability of the underlying theory, let alone the extent of conservation benefits and fishery effort impacts.



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sufficient, we recommend that the SEIS briefly summarize, incorporate by reference and adopt the findings of the EA.

In sum, as is well-known by all the involved parties, the environmental issue of significance in considering HLA's proposal is the impact of increased fishing effort on loggerhead and leatherback sea turtle survival and recovery. Alternatives that analyze this issue by looking at different levels of fishing effort based upon set limits are appropriate. These alternatives properly frame the one issue of potential environmental significance. For the reasons explained above, the other potential categories of alternatives identified in the NOI do not warrant detailed analysis in the SEIS.<sup>7</sup>

Thank you for considering HLA's comments.

Very truly yours,

A handwritten signature in black ink, appearing to read "Jeffrey W. Leppo".

Jeffrey W. Leppo

cc: Kitty Simonds, Executive Director WPRFMC  
Eric Kingma, NEPA Coordinator WPRFMC  
Marcia Hamilton, Economist WPRFMC  
Paul Dalzell, Senior Scientist WPRFMC  
Irene Kinan, Sea Turtle Coordinator, WPRFMC  
Jim Cook, HLA

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<sup>7</sup> In the event that new alternatives not identified in the NOI come under consideration, HLA requests an opportunity to comment on such alternatives.



September 20, 2007

Mr. William L. Robinson  
Regional Administrator, Pacific Islands Region  
National Marine Fisheries Service  
1601 Kapiolani Blvd., Suite 1110  
Honolulu, HI 96814

RE: Scoping Comments on HI Swordfish SEIS, 72 Fed. Reg. 46608 (Aug. 21, 2001)

Dear Mr. Robinson:

On behalf of Ocean Conservancy and Caribbean Conservation Corporation and our more than 178,000 combined members and activists worldwide, we submit the following comments in response to the National Marine Fisheries Service's (NMFS) notice of intent (NOI) to prepare a supplemental environmental impact statement (SEIS) for the Hawaii shallow-set swordfish fishery.

As NMFS is well-aware, sea turtles throughout the Pacific are hovering on the brink of extinction due in large part to incidental mortality associated with fishing operations. Fisheries mortality has been especially problematic for Pacific loggerhead and leatherback sea turtles, with nesting population reductions in excess of 80 percent over the last three generations. Both species are protected under the Endangered Species Act (ESA), and the World Conservation Union (IUCN) has listed Pacific loggerheads as "Endangered" and Pacific leatherbacks as "Critically Endangered" on the Red List of Threatened Species. While fisheries mortality is but one in a long list of threats impacting imperiled turtle populations, an evaluation of the relative impact of longline fishing conclude that pelagic longlining is an important source of mortality for sea turtle populations that must be mitigated.<sup>1</sup>

As NMFS is also aware, Ocean Conservancy and Caribbean Conservation Corporation have a long history of involvement in working to protect threatened and endangered sea turtles from capture, injury, and death and commercial fisheries. With regard to the Hawaii based shallow set longline fishery in particular, Ocean Conservancy worked to ensure that the fishery operates in a way that does not unduly harm severely depleted Pacific populations of loggerheads and leatherbacks. Beginning in November 1999, a series of court actions governed the management

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<sup>1</sup> Crowder, L. B and R.I. Lewison. Putting Longline Bycatch of Sea Turtles into Perspective. 2007. Conservation Biology, Volume 21, No.1, p.79.



of the Hawaii longline fishery, correcting legal errors in the operation of the fishery related to interactions with endangered sea turtles.<sup>2</sup> NMFS subsequently issued a Biological Opinion pursuant to Section 7 of the ESA which concluded that continued operation of the shallow set fishery would jeopardize the existence of leatherback, loggerhead, and green sea turtles, and amended the FMP to close the Hawaii-based shallow-set longline fishery. When the fishery reopened in 2004, Ocean Conservancy advocated for the use of 18/0 circle hooks and 100% observer coverage, caps on effort and turtle take, and even stronger measures to close the fishery when the cap was reached. In March 2006, the annual hard cap restricting the take of loggerheads to seventeen turtles was reached after the fishery operated for less than three months.<sup>3</sup> As of September 17, 2007, fifteen loggerheads have been taken in Hawaii shallow-set longline fishery, only two short of a repeated fishery closure in 2007.

While the number of sea turtle interactions has decreased significantly (89%) since the sea turtle bycatch mitigation measures were imposed on the HI-based swordfish fishery, sea turtle populations remain in critical condition. Given the precarious state of these endangered populations, a continued precautionary management approach is warranted. Indeed, rather than yielding to industry pressure to rollback effective conservation measures, fishery managers should be heeding the latest scientific advice on the highly endangered status of the species and actively investigating strategies to fish more selectively, enhance post-release mortality and gain a greater understanding of these protected resources and their unique ecological niche. Towards that end, we provide the following scoping comments and recommendations on potential regulatory changes to be analyzed in the SEIS:

### **General NEPA Comments**

As an initial matter, Ocean Conservancy and Caribbean Conservation Corporation caution NMFS and the Pacific Council to identify a reasonable and appropriate “purpose and need” for its proposed action when completing its Draft Supplemental Environmental Impact Statement (DSEIS). In 2003, during the reopening of the HI shallow-set longline fishery, Ocean Conservancy commented that the statement of purpose and need for that DEIS were artificially circumscribed and inappropriately limited the range of alternatives considered by the agency. In the current rulemaking process, the purpose and need must, at a minimum, be broad enough to allow consideration of a reasonable range of alternatives. As the swordfish fishery was previously closed due to its adverse impacts on sea turtle populations, it is inappropriate to again call for its expansion without also studying options that would provide more protections for sea turtles.

The alternatives analysis “is the heart of the environmental impact statement.”<sup>4</sup> It “should present the environmental impacts of the proposal and the alternatives in comparative form, thus sharply defining the issues and providing a clear basis for choice among options by the decision maker and the public.” *Id.* Moreover, it should “rigorously explore and objectively evaluate all reasonable alternatives, and for alternatives which were eliminated from detailed study, briefly

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<sup>2</sup> See, e.g., Center for Marine Conservation, et al., v. National Marine Fisheries Service, et al., (Civ. No. 99-00152)(D.Hawaii).

<sup>3</sup> 71 Fed. Reg. 14824 (March 24, 2006)

<sup>4</sup> 40 C.F.R. § 1502.14.

discuss the reasons for their having been eliminated,” § 1502.14(a), and it should “devote substantial treatment to each alternative considered in detail,” 1502.14(b).

We remind the agency of these requirements and implore the agency to move forward with a true analysis of its alternatives and the effects of those alternatives on all aspects of the environment, rather than just charging ahead with the Hawaii Longline Association’s (HLA’s) request to expand fishing opportunities in the Hawaii-based shallow-set longline fishery. NMFS’ legal responsibilities for protecting the marine environment go far beyond the interests of the HLA and the DSEIS must reflect this broad interest in a public and informed decision making process.

### **Longline Fishing Effort**

When the Hawaii shallow-set longline fishery was reopened in 2004, the effort caps presented by the agency were put in place in an effort to create a “model” swordfish fishery that would provide sufficient protections for highly endangered sea turtles. Despite industry complaints, the current cap on effort, which is set at 2120 sets, is not the constraining factor since the fishery has not reached the set limit since the regulations were imposed. Rather, the limit on turtle takes incorporated into the 2004 Biological Opinion’s reasonable and prudent alternative (RPA) necessary to avoid jeopardy to loggerhead and leatherback sea turtles, closed the fishery in 2006.

According to the HLA proposal submitted February 13, 2007, only 2631 shallow sets have been fished since the May 3, 2004 fishery management regulations became effective. Thus, rather than increasing the effort cap, the agency should actually be looking to lower the effort cap to levels consistent with the amount of fishing effort in recent years. The level of turtle take authorized in the 2004 Biological Opinion is based on expected fishing effort related to the annual cap of 2120 shallow sets, and if the turtle take limits rather than the effort limits are being reached consistently, then more turtles are consistently being taken than estimated for the approved level of fishing effort. As noted above, in order for the agency to consider a full range of alternatives as required by NEPA, it should consider a lower effort cap that is more in line with actual fishing effort in recent years.

It is important to note in this discussion, and in further elements of the scoping document, that the process of determining authorized levels of take does not authorize a turtle kill “quota” for the fishery. Rather, the fishery must be analyzed based on expected effort levels to determine whether those levels of effort and expected interaction rates are likely to jeopardize the continued existence of the species. Only if jeopardy is avoided, take incidental to an otherwise lawful activity may then be authorized.

Also on the issue of longline effort, we urge the agency to appropriately study rather than accept blanket assertions about the risk of “transferred effects” if the Hawaii based shallow set fishery takes turtle protective measures. While we are concerned about the transfer of Hawaii effort to other fisheries within the Western Pacific region that do not encourage turtle protective fishing practices, we believe that the industry’s emphasis on “transferred effects” to foreign fleets often goes too far. With the reopening of the shallow set fishery in 2004, we noted that the claims of transferred “market effects” and transferred fishing effort were extremely speculative and unsupported. Indeed, the 2004 DEIS stated, “[n]o specific studies have been completed on this

topic, but it is theorized (and reported anecdotally) that as Hawaii-based longline vessels have vacated their prime swordfishing grounds north of Hawaii, foreign fishing vessels have moved in to fish those areas using shallow-set longline gear.”<sup>5</sup> Unless further support can be given for this type of statement now, consideration of such effects must be discounted in the analysis of alternatives.

### **Time/Area Closures**

At their April 2007 meeting, the WPFMC’s Pelagics Plan Team (PPT) enumerated a list of outstanding issues that they recommended be investigated prior to amending current suite of management measures in place for the shallow-set longline fishery. Among the concerns they highlighted was the role that changes in the physical oceanography of fishing grounds might play in influencing the rate of interactions between sea turtles and longline vessels. An examination of the oceanographic factors (i.e., sea surface temperature, oceanic fronts or gyres, topography, etc.) related to the occurrence of sea turtles in the region may help identify and characterize important sea turtle foraging habitats and bycatch hotspots. Such information can also inform management decisions regarding appropriate time/area closures and facilitate successful recovery of these critically endangered species.

Studies have also shown that there is substantial temporal and spatial variability with sea turtle bycatch rates. Gear configurations and fishing practices influence this variability as do turtle and vessel movement.<sup>6</sup> To better understand these variations and develop appropriate and effective bycatch avoidance strategies, the PPT recommended that scientists and fishery managers explore alternatives to adjust the temporal and spatial distribution of swordfish fishing effort in order to avoid turtle takes. Specifically, they asked whether there would be an effect on the temporal distribution of swordfish fishing effort and turtle takes if the start and stop date of the swordfish calendar year were changed. We agree and recommend that these issues be considered and analyzed prior to any regulatory changes.

In the meantime, the proposed time/area closure action alternatives which would impose closures based on sea surface temperature analyses and trends represent a positive first step in developing a better understanding of the relationship between sea turtle/longline interaction rates and oceanographic conditions. Whether closures implemented in-season or pre-season are more appropriate depends largely on the capacity and resources of scientists and fishery managers to make real time adjustments to management and communicate those closures to fishery participants. We believe that time/area closures, used in conjunction with other conservation strategies (i.e., hard caps, observer coverage, effort limits, etc.), are an important tool for fisheries management and the conservation of protected and endangered species. A full range of alternatives for time and area closures should be considered in the DSEIS.

### **Interaction Hard-Cap for Loggerhead and Leatherback Sea Turtles**

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<sup>5</sup> DEIS at 195.

<sup>6</sup> Crowder, L. B and R.I. Lewison. Putting Longline Bycatch of Sea Turtles into Perspective. Conservation Biology 2007, Volume 21, No.1, p. 81.

The previous biological opinion and DEIS identified hard caps on turtle take as necessary to avoid a jeopardy determination. As such, the swordfish fishery was reopened in 2004 on the conditions of 100% observer coverage and hard caps on turtle takes. In 2006, the fishery was shut down after three months when the loggerhead take limit was reached. Hard caps provide an essential accountability and incentive mechanism and should be a non-negotiable element of the longline management framework. Without such accountability mechanisms, we are likely to enter the treadmill of never-ending consultations, take exceedances, and reinitiations of consultation, without ever truly stopping to determine how we can better manage our fisheries for the protection of endangered species.

### **Assessment Methodology**

In the reopening of the swordfish fishery in 2004, hard caps were considered essential to avoiding a jeopardy determination for both loggerheads and leatherbacks. We believe that calculating takes on a three-year basis would be both unworkable and irrational as it would allow potential take overages to go unaddressed for up to three years at a time. If a hard cap was enforced during the three-year period, it is unclear whether that cap would be for the rest of that year, or for the rest of the three year period. The only turtle protective option here would be to close the fishery for the rest of the three-year period, but we do not find this politically feasible and believe there would be too much pressure to reopen the fishery with claims of economic ruin. For that reason, we believe the precautionary and necessary 1-year cap should be maintained.

### **Sea Turtle Avoidance Incentives**

Bycatch mitigation and sea turtle avoidance is the responsibility of the fishery, therefore individual take statements are neither appropriate nor consistent with the ESA. Whereas the Magnuson-Stevens Fishery Conservation and Management Act (MSA) is intended to “prevent overfishing while achieving...optimum yield,” the ESA requires that actions be “not likely to jeopardize the continued existence” of ESA-listed species. In other words, under the MSA limits serve as mortality targets to be “optimized” while take limits imposed under the ESA are thresholds to be avoided. As such, transferable individual take statements improperly treat sea turtle take limits as quotas to be allocated, traded and optimized among fishery participants. The ESA does not focus on such actions of individual actors, but rather on the federal process that permits those actions. As such, it is the federal fishery authorization process as a whole that is responsible for staying below authorized take levels.

### **Observer Coverage**

The proposed range of alternative inappropriately combines two related but distinct issues which should be evaluated separately. The first issue involves the amount of observer coverage that is necessary to achieve conservation, data collection and enforcement goals. The second issue has to do with who should pay for observer coverage.

Regarding the first issue, 100% observer coverage was a mandatory condition of the fishery being reopened in 2004. Observers play an essential role in data collection and monitoring and

serve as an important deterrent to would-be bad actors. Scientists, industry representatives, and fishery managers alike have raised repeated concerns about certain vessels attempting to circumvent conservation regulations at the expense of the fishery as a whole. Given the history of the fishery and the vulnerability of sea turtles and other bycatch species, fishery managers should require no less than 100% observer coverage.

With regards to the second issue concerning the costs of the observer program, we believe that there should be full cost recovery and that industry should bear the cost of an onboard observer program. Indeed, fish are a public resource and the ability to harvest that resource for profit is a privilege and not an entitlement. In the interest of equity and capacity control, the cost of an on-board observer program should be born by the industry in exchange for the privilege to fish.

### **Other Issues and Concerns**

**Analyze and compile data regarding the age composition of sea turtles taken in pelagic longline fisheries.** Studies have shown that pelagic longline fisheries negatively influence sea turtle population growth due to the disproportionate impact on older, reproductively valuable age classes.<sup>7</sup> “Although bycatch rates from individual longline vessels are extremely low, the amount of gear deployed by longline vessels suggests that cumulative bycatch of turtles from older age classes is substantial.”<sup>8</sup> Indeed, an estimated 200,000 loggerheads and 50,000 were taken as bycatch in pelagic longline fisheries in 2000.<sup>9</sup> A better understanding of the age composition and the population-level impact of sea turtles taken in pelagic longline fisheries is central to the development of a more comprehensive and effective recovery strategy.

**Post-release mortality data.** We support efforts to investigate means to understand and reduce post-release mortality of sea turtles caught on longlines. At the same time, we urge fishery managers to focus on minimizing takes since we still do not fully understand the effects of non-fatal captures and the associated health issues that may arise as a result of multiple recapture. The Atlantic longline fishery recently moved to more of a mortality-based approach based largely on unverified and unenforceable assumptions about the amount of gear fishermen would remove from the turtles. With 100% observer coverage, this sort of approach is more tenable, but still unwarranted given the need for a precautionary approach

**Investigate additional sea turtle avoidance strategies.** Recent studies indicate that the probability of catching sea turtle is greater in a set that follows a set where a turtle was caught.<sup>10</sup> As such, enhanced fleet communication and coordination and protocols to guide individual vessel behavior following interactions with sea turtles, should be developed and evaluated as part of the SEIS process.

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<sup>7</sup> Crouse, D.T., L.G. Crowder, and H. Caswell. 1987. A stage-based population model for loggerhead sea turtles and implications for conservation. *Ecology* 68: 1412-1423; Heppell, S.S. 1998. An application of life history theory and population model analysis to turtle conservation. *Copeia* 1998: 367-375.

<sup>8</sup> Crowder, L. B and R.I. Lewison. Putting Longline Bycatch of Sea Turtles into Perspective. 2007. *Conservation Biology*, Volume 21, No.1, p.79.

<sup>9</sup> Lewison, R.L., S.A. Freeman and L.B. Crowder. 2004. Quantifying the effect of fisheries on threatened species: the impact of pelagic longlines on loggerhead and leatherback sea turtles. *Ecology Letters* 7:221-231.

<sup>10</sup> Gilman, A.B., D. Kobayashi, T. Swenarton, N. Brothers, P. Dalzell, I. Kinan-Kelly. Reducing sea turtle interactions in the Hawaii-based longline swordfish fishery. 2007. *Biological Conservation* 139, 19-28.

***Evaluate the impact of seabird bycatch mitigation measures on sea turtle capture rates.*** To avoid the incidental capture of seabirds, the Hawaii shallow-set fishery is required to employ seabird bycatch mitigation measures including blue-dyed bait and night-setting. Whether these seabird avoidance strategies also influence sea turtle interaction rates requires further investigation, however initial observations indicate that while blue-dyed bait does not significantly influence the rate of turtle capture, the night setting requirement may affect turtle capture rates. Of even greater concern is evidence that suggests that some fishing vessels actively conceal turtle interactions from on-board observers by jettisoning them on branch lines. If there is in fact a greater level of turtle take and mortality than is captured by observer records, it is crucial that scientists and fishery managers incorporate that information into their assessments and management evaluations.

***Expand the scope of the hard cap provision to include all sea turtles that interact with pelagic longlines.*** In the 2004 Proposed Rule, NMFS considered two variations on sea turtle interaction limits for the shallow-set fishery: (1) a hard cap option for *all* species that would close the fishery when ITS levels were reached or (2) a no-limit option that would only require reinitiation of consultation when ITS levels were reached.<sup>11</sup> While the agency properly rejected the no-limit option because it “might fail to adequately minimize adverse impacts on sea turtles,” it improperly narrowed its protection to only leatherbacks and loggerheads on the asserted justification that a broader hard cap “would likely result in the shallow-set component of the fishery being closed more often than is needed to adequately mitigate adverse impacts on sea turtles.”<sup>12</sup> Rather than provide a justification for limiting the hard cap to leatherbacks and loggerheads, this statement highlights the risk the action agency sees as inherent in operating the fishery and signals the need to invoke the same mechanisms to protect each of these endangered and threatened species. We recommend that SEIS include alternatives that strengthen and apply the same level of protection to *all* species of sea turtles that may interact with pelagic longlines in Hawaii.

***Apply bycatch mitigation measures to the Hawaii deep-set long line fishery.*** Scientists caution that “[e]ven if pelagic longlines are not the largest single source of fisheries-related mortality, longline bycatch is certainly high enough to warrant management action in *all* fleets that encounter vulnerable turtles.”(Emphasis added)<sup>13</sup> While we commend fishery managers for taking the necessary steps to protect loggerhead turtles through the emergency closure of the shallow-set fishery in 2006, we remain concerned that the current suite of sea turtle bycatch mitigation measures does not extend to the deep-set longline fleet. Although the interaction rate for the deep-set fishery is lower than that for the shallow-set fishery, the high levels of mortality for those turtles that are taken in this expanding fishery is cause for concern. In 2005, more 9.3 million hooks were retrieved in the deep set fishery, as compared with 1.3 million hooks that year in the shallow set fishery. Indeed, predictions of leatherback takes increased from the 2001 Biological Opinion estimate of 8 interactions and 3 mortalities to 18 interactions and 7 mortalities in the 2004 Biological Opinion. Such an increase in the take of a species that NMFS

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<sup>11</sup> 69 Fed. Reg. 4098, 4102/2 (Jan 28, 2004).

<sup>12</sup> Id.

<sup>13</sup> Crowder, L. B and R.I. Lewison. Putting Longline Bycatch of Sea Turtles into Perspective. Conservation Biology 2007, Volume 21, No.1, p. 83.

called “critically endangered” and assessed as having “either high risks of extinction in a single human generation...or...a high risk of declining to levels where more precipitous declines become almost certain” is not justifiable.<sup>14</sup>

We recommend that the deep-set fishery be required to use large circle hooks to reduce sea turtle interactions and post-release mortality, as the majority of sea turtles perish when captured at depth. In addition, the fishery should eliminate shallower branch lines on its deep-set gear and incorporate new deep setting techniques to reduce sea turtle bycatch. Recent studies which employed a new deep-setting technique using weighted lines to eliminate shallow set hooks (< 100m) in the deep set longline fishery have proven successful at reducing bycatch without jeopardizing bigeye tuna catch rates.<sup>15</sup>

***Develop a coordinated management framework for pelagic fisheries with the Pacific Fishery Management Council.*** In 2004, NMFS imposed a moratorium on pelagic longline fishing east of 150 degrees West longitude to guard against jeopardy to loggerheads even after the Pacific Fishery Management Council banned longlining west of 150 degrees West longitude. These far reaching closures demonstrate just how vulnerable sea turtles are to the impacts of longline fishing. The conservation community has repeatedly called for more coordinated management between the Western Pacific and Pacific fishery management councils and a comprehensive evaluation of the impacts of all U.S. longlining in the Pacific on imperiled sea turtle populations, yet these essential steps still have not occurred. The Hawaii and California based fleets fish in the same manner, often in the same area, and catch the same turtles.<sup>16</sup> In addition, the fleets consist of many of the same boats as they have had a history of moving back and forth to avoid the closures to protect sea turtles that have alternated between Hawaii and California in recent years. Indeed, scientists warn that, “[t]he critical issue for an individual turtle is the likelihood of capture across an ocean region, not capture by a particular nation. With multiple fleets deployed the cumulative effects of pelagic longlines across fleets in large ocean regions must be taken into account.”<sup>17</sup>

At the same time that fishery managers in the Western Pacific are considering rolling back critical bycatch mitigation measures in their swordfish fleet, fishermen and fishery managers are actively pursuing the establishment of a shallow-set longline fishery off the U.S. west coast. Should both efforts be successful, the likely result would be a net increase in longline fishing effort Pacific-wide and jeopardy determinations for many species of sea turtles. Any proposed changes to the status quo management regime for longlining in Hawaii and along the U.S. west coast, should be well-vetted by both Councils before time and resources are expended. Absent better communication and coordination, pelagic longline fisheries be subject to even greater constraints and the sea turtle recovery efforts may be irreversibly compromised.

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<sup>14</sup> 2004 Draft BiOp at 90.

<sup>15</sup> Beverly, S., C. Curran, and M. Musyl, Reducing bycatch with a deep set longline technique in Hawaii’s Tuna Fishery, Presented at the 58<sup>th</sup> Tuna Conference “Regime shifts and effective management in a pelagic ecosystem,” May 2007.

<sup>16</sup> 2004 Draft BiOp at 90

<sup>17</sup> Crowder, L. B and R.I. Lewison. Putting Longline Bycatch of Sea Turtles into Perspective. Conservation Biology 2007, Volume 21, No.1, p. 81.

***Non-Fishery Conservation Measures.*** Under the ESA, NMFS has a duty to use its authority and all of its programs to provide for the conservation of endangered and threatened species. In light of this statutory command, Ocean Conservancy and Caribbean Conservation Corporation strongly support both domestic and international conservation measures that will help reverse the decline of Pacific sea turtle populations and promote their recovery. Conservation measures may take the form of nesting beach and foraging ground protection, education, and community involvement in conservation, all of which have been endorsed by WPFMC.

It would not, however, be appropriate (or consistent with Section 7(a)(2) of the Endangered Species Act) to consider these conservation measures as offset measures or otherwise justify a higher level of authorized incidental take. Despite strong scientific backing, the ultimate effect of such measures on turtle populations is, at this point, entirely speculative. While we certainly hope that they will result in larger populations of turtles in the future, predictions that larger numbers of nests and eggs will be saved cannot be used to allow takes of *any* existing turtles, let alone mature animals. For example, the recovery of the Kemp's Ridley turtle is the result of decades of conservation of primary nesting habitat in Mexico *and* full implementation of measures to protect these animals from drowning in shrimp trawls. Only by focusing on reducing mortality throughout the range of these species and at all stages of life will NMFS be able to affect recovery.

If current fishing practices continue, scientists predict that the extinction of Pacific leatherback sea turtles within the next 10-30 years is imminent.<sup>18</sup> More selective fishing practices can help avert this alarming decline, but it will depend on efforts at both the national and international level. Whether researching and developing more selective and innovative fishing practices and gear technologies or compelling greater international and regional collaboration, the United States, indeed Hawaii, plays an important leadership role in the global fishing community. As such, we strongly encourage WPFMC and NMFS to lead by example and to develop strong conservation measures that promote ecosystem health and ensure the recovery vulnerable sea turtle populations. We appreciate your consideration of these comments and your efforts to protect threatened and endangered sea turtle populations.

Sincerely,

Meghan Jeans  
Pacific Fish Conservation Manager  
Ocean Conservancy

Marydele Donnelly  
Director of International Policy  
Caribbean Conservation Corporation

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<sup>18</sup> Nature 405, June 2000





**Via Electronic Mail**

September 20, 2007

Mr. William G. Robinson  
Regional Administrator  
Pacific Islands Region, NMFS  
1601 Kapiolani Blvd., Suite 1110  
Honolulu, HI 96814  
E-mail: HILonglineScoping@noaa.gov

**RE: Scoping Comments on Hawaii Swordfish SEIS.**

Dear Mr. Robinson:

The Center for Biological Diversity, Oceana, and Sea Turtle Restoration Project/Turtle Island Restoration Network submit these comments regarding the National Marine Fisheries Service's ("NMFS") notice of intent to prepare a supplemental environmental impact statement ("SEIS") and notice of scoping process regarding the Hawaii-based shallow-set pelagic longline fishery in the western Pacific. 72 Fed. Reg. 46608 (August 21, 2007). We believe that any relaxation of the current restrictions on pelagic longlining will unlawfully harm species protected under the Endangered Species Act ("ESA") (16 U.S.C. § 1531 *et seq.*), the Migratory Bird Treaty Act ("MBTA") (16 U.S.C. § 706 *et seq.*), and Marine Mammal Protection Act ("MMPA") (16 U.S.C. § 1361 *et seq.*). In particular, actions such as increasing the number of allowed shallow-set longline sets, discontinuing caps on sea turtle interactions, and reducing observer coverage would result in increased, unsustainable mortality to the critically endangered Pacific leatherback. While changes in fishing technology have reduced the number of lethal interactions between leatherbacks and shallow-set pelagic longline gear, there is no such thing as a truly "turtle-safe", zero-mortality longline fishery. Given that NMFS has already determined that *any* additional fishery-induced mortality of Pacific leatherback will jeopardize the species' continued existence, we urge that NMFS focus its analysis in the SEIS on alternatives that offer maximum protection to the leatherback as well as other protected species such as loggerhead sea turtles, sea birds, and marine mammals.

**Bycatch in Pelagic Longline Fishing**

Pelagic longline fishing involves the use of a monofilament line that stretches from 20 to upwards of 60 miles from a vessel and is set to given depth depending on the target species. Attached to the longline are additional lines to which are attached weights and baited hooks. A single longline fishing vessel may deploy several thousand hooks at one time.

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In addition to the target species, usually swordfish, tunas, and sharks, longline gear catches non-target and undersized fish, sharks, sea turtles, marine mammals, and seabirds. Sea turtles, marine mammals, and seabirds all get caught on the baited hooks of longlines, or are entangled in the lines, and being air breathers, subsequently drown. Those that do not immediately drown often suffer serious injury, such as hook ingestion, condemning them to a slower death by starvation, internal bleeding, or infection.

**Current Measures Are Insufficient to Meet Endangered Species Act Requirements to Protect Endangered Sea Turtles, Therefore NMFS Should Focus Its Efforts on Increasing Protections**

Any expansion of shallow-set pelagic longlining effort would likely jeopardize the continued existence of at least two ESA-listed species, the Pacific leatherback and loggerhead sea turtles. Section 2(c) of the ESA establishes that it is "...the policy of Congress that all Federal departments and agencies shall seek to conserve endangered species and threatened species and shall utilize their authorities in furtherance of the purposes of this Act." 16 U.S.C. § 1531(c)(1). The ESA defines "conservation" to mean "...the use of all methods and procedures which are necessary to bring any endangered species or threatened species to the point at which the measures provided pursuant to this Act are no longer necessary." 16 U.S.C. § 1532(3). Similarly, Section 7(a)(1) of the ESA directs that the Secretary review "...other programs administered by him and utilize such programs in furtherance of the purposes of the Act." 16 U.S.C. § 1536(a)(1). Rolling back measures critical to the protection of threatened and endangered species – particularly when available evidence indicates that fishery bycatch poses a serious threat their existence – would violate the ESA's statutory directive to conserve listed species. Indeed, if anything, the ESA requires that NMFS do *more* to ensure that species on the brink, such as the Pacific leatherback, not only continue to survive but recover.

Section 7(a)(2) of the ESA requires federal agencies to "insure that any action authorized, funded, or carried out by such agency . . . is not likely to jeopardize the continued existence of any endangered species or threatened species or result in the adverse modification of habitat of such species . . . determined . . . to be critical . . . ." 16 U.S.C. § 1536(a)(2); 50 C.F.R. § 402.14(a). To accomplish this goal, agencies must consult with the delegated agency of the Secretary of Commerce or Interior whenever their actions "may affect" a listed species. 16 U.S.C. § 1536(a)(2); 50 C.F.R. § 402.14(a). Where, as here, NMFS is both the acting agency and the delegated wildlife agency for purposes of many of the listed species in question, different branches of NMFS must undertake internal consultation with each other. Additionally, NMFS must consult with the U.S. Fish and Wildlife Service in impacts to the endangered short-tailed albatross.

At the completion of consultation NMFS issues a Biological Opinion that determines if the agency action is likely to jeopardize the species. If so the opinion must specify a Reasonable and Prudent Alternative ("RPA") that will avoid jeopardy and allow the agency to proceed with the action. 16 U.S.C. § 1536(b). An agency's duty to avoid jeopardy is continuing, and "where discretionary Federal involvement or control over the action has been retained or is authorized by

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law,” the agency must in certain circumstances reinstate formal consultation. 50 C.F.R. § 402.16.

The parameters within which this fishery currently operates, and which NMFS now proposes to reassess, are the product of years of analysis, controversy, and concern over the dire impacts that longlining poses to Pacific leatherbacks and loggerhead sea turtles. In 2001, NMFS determined that the operation of the western Pacific pelagic longline fishery without the current gear and effort restrictions and without 100% observer coverage would jeopardize the continued existence of leatherback, loggerhead, and green sea turtles. NMFS, Biological Opinion on Authorization of Pelagic Fisheries Under the Fishery Management Plan for the Pelagic Fisheries of the Western Pacific Region (2001) at 120-24, 136 (green turtles); 124-29, 136 (leatherbacks); 129-32, 136 (loggerheads). As a result, NMFS prohibited shallow-set longline fishing north of the equator and placed additional restrictions on deep-set longlining, including time-area closures. *Id.* at 138-40.

NMFS reopened the Hawaii-based swordfish fishery in 2004, when it issued a “no jeopardy” biological opinion on impacts to listed sea turtles authorizing the fishery to operate under the constraints listed in the NMFS scoping notice. 72 Fed. Reg. 46608, 46609. Later that year, the U.S. Fish and Wildlife Service issued a “no jeopardy” opinion on the impacts on short-tailed albatross of the shallow-set longline fishing operations permitted under the sea turtle biological opinion. FWS, Biological Opinion on the Effects of the Reopened Shallow-Set Sector of the Hawaii-Based Longline Fishery on the Short-Tailed Albatross (2004) at 65.

NMFS’s scoping notice reports that the incidental capture of sea turtles by the shallow-set longline fishery has declined by 89% compared to historic capture rates, presumably because of the protective measures that have been implemented in recent years.<sup>1</sup> 72 Fed. Reg. 46608, 46609. This decline indicates that those measures have likely been somewhat effective in reducing the fishery’s impact on imperiled turtle species.<sup>2</sup> It does not, however, indicate that more stringent protective measures are unnecessary or that existing measures are no longer necessary. In fact, available data on the status of sea turtle species, especially the Pacific leatherback, show that strong protective measures have never been more critical to ensuring the species’ survival.

Numbering over 100,000 nesting females as recently as the 1980s, the species is in rapid decline with current estimate of only 2,000-5000 nesting females. Lewison, R. *et al.*, (2004) Quantifying the effects of fisheries on threatened species: the impact of pelagic longlines on loggerhead and leatherback sea turtles, *Ecology Letters* 7:221. In 2000, an article published in the preeminent scientific journal *Nature*, predicted extinction of leatherbacks in the Pacific within decades. Spotila *et al.* (2000), Pacific leatherback turtles face extinction, *Nature* 405:529-

<sup>1</sup> NMFS does not report whether there has been any change during this time period in the number of sea birds and marine mammals seriously injured or killed by the pelagic longline fishery.

<sup>2</sup> We hope the observed decline in interactions is in fact a result of the gear being more selective rather than an artifact of the simple fact that populations of leatherback and loggerhead sea turtles in the Pacific continue to decline and there are simply few turtles in the water for the fishery to interact with.

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530. The primary cause of the leatherback decline, and the greatest threat to its continued existence, is entanglement and drowning in longline fishing gear. *Id.* The leatherback sea turtle is listed as endangered under the ESA throughout its range.

In its 2001 longline biological opinion, NMFS concluded that the mortality of up to 57 leatherbacks per year in the Hawaii longline fishery would

appreciably reduce the leatherback sea turtles' likelihood of surviving and recovering in the wild, particularly given the status and trend of leatherback turtle populations in the Pacific basin. Based on published estimates of nesting female abundance, leatherback populations have collapsed or have been declining at all major Pacific basin nesting beaches for the last two decades.

NMFS 2001 BiOp at 125.

In another relevant biological opinion concerning the impacts of fishing on Pacific leatherbacks, NMFS found that Pacific leatherback populations have continued their worrisome decline and concluded that

....any additional impacts to the western Pacific leatherback stocks are likely to maintain or exacerbate the decline in these populations. This would further hinder population persistence or attempts at recovery as long as mortalities exceed any possible population growth, which appears to be the current case, appreciably reducing the likelihood that western Pacific leatherback populations will persist. Additional reductions in the likelihood of persistence of western Pacific leatherback stocks are likely to affect the overall persistence of the entire Pacific Ocean leatherback population by reducing genetic diversity and viability, representation of critical life stages, total population abundance, and metapopulation resilience as small sub-populations are extirpated. *These effects would be expected to appreciably reduce the likelihood of both the survival and recovery of the Pacific Ocean population of the leatherback sea turtle.*

NMFS, Biological Opinion on CA-OR Drift Gillnet Fishery (2000) at 94 (emphasis added).

Given NMFS's acknowledgment that any additional mortality to Pacific leatherbacks threatens the species' very existence, and the fact that even with current protective measures the shallow-set longline fishery continues to take leatherbacks, NMFS may not permit changes to this fishery that will increase the number of leatherbacks harmed or killed by the fishery. To the contrary, the ESA requires that NMFS do more to save these creatures from the brink of extinction and move them towards recovery. *See, e.g., Nat'l Wildlife Fed'n v. NMFS*, 481 F.3d 1224, 1236-38, (9th Cir. 2007) ("jeopardy" includes impacts to recovery as well as survival and NMFS may not permit further impacts to a species already in jeopardy, regardless of whether the activity at issue is the cause of the baseline jeopardy).

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Finally, as discussed in the MMPA section below, the current fishery is known to entangle and kill ESA-listed marine mammals. Such take must be authorized under both the ESA and MMPA. At present it is authorized under neither statute. Therefore the fishery, its participants, NMFS, and the Council are operating in knowing violation of these laws and subject to civil and criminal penalty there under. Any expansion of the fishery which would increase the likelihood of such take would similarly be illegal.

#### **Any Expansion of the Hawaii Longline Fishery Would Violate the Marine Mammal Protection Act**

The current Hawaii-based pelagic longline fishery hooks, entangles and kills ESA-listed marine mammals as well as numerous non-listed marine mammal species. It must therefore be operated in a manner consistent with the procedural and substantive mandates of the ESA and MMPA or not at all. The pelagic longline fishery is currently operating without any take authorization for ESA-listed marine mammals. Take can be authorized via an Incidental Take Statement issued pursuant to the ESA only if such take is also authorized pursuant to Section 101 of the MMPA. No such take authorization has ever been granted for this fishery. Nevertheless, observer data from the 2001, 2002, and 2004 document entanglement of humpback whales. Take of sperm whales has also been observed. None of this take was authorized under the ESA or the MMPA and therefore occurred in violation of both statutes. Continued operation of the longline fishery, and certainly any changes allowing an increase in effort, violates the provisions of the ESA and MMPA prohibiting such take.

The continued authorization of the pelagic longline fishery and any proposed expansion also violate the unambiguous command of the MMPA that all fisheries "shall reduce incidental mortality and serious injury of marine mammals to insignificant levels approaching a zero mortality and serious injury rate" by April 30, 2001. 16 U.S.C. § 1387(b)(1). NMFS has defined ZMRG by regulation as ten percent of Potential Biological Removal ("PBR"). The pelagic longline fishery's take of marine mammal species remains well above this threshold. For example, in the 2007 Draft Pacific Stock Assessment Reports the fishery was estimated to seriously injure or kill 4.9 false killer whales each year, in excess of a ZMRG level of 0.2 animals per year and above the PBR of 2.4 animals per year. Similarly, take of the short-finned pilot whale is not just above ZMRG, but almost at PBR. Take of humpback whales also remains well above 10% of PBR, thereby exceeding the definition of ZMRG. Because April 30, 2001 has come and gone without the fishery reaching ZMRG, the continued authorization, or any expansion, of the fishery violates the MMPA

Under the MMPA, NMFS must develop and implement a take reduction plan ("TRP") for any strategic marine mammal stock that interacts with a commercial fishery known to cause frequent or occasional incidental mortality and serious injury to marine mammals. 16 U.S.C. § 1387(f)(1). The TRP must aim to reduce incidental mortality and serious injury of marine mammals in both the short- and long-term. The plan must contain measures to reduce incidental mortality and serious injury within six months of its implementation to levels less than the PBR level established for the particular stock under MMPA section 117. The plan must also aim to

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reduce, within five years of implementation, incidental mortality and serious injury of the marine mammal stock to insignificant levels approaching zero. 16 U.S.C. § 1387(f)(2).

Though the Hawaii pelagic longline fishery is known to seriously injury and kill numerous marine mammal species, including at least two strategic stocks, humpback whales and false killer whales, NMFS has yet to convene a take reduction team to develop take reduction plans for any of these species. Data from 2000-02 show that this fishery injured or killed humpback whales, Risso's dolphins, short-finned pilot whales, false killer whales, and spotted, spinner, and common dolphins. NOAA Fisheries Western Pacific Fisheries Bycatch Overview, *available at* <http://www.nmfs.noaa.gov/bycatch-chart.html>. NMFS must undertake the take reduction planning process, including implementation of measures to *reduce* incidental take, before taking any action that would increase the serious injury or mortality of marine mammals in this fishery.

NMFS's scoping notice does not report the numbers of marine mammals that have been seriously injured or killed in recent years by this fishery, nor is this information available on its website. NMFS must consider data on marine mammal bycatch both before and since the current protective measures were put into place, and must determine whether these numbers represent permissible levels of take under the MMPA. If current fishing operations result in levels of incidental take at or above PBR or ZMRG (which all available evidence indicates they do), NMFS may not alter the fishery requirements in such a way as to increase serious injury or mortality of the affected marine mammal stocks.

### **The Existing Hawaii-Based Pelagic Longline Fishery Violates the Migratory Bird Treaty Act**

Even without any relaxation of protective measures, the current Hawaii-based pelagic longline fishery operates in violation of the MBTA. Section 2 of the MBTA provides that "it shall be unlawful at any time, *by any means or in any manner*," to, among many other prohibited actions, "pursue, hunt, take, capture, [or] kill" any migratory bird included in the terms of the treaties. 16 U.S.C. § 703 (emphasis added). The term "take" is defined as to "pursue, hunt, shoot, wound, kill, trap, capture, or collect." 50 C.F.R. § 10.12 (1997). A number of species included in the list of migratory birds protected by the MBTA are taken in the Hawaii-based pelagic longline fishery, including Laysan's albatross and black-footed albatross. *See* 50 C.F.R. § 10.13 (list of protected migratory birds). The MBTA imposes strict liability for killing migratory birds, without regard to whether the harm was intended. Its scope extends to harm occurring "by any means or in any manner," and is not limited to, for example, poaching. *See e.g., U.S. v. Moon Lake Electric Association*, 45 F. Supp. 2d 1070 (1999) and cases cited therein. Indeed, the federal government itself has successfully prosecuted under the MBTA's criminal provisions those who have unintentionally killed migratory birds. *E.g., U.S. v. Corbin Farm Service*, 444 F. Supp. 510, 532-534 (E. D. Cal. 1978), *aff'd*, 578 F.2d 259 (9th Cir. 1978); *U.S. v. FMC Corp.*, 572 F.2d 902 (2nd Cir. 1978). The MBTA applies to federal agencies such as NMFS as well as private persons. *See Humane Society v. Glickman*, No. 98-1510, 1999 U.S. Dist. LEXIS 19759 (D.D.C. July 6, 1999), *affirmed*, *Humane Society v. Glickman*, 217 F.3d

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882, 885 (D.C. Cir. 2000)(“There is no exemption in § 703 for farmers, or golf course superintendents, or ornithologists, or airport officials, or state officers, or federal agencies.”).

Following *Glickman*, FWS issued Director’s Order No. 131, confirming that it is FWS’s position that the MBTA applies equally to federal and non-federal entities, and that “take of migratory birds by Federal agencies is prohibited unless authorized pursuant to regulations promulgated under the MBTA.” MBTA Section 3 authorizes the Secretary of the Interior to “determine when, to what extent, if at all, and by what means, it is compatible with the terms of the conventions to allow hunting, take, capture, [or] killing . . . of any such bird.” 16 U.S.C. § 704. FWS may issue a permit allowing the take of migratory birds if consistent with applicable treaties, the statute, and FWS regulations. However, NMFS has not even applied for, much less obtained, such a permit authorizing any take by the Hawaii-based pelagic longline.

NMFS cannot dispute that this fishery kills birds protected under the MBTA. We believe that until such take is permitted, NMFS cannot lawfully allow any fishing that is likely to result in death of such species. NMFS’s contention that “the MBTA applies only in nearshore waters, i.e., from the shoreline seaward to three nautical miles offshore” does not withstand legal scrutiny. 70 Fed. Reg. 75075, 75076 (December 19, 2005) (response to comments on measures to reduce bycatch of sea birds in Hawaii pelagic longline fishery). As NMFS is or should be aware, a 2001 Interior Solicitor’s Opinion concluded that the MBTA does, in fact, apply in the U.S. EEZ. Therefore, NMFS must obtain a permit in order to bring the fishery into compliance with the MBTA before allowing *any* fishing that would result in the take of MBTA-listed sea birds. In addition, in the context of this scoping process, NMFS should focus on alternatives that will decrease bycatch of migratory birds.

#### **NMFS Should Focus Its NEPA Analysis on Alternatives That Offer Greater Protection to Listed Species**

NMFS’s scoping notice lists a number of alternatives to be considered in its SEIS on the Hawaii-based shallow-set pelagic longline fishery. 72 Fed. Reg. at 46609. Most of these alternatives relate either to maintaining the status quo (i.e., current restrictions) or implementing less stringent requirements. However, NMFS must also consider alternatives that are *more* protective than the current management regime. This is particularly crucial in light of several factors: (1) the continued take of Pacific leatherback and loggerhead sea turtles and the species concomitant decline; (2) NMFS’s authorization of this fishery in violation of MBTA requirements; and (3) NMFS’s failure to convene a take reduction team for marine mammal species affected by this fishery.

Foremost among the protective alternatives NMFS should consider is an immediate moratorium on pelagic longline fishing in the Pacific until measures can be implemented that effectively protect the leatherback. Over 1,000 scientists from more than 100 countries and 300 non-governmental organizations from 62 countries have already called upon the U.N. to institute such a moratorium. See <http://www.seaturtles.org/pdf/master.UNscientistltr10.FINAL.pdf> (scientist petition); <http://www.seaturtles.org/pdf/master.NGOltr.FINAL.pdf> (NGO petition).



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This alternative clearly has scientific support and, at a minimum, should be given careful consideration.

We offer specific comments on each category of alternatives offered by NMFS below.

**1. *Longline Fishing Effort***

At a minimum, NMFS must not exceed the current limit on longline fishing effort of 2,120 sets per year. In light of the fishery's impacts to the critically endangered Pacific leatherback and loggerhead sea turtles, NMFS should consider *lowering* this effort limit or eliminating longline fishing altogether until methods are found to entirely eliminate incidental harm to leatherback and loggerhead sea turtles. Alternatives that would increase or even remove the effort limit are inconsistent with ESA, MBTA, and MMPA requirements.

**2. *Time-Area Closures***

Implementation of time-area closures based on sea surface temperature data or a combination of sea surface temperature data and turtle distribution data hold some promise of offering increased protection for these species. These alternatives deserve careful analysis. NMFS should also consider data on seabird and marine mammal distribution, as well as data concerning the location of seabird and marine mammal interactions with the longline fishery to determine whether time area closures would benefit these species as well.

**3. *Interaction Hard Cap for Loggerhead and Leatherback Sea Turtles***

NMFS should maintain an interaction hard cap for loggerhead and leatherback sea turtles. Removing these caps would cripple NMFS's ability to ensure even minimal protection for these species. Rather than abandoning these caps, NMFS should consider lowering these caps to reflect the imperiled status and declining population trend of both species. Similar caps should be placed on marine mammals and seabird.

**4. *Fishery Participation***

As with the interaction hard caps, set certificates provide an important means for NMFS to track longline fishing effort and enforce applicable limits. Set certificates should be maintained.

**5. *Assessment Methodology***

NMFS should maintain an annual cap on fishery interactions with loggerhead and leatherback turtles. Instituting a multi-year cap may allow increased take of turtles in the immediate future, while allowing fewer takes in subsequent years. The Pacific leatherback population cannot sustain even a temporary increase in take, which would likely result both in the direct removal of nesting females from the population as well as the removal of their



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reproductive potential. NMFS should focus its analysis on ways to eliminate fishery interactions with leatherbacks in all years.

#### **6. *Sea Turtle Avoidance Incentive***

Transferable individual vessel limits for interactions with loggerhead and leatherback sea turtles, as well as individual vessel limits that, if exceeded, would preclude the vessel from fishing for a certain fishing period could offer increased protection if the programs were properly structured. NMFS should examine these alternatives carefully to ensure, for example, that the number of permissible sea turtle interactions allocated to each vessel result in greater cumulative protection to the turtles rather than greater cumulative permitted interactions. In addition, NMFS should consider the feasibility of effectively tracking individual vessel limits, sea turtle interactions, and transfers.

#### **7. *Observer Coverage***

NMFS should maintain 100% observer coverage. Complete observer coverage will be especially vital if NMFS chooses to issue individual vessel limits for turtle interactions, as there is no other way to verify that a vessel has or has not met its limit. Observer data is also critical to enforcing limits on overall fishery turtle takes, effort, and any time-area closures that NMFS implements in the future. Accurate and complete data on loggerhead and Pacific leatherback data is absolutely essential if NMFS is to fulfill its duty to ensure that the fishery does not threaten the survival and recovery of these species.

With regard to the cost of observer coverage, we believe it is appropriate that the fishing industry pay all on-board observer costs associated with monitoring this fishery. The fishing industry benefits from the harvest of a common resource (swordfish) and, in doing so, causes incidental harm to other common resources (sea turtles, seabirds, and marine mammals). Observer coverage has allowed the fishery to keep operating and benefiting from these resources. Therefore, the industry should pay for observer coverage as part of the cost of exploiting the common resource.

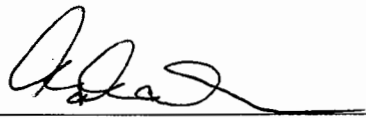
### **Conclusion**

In assessing alternatives for managing the Hawaii-based shallow-set pelagic longline fishery, NMFS must give careful consideration and appropriate weight to alternatives that will provide more protection to species protected under the ESA, MMPA, and MBTA. While current restrictions on this fishery have decreased its direct impact on sea turtles, the fishery remains a grave threat to the Pacific leatherback and loggerhead and its true impact on marine birds and mammals remains largely unknown. This lack of knowledge stems in part from NMFS's failure to secure a permit for the fishery under the MBTA and to convene a take reduction team to minimize marine mammal take under the MMPA. Put plainly, the current pelagic longline fishery violates the law. The fishery may not expand or operate under relaxed restrictions when the current management does not even meet applicable legal requirements.

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Moreover, the ESA requires that NMFS accord the highest priority to protecting endangered species like the Pacific leatherback. NMFS may not allow the pelagic longline fishery to operate in a manner that deepens the leatherback's jeopardy, even if that means prohibiting longline fishing altogether. We therefore urge that NMFS consider placing a moratorium on longline fishing in the Pacific until such time as it finds and demonstrates fishing technologies that do not result in injury or death of leatherbacks.

Sincerely,



Andrea A. Treece  
Center for Biological Diversity

**Pelagic FMP Amendment 18  
Draft SEIS**

**Appendix II**

**Assessment of the population-level impacts of potential increases in marine turtle interactions resulting from a Hawaii Longline Association proposal to expand the Hawaii-based shallow-set fishery**

Melissa L. Snover

May 2008

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**Assessment of the population-level impacts of potential increases in marine turtle interactions resulting from a Hawaii Longline Association proposal to expand the Hawaii-based shallow-set fishery<sup>1</sup>**

Melissa L. Snover

Marine Turtle Assessment Program  
NOAA/NMFS/Pacific Islands Fisheries Science Center  
2570 Dole Street  
Honolulu, HI 96822

[melissa.snover@noaa.gov](mailto:melissa.snover@noaa.gov)

May 2008

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<sup>1</sup> PIFSC Internal Report IR-08-010  
Issued 3 June 2008

## **Abstract**

The Hawaii Longline Association is proposing to expand the Hawaii-based shallow-set longline fishery, which will likely increase the level of sea turtle interactions.

Leatherbacks and loggerheads are the most common turtle species interacting with this fishery and the majority of interacting turtles are released alive (100% since 2004) with varying degrees of injury. The post-interaction mortality rates are estimated at 0.205 for loggerheads and 0.229 for leatherbacks. In this study I estimate the increase in quasi-extinction risk to turtle populations from mortalities associated with this fishery. I use diffusion approximation methods to estimate the mean quasi-extinction risk using a quasi-extinction threshold of 50% of current population size and a time threshold of 63 yr for leatherbacks and 100 yr for loggerheads. As the diffusion approximation uses nest census data, only units of adult females are considered and the turtles interacting with the fishery are converted to adult female ‘equivalents’ by assuming a 65% female sex ratio and mean reproductive values of 0.41 for loggerheads and 0.85 for leatherbacks.

Nesting data from Japan (loggerheads), Jamursba-Medi, Papua, Indonesia (leatherbacks) and Costa Rica (leatherbacks) were used. Results of this study indicated that to minimize increased risks of quasi-extinction, mortalities of adult female (or ‘equivalent’) Japanese loggerheads should be less than 4, from Jamursba-Medi leatherbacks. the mortalities should be less than 3 adult females, and for the Costa Rica leatherback population, no adult females should be killed. The proposed interaction levels of the expanded fishery are 46 loggerheads and 19 leatherbacks. These levels are estimated to result in 2.51 adult female mortalities for loggerheads in Japan, 1.56 adult female mortalities for leatherbacks from Jamursba-Medi, and 0.12 adult female leatherbacks from Costa Rica.

## **Introduction**

Predicting absolute extinction in populations is complicated by the unpredictable behaviors of small populations and it is a common practice in conservation biology to use quasi-extinction thresholds in population viability assessments (Morris and Doak 2002). Snover and Heppell (in review) present a quasi-extinction risk index called susceptibility to quasi-extinction (SQE) that can be used to classify populations based on relative risks. Using population simulations, they show that the method is robust in assessing actual risk (in terms of a binary assessment of at risk or not at risk), assuming that current conditions remain the same over the time period of the projection. As they use long time frames of 3 generations (following IUCN criteria) they clarify that SQE values are primarily useful as an index for comparing populations and assessing the impacts of increased mortalities by comparing SQE values between perturbed and non-perturbed populations. Here I apply this technique to nest census data for Pacific loggerheads and leatherbacks to assess the impacts of increased mortality expected to result from a proposed expansion of the Hawaii-based shallow-set longline fishery. The analyses presented here are designed to be a tool for managers to assess how different levels of fishery interactions may affect the extinction risk of marine turtle populations.

## **Data and populations considered**

### *Leatherbacks*

Leatherback nesting data for Jamursba-Medi, Papua, Indonesia are reported in Hitipeuw et al. (2007) for 1981, 1984-1985, 1993-1997, and 1999-2004. Nesting occurs year-round for leatherbacks in this region, with peaks from April to October. As not all months were surveyed in all years, Hitipeuw et al. (2007) used information on the

proportion of annual nesting that occurs in each month from year-round surveys to estimate the number of nests between April – October for all years. Data for all of 2005 and 2006 through August are in a Report to the Western Pacific Fishery Management Council (WPFMC).<sup>2</sup> I used the same method as Hitipeuw et al. (2007) to estimate nesting in September and October 2006 resulting in a nesting dataset for the time period of 1993-2006 for this region. The data point for 1998 was estimated as the mean of 1997 and 1999 (Fig. 1; Dennis et al. 1991). I used the value of 5.5 nests per female (Martínez et al. 2007) to estimate the number of nesting females.

For the eastern Pacific, nesting leatherback data for Parque Nacional Las Baulas, Playa Grande, Costa Rica are reported in Tomillo et al. (2007) for the 1988/1989 to 2003/2004 nesting seasons (Fig. 1). As there is a saturation tagging program at this beach, all females are identified and the census data are numbers of females nesting per year.

### *Loggerheads*

Loggerheads found in the North Pacific are predominately from nesting beaches in Japan. Genetic analyses of loggerheads taken in the Hawaii-based longline fisheries indicate that 100% of these turtles are from the Japanese nesting populations (P. Dutton, personal communication). Nesting data for Japanese loggerheads are from the Sea Turtle Association of Japan (STAJ; unpublished data provided to the WPFMC) and Kamezaki and Matsuzawa (2002). The STAJ data are from 1998 to 2007 and these were estimated back to 1990 using data from Kamezaki and Matsuzawa (2002). Thirty-three Japanese nesting beaches have been monitored annually for nest counts since 1990 (Kamazaki and

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<sup>2</sup> Leatherback conservation at Warmon Beach, Papua-Indonesia, Final report for the period of November 2005 – October 2006 (Ref No.: 04-WPC-034)



Matsuzawa 2002)<sup>3</sup>. The 1998 to 2007 STAJ data represent all Japanese nesting data. For 1998 and 1999, the 33 beaches in Kamazaki and Matsuzawa (2002) represented 51.7 and 52.6% of the total nesting reported by the STAJ. I assumed that the 33 beaches with nesting data reported from 1990 to 1998 (Kamazaki and Matsuzawa 2002) represented 52.1% of total nesting in Japan and used this ratio to extend the STAJ time series back an additional 8 years (Fig. 2).

### **Post-interaction mortality rates**

Since the reopening of the Hawaii-based shallow-set fishery in 2004, all of the loggerhead and leatherback turtles taken have been released alive. NMFS convened a workshop to elicit expert opinion on post-interaction mortality rates based on the severity of the injury to the turtle (Table 1; Ryder et al. 2006). Using the observer data from the shallow-set fishery since 2004, each turtle taken in the fishery was assigned a post-interaction mortality rate to assess a mean post-interaction mortality rate for each species (Memorandum to W.L. Robinson 1 Feb. 2008<sup>4</sup>). The overall mean post-interaction mortality rate for the Hawaii-based shallow set fishery from 2004 to 2007 is 20.5% (95% C.I. 14.7 – 26.2%) for loggerhead turtles and 22.9%<sup>5</sup> (95% C.I. 12.6 – 33.1%) for leatherback turtles. Many of the injury categories in Table 1 were not found in the loggerhead and leatherback takes in the shallow-set fishery since 2004. Between 2004 and 2007 16 leatherbacks and 45 loggerheads interacted with the fishery and as those numbers grow it is possible that we will see more turtles in different injury

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<sup>3</sup> Previous to 1990, less than 20 beaches were monitored regularly for nesting. Between 1989 and 1990 the number of beaches monitored nearly doubled, therefore data were estimated back to 1990.

<sup>4</sup> Memorandum from Chris Yates to William Robinson dated 1 February 2008; subject: Observed captures and estimated mortality of sea turtles in the Hawaii shallow-set longline fishery, 2004-2007.

<sup>5</sup> This number is slightly different from that presented in the memorandum as a rounding error was found. The number reported in the memo is 22.3% but the correct number, for interactions between 2004 and 2007 is 22.9%.

categories. With these small numbers, even a single event of a serious injury with high a post-interaction mortality rate would alter the mean post-interaction mortality rates reported here, hence these numbers should be monitored as the fishery progresses to ensure they do not change substantially. Large increases in mean post-interaction mortality rates will alter the results presented here.

Nearly half of the leatherbacks were externally hooked and released with the hook and substantial line still attached. The remaining leatherbacks were primarily externally hooked and released with the hook and little line or with no gear. Of the 16 leatherbacks interacting with the shallow-set fishery between 2004 and 2007, only one was mouth-hooked. For loggerheads, the highest interaction category was category III (hooked in soft tissues of the mouth or esophagus above the level of the heart) and most of these were released with all gear removed. The next highest category was externally hooked and again most of these were released with no gear attached.

#### **Population-specific interactions with the fishery**

For loggerheads, the current interaction limit for the Hawaii-based longline fishery is 17 and in the proposed expansion of the fishery it is estimated that as many as 46 would interact with the fishery. For leatherbacks, the current interaction limit is 16 and the expected increase of interactions is 19. The break-down of these numbers in terms of expected interactions associated with each of the nesting populations is considered here.

For loggerheads this is trivial as we know from genetics that 100% of these turtles interacting with the shallow-set fishery are from Japan.

For leatherbacks, Table 1 in Dutton et al. (2007) shows the approximate annual number of nests per beach for the Western Pacific metapopulation. From this table, the Jamursba-Medi nesting assemblage represents ~38% of the nesting in this region. Genetics data for leatherback turtles taken in the Hawaii-based longline fisheries suggest that 6% of takes are from the East Pacific and 94% of takes are from the West Pacific (P. Dutton, personal communication). If all West Pacific leatherbacks are equally likely to migrate to the North Pacific, then 35.7% ( $0.38 \times 0.94$ ) of leatherbacks interacting with the Hawaii-based shallow-set longline fishery are likely to be from Jamursba-Medi. However, based on satellite telemetry studies, it appears that the direction of post-nesting migration is related to the season of the nesting, with winter nesters heading southeast to the high latitudes of the South Pacific Ocean (Benson et al. 2007a). Summer nesters head either northeast towards the eastern North Pacific Ocean or west to the South China Sea (Benson et al. 2007b). Again from Table 1 in Dutton et al. (2007) the vast majority of summer nesting in this region occurs at Jamursba-Medi with very low levels of summer nesting elsewhere. Hence, because of the nesting seasonality, it is possible that the adult female leatherbacks that interact with the Hawaii-based longline fisheries are predominantly from Jamursba-Medi. The satellite telemetry studies are only of adult females and the migration patterns of juveniles and adult males are unknown. To account for the possibility that the Jamursba-Medi nesting assemblage is disproportionately represented in the shallow-set interactions, I consider the midpoint of the range 38-100% = 69% as the proportion of the West Pacific leatherbacks interacting with the Hawaii-based shallow-set fishery sourcing from the Jamursba-Medi nesting assemblage. This

results in 65% ( $0.69 \times 0.94$ ) of the total leatherbacks interacting with the fishery being attributable to Jamursba-Medi.

For the East Pacific, Martinez et al. (2007) found a total of 346 leatherbacks nesting in Mexico during the 2003-2004 nesting season and Tomillo et al. (2007) found a total of 188 females nesting in Costa Rica. Assuming 5 nests per female and a mean remigration interval of 2.5 yr (Spotila et al. 1996), I estimate 1335 adult female leatherbacks for the Eastern Pacific, with 14% from Costa Rica. Hence, 0.8% ( $0.14 \times 0.06$ ) of leatherbacks interacting with the Hawaii-based shallow-set longline fishery are likely to be from the Costa Rica population.

### **Analytical approach**

#### *Diffusion Approximation*

I used the diffusion approximation approach discussed in Snover and Heppell (in review) to assess the status of the nesting populations considered here. The methods used to estimate parameters for diffusion approximation are reported in Dennis et al. (1991) and Morris and Doak (2002). These methods are based on a model for exponential population growth in a randomly varying environment (Morris and Doak 2002)

$$(1) \quad N_{t+1} = N_t \lambda_t$$

where  $N$  is the population size,  $t$  is time and  $\lambda_t$  is the population growth rate in year  $t$ .

Two key parameters estimated by this method are  $\hat{\mu}$ , the arithmetic mean of the log population growth rate, and  $\hat{\sigma}^2$ , the variance of the log population growth rate which accounts for sources of variability, including environmental and demographic stochasticity and observation error (Dennis et al. 1991, Morris and Doak 2002). These

parameters are used to make inferences regarding total population growth rates and quasi-extinction risks.

#### Selection of quasi-extinction threshold

Merrick and Haas (2008) applied a diffusion approximation analysis to loggerhead turtle bycatch from the Atlantic Sea Scallop Fishery and they used a quasi-extinction threshold (QET) of 250 adult females for a population with a current estimate of 34,881 adult females (~0.7% of current population size). Looking at time thresholds of 25, 50, 75 and 100 yr, a population of that size would have to decline at rates of 20, 10, 7, and 5 % per year respectively to reach the quasi-extinction threshold. Not surprisingly, they found essentially zero risks of reaching the quasi-extinction threshold, and when they considered the impact of removing the mortality of 75 adult females that the fishery is estimated to kill each year, obviously it could not lower the quasi-extinction risk (there cannot be a risk of  $< 0$ ). Hence, to achieve the resolution necessary to detect changes in risk of quasi-extinction, it is essential to select a reasonable level of QET for which non-zero values are obtained. A QET of 50% is consistent with the IUCN listing criteria, that a species is considered vulnerable if it is likely to decline by 50% of its current size over 3 generations<sup>6</sup>, and it is the value I use in this analysis.

#### Selection of the time threshold

Similarly, I again follow the IUCN listing criteria which suggests time thresholds of 3 generations or 100 yr, whichever value is smaller<sup>6</sup>. To estimate generation time for leatherbacks, I used the mean value of age to sexual maturity of 14 yr (Zug and Parham

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<sup>6</sup> 2001 IUCN Red List Categories and Criteria version 3.1,  
<http://www.iucn.org/themes/ssc/redlists/RLcats2001booklet.html>

1996) and an adult survival rate of 0.90 to estimate a generation time of 21 yr. or a 3 generation time period equal to 63 yr (Snover and Heppell in review). Age to maturity for the Japanese loggerhead population is not understood. This parameter is estimated at >30 yr for Atlantic loggerheads (Snover 2002), however Japanese loggerheads nest at a smaller size (Hatase et al. 2004) and potentially at a younger age. If age to maturity is assumed to be 27 and adult survival rate is 0.90, 3 generations is ~101 yr, hence I used the time period of 100 yr as suggested by the IUCN when 3 generations is >100yr.

#### Susceptibility to quasi-extinction

Following Snover and Heppell (in review), I used the parametric bootstrap estimation procedure from Morris and Doak (2002) to compute quasi-extinction risks to quasi-extinction thresholds (QET) of 50% of current population size based on the 95% CI of  $\hat{\mu}$  and  $\hat{\sigma}^2$  for a time horizon of  $T = 3$  generations or 100 yr, whichever value is smaller. Snover and Heppell (in review) define susceptibility to quasi-extinction (SQE) as the proportion of the parametric bootstrap replicates that indicate a >90% chance of dropping below a pre-defined quasi-extinction threshold (QET). Using population simulations, Snover and Heppell (in review) demonstrated that SQE values greater than 0.4 indicate that a population is at risk of being reduced to the quasi-extinction threshold (QET) level used. At this critical value (0.40) 'Type I' errors (considering a population to not be at risk when it is) occur at a rate of about 10% and reducing the critical value to 0.3 lessens this rate at the expense of increased 'Type II' errors (considering a population to be at risk when it is not). The choice of only using replicates that indicate a >90% chance of dropping below the QET was somewhat arbitrary and values other than 90%

could be used, however, new critical values would need to be established for different values.

I have found that this concept of SQE as defined above is not transparent in practical management applications. Hence, I am using the mean value of the parametric bootstrap instead. This has the advantage of being easily interpreted as the mean risk of reaching the quasi-extinction threshold in the specified timeframe. I used the same population simulations as in Snover and Heppell (in review) to determine that the range of critical values for this metric is 0.65-0.75. In other words, populations with a mean risk of quasi-extinction  $> 0.75$  are at risk, populations with a mean risk  $< 0.65$  are not at risk and populations with means between 0.65 and 0.75 are potentially at risk. This definition of SQE classifies populations the same as that of Snover and Heppell (in review) while providing an index for quasi-extinction risk that is more tractable to managers.

Once a baseline SQE was established for each nesting population, I used this mean risk of quasi-extinction in conjunction with an approach similar to Kaplan (2005). Kaplan (2005) estimated that 181 eastern Pacific leatherbacks were killed by the international longline fleet in 1998. Spotilla et al. (2000) estimated a population size of about 1690 adult females in the eastern Pacific. Hence, assuming all mortalities were adults and a 50% sex ratio, Kaplan (2005) calculated that of the total adult female mortality rate, 0.054 per year arises from the international longline fleet. He added this mortality to his estimate of population growth rate,  $r$ , to indicate what the population growth rate would be if all mortality from longline interactions were removed. With assumptions regarding age-class and sex ratios of turtles in the bycatch, a similar method

can be applied here. Assuming a constant  $\hat{\sigma}^2$ , new values of  $\hat{\mu}$  can be used in the diffusion approximation to establish a new SQE value to determine if mortalities from fisheries bycatch are likely to affect the persistence of the population.

I considered the SQE values estimated for the datasets at QET=50% of the current population size (reduction of 50 % from current population size) as baseline values, resulting in estimates of  $\hat{\mu}_b$ ,  $\hat{\sigma}_b^2$  and population growth rate  $r_b$ , where the subscript  $b$  denotes baseline. Following recommendations in Snover and Heppell (in review), I used a running-sum of 3 yr and current population size,  $n_o$ , was estimated as the sum of the last 3 yr of data. I considered the effect of  $m_i = 1, 2, 3 \dots 10$  additional annual adult female mortalities on SQE values. The intrinsic rate of population increase ( $r$ ) is calculated as

$$(6) \quad r = \mu + \frac{\sigma^2}{2} \text{ (Dennis et al. 1991),}$$

hence for each value of  $m_i$ , a new value of  $\hat{\mu}_i$  was estimated as

$$(7) \quad \hat{\mu}_i = \left[ r_b - \left( \frac{m_i}{n_o} \right) \right] - \frac{\sigma_b^2}{2}.$$

New confidence intervals around  $\hat{\mu}_i$  were constructed using the standard error of  $\hat{\mu}_b$  and new susceptibility to extinction values were estimated for each  $m_i$  using the Dennis et al. (1991) method. The bootstrap results were smoothed by fitting a logistic curve to the results

$$(8) \quad SQE_{new} = \left[ 1 + \left( \frac{1}{SQE_0} - 1 \right) \exp(-bA) \right]^{-1}$$



where  $SQE_0$  is the base value of SQE,  $SQE_{new}$  is the new value of SQE,  $A$  is the number of additional adult female mortalities and  $b$  is a fitted parameter that describes the rate of increase of the curve.

### *Reproductive Values*

Sizes of loggerhead turtles interacting with the shallow-set fishery range from 40 to >95 cm carapace length, with an approximate mean of 64 cm carapace length. Therefore, most of the loggerhead turtles interacting with this fishery are juveniles. As the above analysis only deals with adult females (because these are the only portion of the population being censused) we need to equate these juveniles to adult females using reproductive values. To truly assess an individual's reproductive value, precise information on survival rates, fecundity rates, age and individual growth rates are needed. As we don't have this information for Japanese loggerheads, I created a range of population models assuming different ages to maturity, size at maturity and survival rates (Table 2). I used age-based Leslie matrix models where the dominant left eigenvector contains the reproductive value for each age class. Each turtle interacting with the shallow-set fishery from 2004-2007 for which size was recorded was assigned an age, based on the growth curve used in each model, and the corresponding reproductive value; a mean of these reproductive values was calculated. For the models analyzed, mean reproductive values ranged from 0.22 to 0.41. In a letter to the Council, the Pacific Islands Regional Office (PIRO) indicated that they would use the value 0.41 in their jeopardy assessment<sup>7</sup> and so I use that value in this assessment.

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<sup>7</sup> Letter from Lance Smith of PIRO to Eric Kingma of WPRFMC dated 24 April 2008, 'Variables for Estimates of Annual Adult Female Mortalities in Shallow-set Fishery'.

For leatherbacks, the estimated lengths range from 100 to 192 cm carapace length with 11 turtles represented (measurements are not available for all leatherbacks interacting with the fishery). Western Pacific leatherbacks reach maturity as small as 126 cm carapace length (Zug and Parham 1996), hence ~82% of the leatherbacks interacting with the fishery are potentially mature. Given the high proportion of adults represented in the bycatch and the uncertainties associated with estimates of growth, survival rates and fecundity parameters, the PIRO<sup>7</sup> recommends using a mean reproductive value of 0.85 to account for the fact that most but not all of the leatherbacks interacting with this fishery are likely to be adults.

#### *Sex Ratios*

In addition to reproductive values, a sex ratio of the turtles interacting with the fishery needs to be assumed to estimate the proportion of females in the bycatch. There are no sex ratio studies for Japanese loggerheads or West Pacific leatherbacks, however studies of other populations typically find a female bias in sex ratios. Table 3 summarizes sex ratio studies for other loggerhead and leatherback populations. Based on this information, PIRO has decided that it will use 0.65 female as the sex ratio for both loggerheads and leatherbacks.<sup>7</sup>

#### **Potential applications of approach to management decisions**

As annual takes of adult females are increased, SQE values increase accordingly. The rate of increase in SQE values is closely linked with current population size, small populations will be more impacted by additional takes than large ones. There are numerous ways to consider the point where the increase in SQE, and the corresponding interaction level, becomes unacceptable. In considering which method to use,

transparency and ease of application are important for management decisions. I will suggest and implement a method here with the understanding that other approaches can be considered.

As a goal in determining take levels for endangered species is to not appreciably reduce their likelihood of their survival and recovery, I argue that we want to use take levels consistent with very small changes in SQE. Consider the value 1-SQE. A cutoff percentage of this value, for example 1 - 10%, can be used whereby fatal takes of adult females that increase SQE by  $> 0.01(1-SQE)$  to  $0.1(1-SQE)$  is considered an unacceptably large increase. 1% of 1-SQE is likely a very conservative value while 10% of 1-SQE is likely liberal and the exact value (whether in this range or outside its bounds) that results in jeopardy is a management decision that must be made with consideration of other threats to the populations (e.g. threats that may not be apparent from the nesting beach trends). The use of 1-SQE has the advantage of being conservative for populations with high SQE and less so for low SQE values. For example, for  $0.05(1-SQE)$ , if  $SQE = 0.99$ , SQE cannot increase by more than 0.0005, whereas if  $SQE=0.01$ , this value can increase by up to 0.0495. To apply this method, I used the parametric bootstrap procedure described above with 10000 repetitions to determine new SQE values for 1 to 10 additional adult female mortalities (Fig. 3). These values were fitted with logistic curves (Eq. 8) and the resulting values of  $b$  were 0.027 for Jamursba-Medi, 0.174 for Costa Rica, and 0.017 for Japan.

## **Results and Discussion**

All three of the Pacific populations considered here appear to be declining with  $\mu$  values  $< 0$  (Table 4) and the SQE values were all above the critical range of 0.65-0.75 for

QET = 50% (Table 5). For the Costa Rica population, an annual loss of >1 adult female beyond the current level resulted in excessive (as defined in this paper) increases in SQE (Table 5). The results for the larger Jamursba-Medi nesting population indicated that adult female mortalities of less than 4 (and ideally less than 2 to stay under the 0.05(1-SQE) range) would have a minimal impact on SQE. Of the three populations, the Japanese loggerhead population was the largest and the results for this population indicated that adult female mortalities less than 7 (or 3 for the 0.05(1-SQE) range) would have a minimal impact on the populations risk of extinction.

These numbers are small and may seem to suggest that this method is overly conservative, however these populations are all small and declining and the allowable fatal interactions from them should reflect their status. The values above are in terms of adult females, and once these numbers are placed into a context of total interactions, accounting for sex ratio (0.65 female for both species), reproductive value (0.41 for loggerheads and 0.85 for leatherbacks), and the fact that most turtles interacting with this fishery will survive (mean post-interaction mortality rates of 0.205 and 0.229 for loggerheads and leatherbacks respectively), the total interactions that equate to the numbers of adult female interactions (Table 5) fall within the ranges proposed for expansion of the fishery (Table 6). For example, an interaction level of 46 loggerheads results in ~3 adult female mortalities (Table 6) and the range proposed by the methods presented here is ~1 to ~7 adult females (Table 5).

## **Conclusions**

The SQE values calculated for a nesting beach are strongly and negatively correlated with current population size and population trend (in terms of abundances on

nesting beaches; Snover and Heppell, in review) and these parameters obviously change over time. If the populations assessed here continue to decline, detectable changes in SQE may be found with fewer adult female losses, and the reverse of this is true as well. Hence it is advisable to periodically assess the status of the populations interacting with the longline fisheries.

The population growth rates and SQE values considered here apply only to the nesting female segment of the population. For most populations, this is the only portion censused for trends and we cannot assume that what is happening on the nesting beach parallels the rest of the population is not appropriate and caution needs to be applied in interpreting these results. For example, the Japanese loggerhead trends have historically been cyclic with periods of increases alternating with declines. The nesting abundances have been increasing since 1997, but the two most recent years of data for this population are suggestive of a substantial decline in numbers. No real inferences can be made on only two years of data, however the mortalities of juveniles off the Baja peninsula of Mexico are well documented (Peckham et al. 2007) and these mortality levels are relatively recent (increasing to current levels over the last 15-20 years or so; H. Peckham pers comm.). The current declining numbers in the Japanese loggerhead trends may simply be the start of another cycle, however it may also be that the reduction of the juveniles in Baja is just now being manifested in the nesting beach data and the population could be declining at a much more rapid rate than the analyses here represent. Considerations of extenuating circumstances such as these should be accounted for when determining acceptable interaction levels.

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Table 1. Post-interaction mortality rates for hardshell and leatherback turtles caught in longline fisheries. Numbers are the percent of hardshell (leatherback) turtles expected to die as a result of the corresponding injury and release condition (as per Ryder et al. 2006).

Nature of Interaction	Released with hook and with line greater than or equal to half the length of the carapace	Released with hook and with line less half the length of the carapace	Released with hook and entangled (line is not trailing, turtle is entangled)	Released with all gear removed
Category	Hardshell (Leatherback)	Hardshell (Leatherback)	Hardshell (Leatherback)	Hardshell (Leatherback)
I Hooked externally with or without entanglement	20 (30)	10 (15)	55 (65)	5 (10)
II Hooked in upper or lower jaw with or without entanglement. Includes ramphotheca, but not any other jaw/mouth tissue parts (see Category III)	30 (40)	20 (30)	65 (75)	10 (15)
III Hooked in cervical esophagus, glottis, jaw joint, soft palate, tongue, and/or other jaw/mouth tissue parts not categorized elsewhere, with or without entanglement. Includes all events where the insertion point of the hook is visible when viewed through the mouth	45 (55)	35 (45)	75 (85)	25 (35)
IV Hooked in esophagus at or below level of the heart (includes all hooks where the insertion point of the hook is not visible when viewed through the mouth) with or without entanglement	60 (70)	50 (60)	85 (95)	N/A
V Entangled only	50 (60)			1 (2)
I Comatose/resuscitated	N/A	70 (80)	N/A	60 (70)

Table 2. Parameters used in the Leslie matrix models to estimate the reproductive values of juvenile loggerheads interacting with the Hawaii-based shallow-set fishery in relation to adults. Size at maturity is based on lengths of nesting females reported in Hatase et al. 2004b.

Parameter	Values
First year survival rate	0.38
Juvenile survival rate	0.74-0.86
Adult survival rate	0.84-0.95
Remigration interval	2.7 yr
Eggs per nest	112
Nests per year	4
Hatch success rate	0.7
Sex ratio	0.65
Size at maturity	74 – 84 cm SCL
Age to maturity	24 – 29 yr

Table 3. Summary of literature on sex ratios in loggerhead and leatherback populations

Loggerheads	
<u>Source</u>	<u>Results</u>
Godley et al. 2001a	Found high nest incubation temperatures (above 29° C) suggestive of an 'extremely high proportion of females' in Cyprus.
Godley et al. 2001b	Estimated 89-99% females for Cyprus.
NMFS 2001	Juvenile strandings that were necropsied for sex determination between 1995 and 1999 from Texas to Virginia (N=758) were found to be 67.5% female.
Öz et al. 2004	Estimated 67% and 74% of hatchlings were female in Turkey.
Casale et al. 2006	Necropsy results for 310 loggerheads within the Mediterranean Sea showed 54.2% were female.
Kaska et al. 2006	Estimated 60-65% of hatchlings were female in Turkey
Leatherbacks	
<u>Source</u>	<u>Results</u>
Godfrey et al. 1996	Estimated nest sex ratios at 69.4% female in Suriname
Binckley et al. 1996	Estimated nest sex ratios of 74.3 – 100% female in Costa Rica (Pacific coast)
TEWG 2007	Necropsied strandings along the southeast Atlantic coast range from 57-87% female

Table 4. Parameters used in the calculation of the susceptibility to quasi-extinction (SQE) index for each population considered.  $\hat{\mu}$  is the arithmetic mean of the log population growth rate and  $\hat{\sigma}^2$  is the variance of the log population growth rate. . Calculations were made using a 3-yr running sum and current population size (N) was estimated as the sum of the last three years of data (approximating the total number of adult females). QET is quasi-extinction threshold and T is the time horizon for the quasi-extinction risk (the lesser value of 3 generations or 100 yr).

Population	$\hat{\mu}$	S.E. of $\hat{\mu}$	$\hat{\sigma}^2$	N	QET=50%	T
Leatherbacks, Playa Grande, Costa Rica	-0.185	0.080	0.055	335	168	63
Leatherbacks, Jamursba-Medi, Papua	-0.037	0.052	0.019	1515	758	63
Loggerheads, Japan	-0.032	0.045	0.020	2915	1548	100

Table 5. Susceptibility to quasi-extinction (SQE) values for the three populations considered here and the number of adult female mortalities that will result in an increase of SQE equivalent to 1, 5, and 10% of (1-SQE). For example, for loggerheads, SQE = 0.8311, 10% of (1-SQE) is 0.0169, resulting in a ‘new’ SQE of 0.8480 which would be achieved by an increase of 7.48 adult females per year (Fig. 3; Eq. 8 with  $b = 0.017$ ).

	Leatherbacks Costa Rica	Leatherbacks Jamursba-Medi	Loggerheads Japan
SQE	0.9985	0.8001	0.8311
% Increase in SQE	Equivalent adult female mortalities		
0.01(1-SQE)	0.06	0.47	0.72
0.05(1-SQE)	0.30	2.38	3.66
0.10(1-SQE)	0.61	4.85	7.48

Table 6. Expected adult female mortalities and increases in the susceptibility to quasi-extinction (SQE) index based on different interaction levels for the Hawaii-based shallow-set longline fishery. Mean adult female mortalities were estimated using a 65% female sex ratio, 0.205 and 0.229 post-interaction mortality rates for loggerheads and leatherbacks, and 0.41 and 0.85 mean reproductive values for loggerheads and leatherbacks. Increases in SQE are based on the fitted logistic curves in Fig. 3. Numbers in brackets use the 95% CI on the post-interaction mortality rates to estimate adult female mortalities and the percent increase in 1-SQE.

Proposed Interactions		Expected adult female mortalities			Increase in SQE: $X(1-SQE)$	
Loggerheads						
Current	17	0.93 [0.67, 1.19]			0.013 [0.001, 0.016]	
Proposed	46	2.51 [1.81, 3.21]			0.035 [0.025, 0.044]	
Leatherbacks		Total	Jamursba-Medi	Costa Rica	Jamursba-Medi	Costa Rica
Current	16	2.02 [1.11, 2.93]	1.31 [0.34, 1.90]	0.12 [0.03, 0.18]	0.027 [0.007, 0.040]	0.022 [0.006, 0.031]
Proposed	19	2.40 [1.32, 3.48]	1.56 [0.42, 2.26]	0.14 [0.04, 0.21]	0.033 [0.009, 0.048]	0.043 [0.011, 0.062]

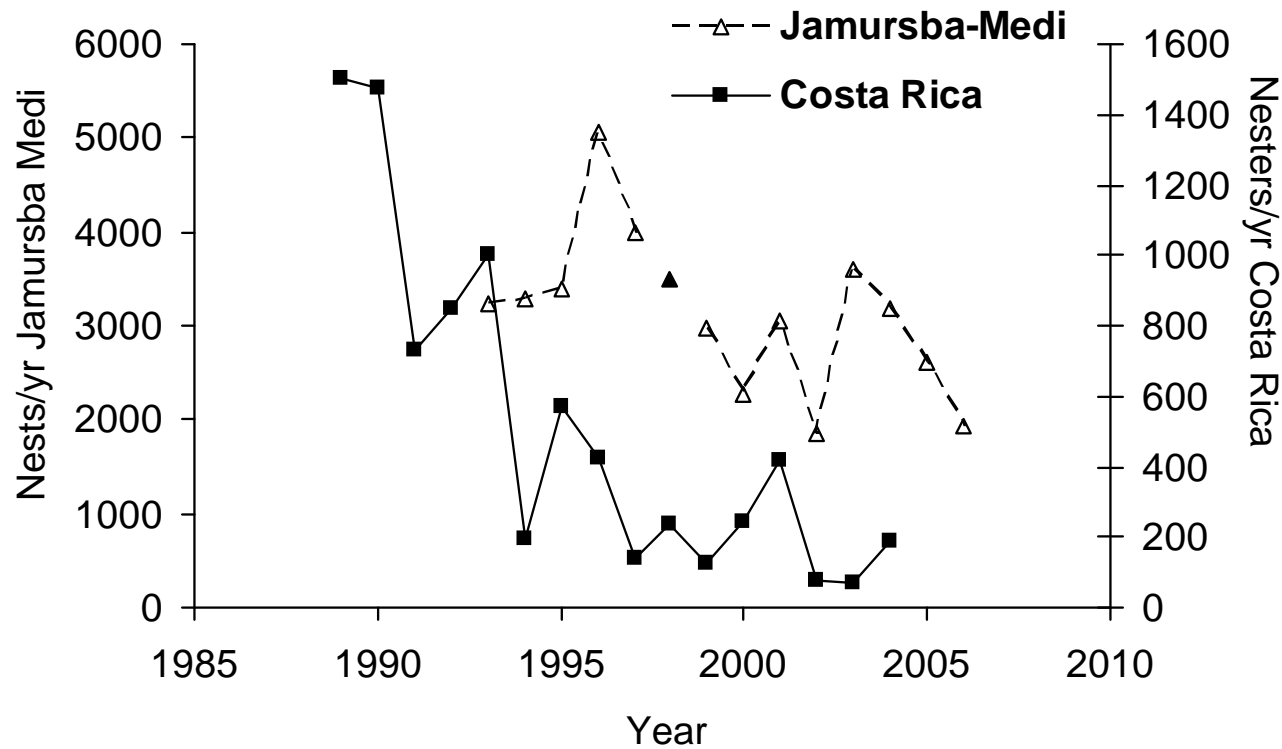


Figure 1. Nest or nester abundance trends for Jamursba-Medi, Papua, Indonesia (Hitipeuw et al. 2007) and for Parque Nacional Las Baulas, Playa Grande, Costa Rica (Tomillo et al. 2007). The 1998 datapoint for Jamursba Medi is missing and it was estimated as the mean of the nest numbers for 1997 and 1999 (filled triangle).



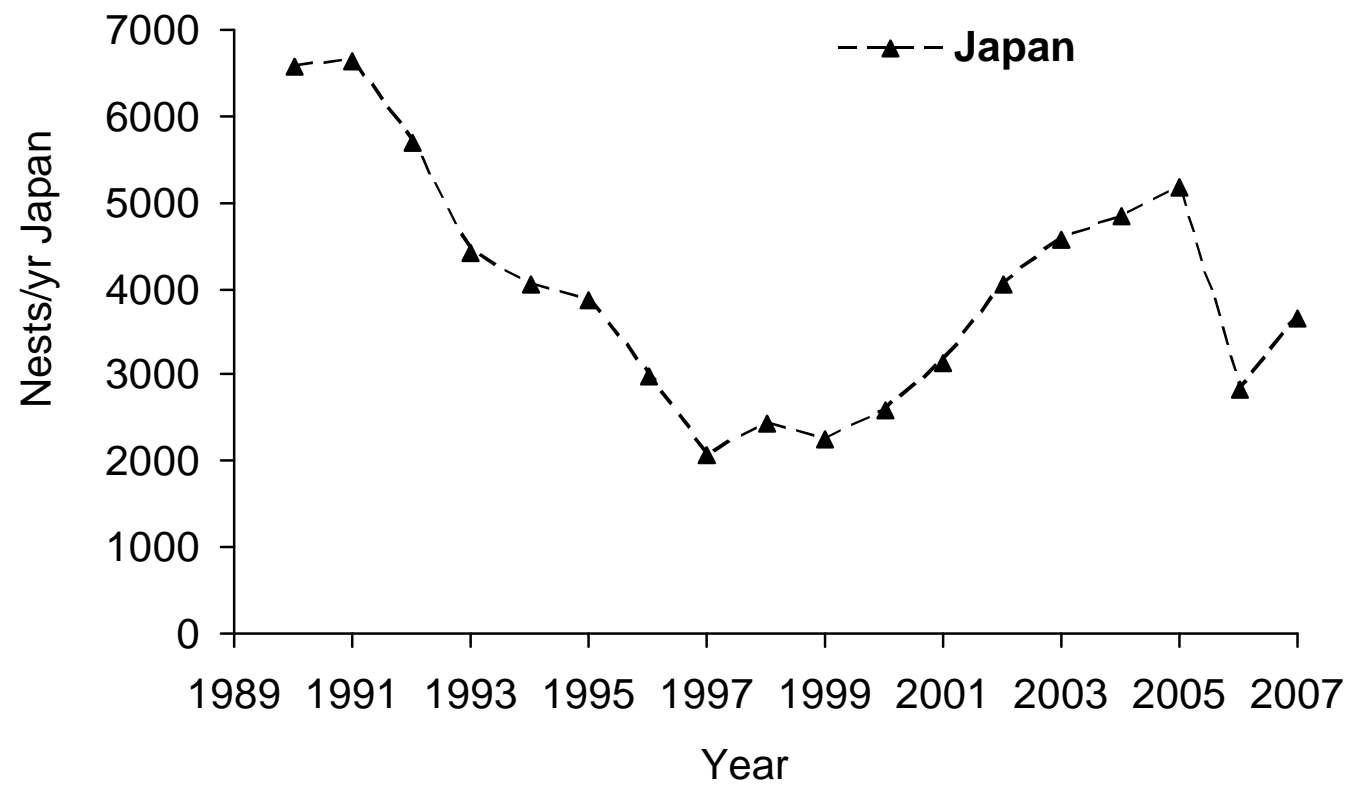


Figure 2. Nest abundance trends for loggerheads in Japan (Sea Turtle Association of Japan, unpublished data and Kamezaki and Matsuzawa 2002).

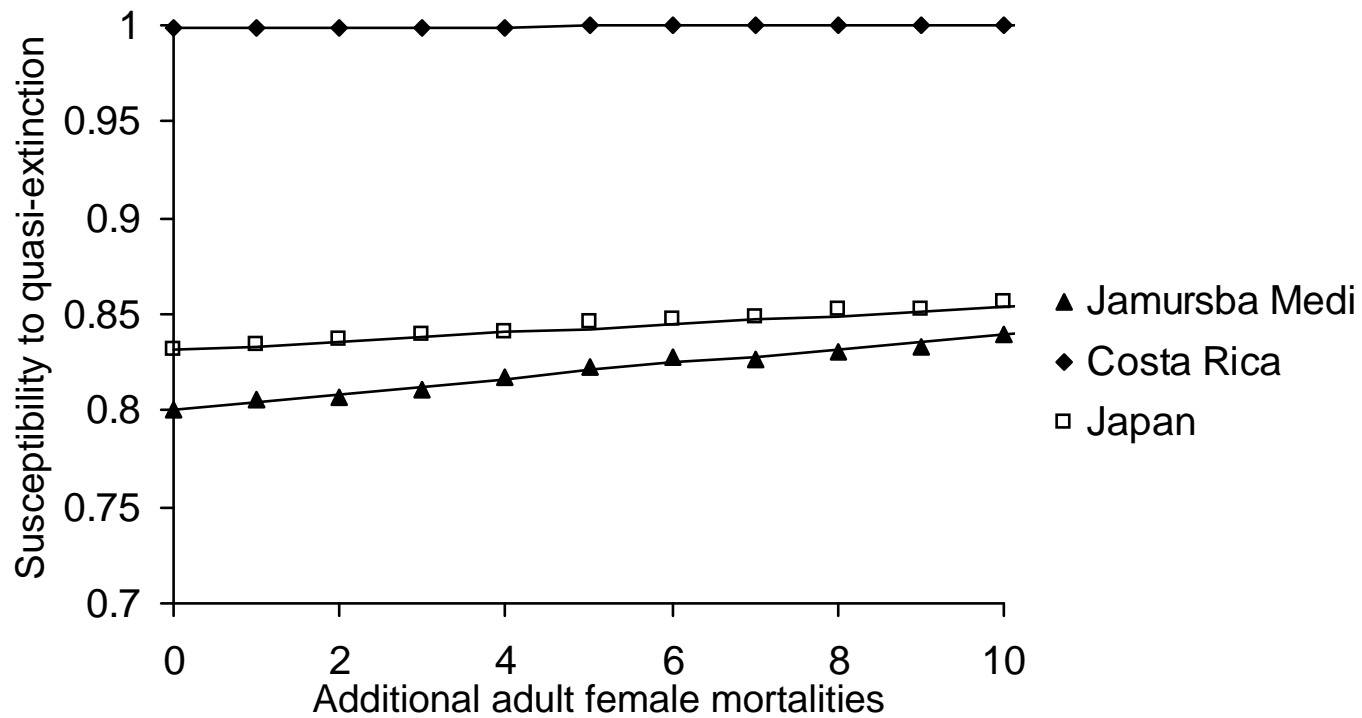


Figure 3. Changes in the susceptibility to quasi-extinction index as mortalities of adult females increases.

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**Appendix III**

**Observed Captures and Estimated Mortality of Sea Turtles in the Hawaii Shallow-  
set Longline Fishery, 2004-2007**

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FEB 1 - 2008

MEMORANDUM FOR: William L. Robinson  
Regional Administrator

FROM: Chris Yates *Chris Yates*  
Assistant Regional Administrator

Alvin Katekaru *Alvin Katekaru*  
Assistant Regional Administrator

SUBJECT: Observed captures and estimated mortality of sea turtles in the  
Hawaii shallow-set longline fishery, 2004-2007

The February 23, 2004, biological opinion on 'Proposed Regulatory Amendments to the Fisheries Management Plan for the Pelagic Fisheries of the Western Pacific Region' (Pelagics FMP BiOp) analyzed effects of the Hawaii shallow-set longline fishery on ESA-listed sea turtles. The BiOp's incidental take statement (ITS) estimated the annual number of turtles expected to be captured or killed in this fishery ('ITS Limits' columns in Table 1 below). The ITS estimate of number killed was intended to include turtles that died after being hooked or entangled but before being brought on board, as well as projected post-hooking mortality of turtles that were captured alive and released. This memo summarizes the actual number of sea turtles that were captured in this fishery from when the fishery resumed in late 2004 to the end of 2007 ('Actual # captured' columns in Table 1), and provides an estimate of mortality resulting from these interactions ('Estimated # killed' columns in Table 1).

Table 1. Sea turtle interaction limits (**ITS Limit** columns) and total number of interactions by year for the Hawaii shallow-set fishery (individual interactions shown in Tables 2 – 5 below).

Species	Captured (# turtles)						Killed (# turtles)					
	ITS Limit	Actual # captured					ITS Limit	Estimated # killed				
		2004	2005	2006	2007	Total		2004	2005	2006	2007	Total
Loggerheads	17	1	12	17	15	45	3	0.25	2.70	3.61	2.65	9.21
Leatherbacks	16	1	8	2	5	16	2	0.15	1.26	0.60	1.55	3.56
Olive Ridleys	5	0	0	0	1	1	1	0	0	0	0.01	0.01
Greens	1	0	0	0	0	0	1	0	0	0	0	0
Hawksbills	0	0	0	0	0	0	0	0	0	0	0	0
Total		2	20	19	21	62		0.40	3.96	4.21	4.21	12.78

Although not specifically defined as such, interactions between the Hawaii shallow-set longline fishery and sea turtles are effectively limited to hooking, entanglement, or a combination of hooking and entanglement in the fishing gear. As used in Table 1, the word 'captured' refers to those interactions that result in a turtle being restrained by the fishing gear until it is observed by



the crew or the observer. 'Killed' is a subset of that group, consisting of turtles that were either observed or estimated to have suffered mortality as a result of the interaction.

The actual number of sea turtles captured in the fishery was determined with 100 percent observer coverage in 2004 - 2007, and each individual interaction is shown in Tables 2 – 5 below. All turtles captured in the fishery during this period were released (or escaped) alive. The likelihood of a captured turtle dying after being released (post-hooking mortality) was estimated based on the species, the type of injury, and the release condition of each turtle, as summarized in the footnotes for Table 2. These post-hooking mortality criteria were developed at the 2004 'Workshop on Marine Turtle Longline Post-Interaction Mortality' by a panel of experts, including representatives from the NMFS Office of Protected Resources and the Pacific Islands Fishery Science Center<sup>1</sup>.

There are two discrepancies between this memo and the annual Observer Program reports for sea turtle interactions in the shallow-set fishery:

1. In 2005 and 2006, the final tallies for total sea turtle interactions in this fishery (all sea turtle species combined) were given as 18 and 21, respectively, in the final Observer Program reports<sup>2</sup>. However, as shown above in Table 1, the actual tallies for 2005 and 2006 were 20 and 19 sea turtles captured, respectively. The discrepancy is due to the fact that observer reporting is based on arrival dates, and the final two loggerheads captured in 2005 were captured in December 2005, but did not arrive in port until January 2006.
2. The 2006 Observer Program annual report notes that two 'unidentified hardshells' were captured in the fishery. However, based on the observers' narratives on the data sheets, both were considered to be loggerheads and thus added to the final loggerhead tally for 2006.

The mortality estimates are not rounded to give whole numbers. This is because the total mortalities (and limits on them) are very low, often < 5 individuals, resulting in the difference in two whole numbers being a large percentage of the total. Thus, rounding may substantially understate or overstate mortality. For example, rounding down the 1.26 leatherbacks in 2005 would result in a mortality estimate of 1 turtle, an approximately 20 percent underestimate for a species that is critically endangered. Likewise, rounding up the 0.01 olive ridleys in 2007 would result in a mortality estimate of 1 turtle, a vast overestimate that also happens to be the annual limit.

During 2004 – 2007, the fishery captured a total of 45 loggerheads, 16 leatherbacks, 1 olive ridley, and no greens or hawksbills (Table 1). All turtles were released (or escaped) alive with various injuries and release conditions (Tables 2 – 5), resulting in total estimated mortality of

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<sup>1</sup> See Table 1 in Ryder et al. 2006 (Report of the Workshop on Marine Turtle Longline Post-Interaction Mortality, NOAA Technical Memorandum NMFS-OPR-29).

<sup>2</sup> Pacific Islands Regional Observer Program Shallow Set Annual Status Reports for 2005 and 2006. Pacific Islands Regional Office. National Marine Fisheries Service. [http://www.fpir.noaa.gov/OBS/obs\\_hi\\_ll\\_ss\\_rprts.html](http://www.fpir.noaa.gov/OBS/obs_hi_ll_ss_rprts.html)

9.21 loggerheads (20.5% estimated mortality rate of captured loggerheads), 3.56 leatherbacks (22.3% estimated mortality rate of captured leatherbacks), and 0.01 olive ridleys (estimated mortality rate not calculated due to one sample).

These estimates do not reflect the reproductive cost of the mortalities to the species as a whole or to individual sub-populations. For example, they do not take into account the sex, size, or age class of the turtles. The reproductive value of the turtles and the impact of their loss will be analyzed in subsequent NEPA and ESA analyses of the fishery.

Tables 2 – 5: Individual sea turtle interactions by year and species for Hawaii shallow-set longline fishery, 2004 – 2007.

<b>Table 2. 2004</b>	Date of Interaction	Type of Interaction	Injury Category <sup>3</sup>	Release Condition <sup>4</sup>	Mortality Coefficient <sup>5</sup>
Loggerheads	11/30/2004	Hooked	III	D	0.25
<b>2004 Total Estimated Loggerhead Mortality:</b>					<b>0.25</b>
Leatherbacks	11/30/2004	Hooked	I	B	0.15
<b>2004 Total Estimated Leatherback Mortality:</b>					<b>0.15</b>

<sup>3</sup> Injury Categories from Table 1 of Ryder et al. 2006 (Report of the Workshop on Marine Turtle Longline Post-Interaction Mortality, NOAA Technical Memorandum NMFS-OPR-29):

- I. Hooked externally with or without entanglement.
- II. Hooked inside beak (ramphotheca).
- III. Hooked inside soft tissue of mouth where hook insertion point is visible.
- IV. Hooked in esophagus (or deeper) such that insertion point is not visible.
- V. Entangled only, no hook involved.
- VI. Comatose/resuscitated.

In some cases, injury category was ambiguous because turtle could not be examined, in which case a range of categories was assigned, and the mean mortality coefficient calculated.

<sup>4</sup> Release Condition from Table 1 of Ryder et al. 2006 (citation given in Footnote 1):

- A. Released with hook and trailing line  $\geq \frac{1}{2}$  carapace length.
- B. Released with hook and trailing line  $< \frac{1}{2}$  carapace length.
- C. Released with hook and entangled (line not trailing).
- D. Released with all gear removed.

<sup>5</sup> From Table 1 of Ryder et al. 2006 (citation given in Footnote 1): Mortality coefficient is a function of Injury Category and Release Condition, and varies between hardshell species and leatherbacks.

<b>Table 3.</b> <b>2005</b>	Date of Interaction	Type of Interaction	Injury Category	Release Condition	Mortality Coefficient
Loggerheads	1/27/2005	Hooked	III	D	0.25
	2/17/2005	Hooked	I	D	0.05
	2/18/2005	Entangled	V	D	0.01
	2/20/2005	Hooked	III	D	0.25
	2/21/2005	Entangled	V	D	0.01
	2/23/2005	Hooked	I	D	0.05
	2/24/2005	Hooked	II-III	D	0.175
	2/25/2005	Hooked	III	D	0.25
	3/20/2005	Hooked	I	D	0.05
	11/15/2005	Hooked	III	D	0.25
	12/10/2005	Hooked and Entangled	IV	C	0.85
	12/17/2005	Hooked	IV	B	0.50
<b>2005 Total Estimated Loggerhead Mortality:</b>					<b>2.70</b>
Leatherbacks	1/1/2005	Hooked and Entangled	I	D	0.10
	1/6/2005	Hooked	I	D	0.10
	4/23/2005	Hooked	I	B	0.15
	4/23/2005	Entangled	V	D	0.01
	5/4/2005	Hooked	I	A	0.30
	5/11/2005	Hooked	I	A	0.30
	6/30/2005	Hooked	I	D	0.10
	11/16/2005	Hooked	I	A	0.30
<b>2005 Total Estimated Leatherback Mortality:</b>					<b>1.26</b>

<b>Table 4.</b> <b>2006</b>	Date of Interaction	Type of Interaction	Injury Category	Release Condition	Mortality Coefficient
Loggerheads	1/7/2006	Hooked	I	D	0.05
	1/10/2006	Hooked	III	D	0.25
	1/19/2006	Hooked	I	D	0.05
	1/20/2006	Hooked	I	D	0.05
	1/25/2006	Hooked	I-II	D	0.075
	1/28/2006	Hooked	IV	B	0.50
	1/31/2006	Hooked and Entangled	I-II	D	0.075
	2/2/2006	Hooked	III	D	0.25
	2/2/2006	Entangled	V	D	0.01
	2/7/2006	Hooked	IV	B	0.50
	3/3/2006	Hooked	I	D	0.05
	3/5/2006	Hooked	IV	B	0.50
	3/7/2006	Hooked	III	D	0.25
	3/8/2006	Hooked	III	D	0.25
	3/10/2006	Hooked	I	D	0.05
	3/14/2006	Hooked	I	D	0.05
	3/16/2006	Hooked and Entangled	III-IV	A-C	0.65
<b>2006 Total Estimated Loggerhead Mortality:</b>					<b>3.61</b>
Leatherbacks	3/3/2006	Hooked	I	A	0.30
	3/17/2006	Hooked	I	A	0.30
<b>2006 Total Estimated Leatherback Mortality:</b>					<b>0.60</b>



<b>Table 5. 2007</b>	<b>Date of Interaction</b>	<b>Type of Interaction</b>	<b>Injury Category</b>	<b>Release Condition</b>	<b>Mortality Coefficient</b>
Loggerheads	2/2/2007	Hooked	I	D	0.25
	2/12/2007	Hooked	I	D	0.05
	2/19/2007	Hooked	III	D	0.25
	3/2/2007	Hooked	III	D	0.25
	2/17/2007	Hooked	I	D	0.05
	2/10/2007	Hooked	I	D	0.05
	3/3/2007	Hooked	III	D	0.25
	3/11/2007	Hooked	II-III	D	0.175
	3/26/2007	Hooked	I	D	0.05
	3/21/2007	Hooked	I	D	0.05
	3/31/2007	Hooked and Entangled	I	D	0.05
	3/30/2007	Hooked	III	D	0.25
	4/3/2007	Hooked	II-III	D	0.175
	5/2/2007	Hooked and Entangled	III	D	0.25
	8/8/2007	Hooked	IV	B	0.50
<b>2007 Total Estimated Loggerhead Mortality:</b>					<b>2.65</b>
Leatherbacks	1/5/2007	Hooked	I	A	0.30
	2/1/2007	Hooked	I	D	0.10
	4/4/2007	Hooked	I	B	0.15
	4/29/2007	Hooked	I	B	0.15
	4/29/2007	Hooked	III	C	0.85
<b>2007 Total Estimated Leatherback Mortality:</b>					<b>1.55</b>
Olive Ridleys	4/5/2007	Entangled	V	D	0.01
<b>2007 Total Estimated Olive Ridley Mortality:</b>					<b>0.01</b>

## RECOMMENDATION

Recommend that you concur with the final NMFS estimation of post-hooking mortality in the shallow set fishery 2004-2007.

*William J. Robinson*

2/1/2008

1. I concur. \_\_\_\_\_  
(Date)

2. Let's discuss. \_\_\_\_\_  
(Date)

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**Pelagic FMP Amendment 18  
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**Appendix IV**

**Leatherback and loggerhead sea turtle egg equivalencies  
using Chaloupka models**

Equivalencies.xls -- July 3, 2003.

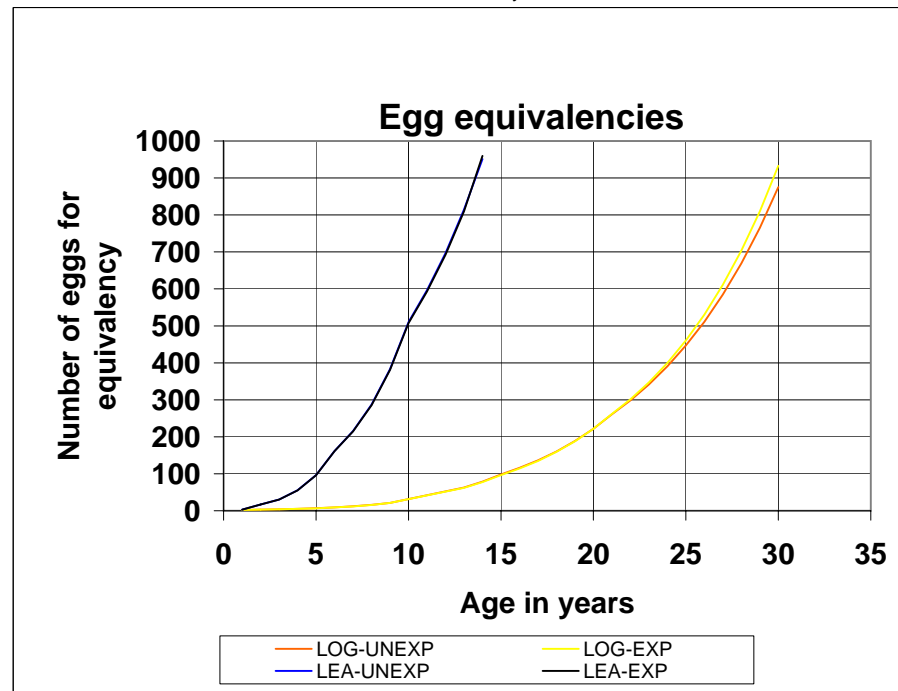
Egg equivalencies using Chaloupka models. Values estimated using equilibrium population snapshot ratios.  
500 population trajectories averaged, exploited configuration was a long term "coastal fishery" hazard.

#### Leatherback

Age	Unexploited	Exploited	
1	3.18	3.16	
2	16.74	16.67	
3	30.45	30.31	
4	55.34	55.10	<=Begin exposure to pelagic fisheries
5	96.60	96.18	
6	161.59	160.86	
7	215.47	214.45	
8	287.20	285.75	
9	382.88	380.83	
10	510.33	507.44	<=Begin exposure to coastal fisheries
11	596.29	592.77	
12	696.72	692.44	
13	814.09	809.33	
14	951.23	959.71	<=Maturity

#### Loggerhead

Age	Unexploited	Exploited	
1	2.38	2.37	
2	2.85	2.83	<=Begin exposure to pelagic fisheries ages 2-12
3	3.79	3.77	
4	5.06	5.03	
5	6.74	6.69	
6	8.99	8.91	
7	11.98	11.86	
8	15.97	15.78	
9	21.30	21.01	*ages 10-12 not shown because data not in model output
13	62.95	61.84	
14	78.70	77.33	<=Begin exposure to coastal fisheries ages 10-onward
15	98.37	96.67	
16	115.76	114.16	
17	136.19	134.76	
18	160.22	159.09	
19	188.48	187.79	
20	221.72	221.66	
21	260.82	261.63	
22	298.42	301.40	
23	341.38	347.14	
24	390.57	399.84	
25	446.80	460.49	
26	511.16	530.36	
27	584.78	610.79	
28	669.01	703.42	
29	765.36	810.07	
30	875.59	932.88	<=Maturity



**Pelagic FMP Amendment 18  
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**Appendix V**

**Initial Regulatory Flexibility Act Analysis and Regulatory Impact Review  
for Amendment 18 to the Fishery Management Plan for  
Pelagic Fisheries  
of the Western Pacific Region**

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## **Appendix V**

### **Initial Regulatory Flexibility Act Analysis and Regulatory Impact Review for Amendment 18 to the Fishery Management Plan for Pelagic Fisheries of the Western Pacific Region**

#### **I. Introduction**

To meet the requirements of Executive Order (EO) 12866, “Regulatory Planning and Review,” the National Marine Fisheries Service (NMFS) requires that a Regulatory Impact Review (RIR) be prepared for all regulatory actions that are of public interest. The review provides an overview of the problem, policy objectives, and anticipated impacts of the action, and ensures that management alternatives are systematically and comprehensively evaluated so that the public welfare can be enhanced in the most efficient and cost-effective way. In addition, the Regulatory Flexibility Act, 5 U.S.C. 601 et seq. requires government agencies to assess the impact of their regulatory actions on small businesses and other small organizations via the preparation of Regulatory Flexibility Analyses.

This document examines the costs and benefits of regulatory actions proposed for the Hawaii-based shallow-set longline fishery under the Fishery Management Plan for Pelagic Fisheries of the Western Pacific Region. It also contains an analysis of the economic impacts of this action on affected small businesses and other small organizations.

In accordance with EO 12866, the following is set forth: (1) this rule is not likely to have an annual effect on the economy of more \$100 million or to adversely affect in a material way the economy, a sector of the economy, productivity, jobs, the environment, public health or safety, or state, local, or tribal governments or communities; (2) this rule is not likely to create any serious inconsistencies or otherwise interfere with any action taken or planned by another agency; (3) this rule is not likely to materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights or obligations of recipients thereof; and (4) this rule is not likely to raise novel or policy issues arising out of legal mandates, or the principles set forth in the Executive Order.

#### **II. Objective and Need for Action**

The Hawaii-based shallow-set longline fishery currently operates on a limited basis under a suite of regulations (adopted in 2004) designed to test the use of gear and bait technologies proven successful in the Atlantic at reducing sea turtle interaction rates and the severity of remaining interactions in experiments. Based on the successful results demonstrated between 2004-present, the purpose of this action is to provide increased opportunities for the Hawaii-based shallow-set longline fishery to sustainably harvest swordfish and other fish species, while continuing to

avoid jeopardizing the continued existence of threatened and endangered sea turtles as well as other protected species. The proposed modifications to the shallow-set fishery management are intended to further the purposes of the Magnuson-Stevens Fishery Conservation and Management Act (MSA) by encouraging optimum yield from the shallow-set longline fishery, while minimizing bycatch and bycatch mortality to the extent practicable.

### **III. Description of the Alternatives Considered**

A wide range of management alternatives was identified during the development and scoping process for this action. Under all alternatives, current regulations requiring circle hooks and mackerel bait, 100 percent observer coverage, and the use of annual loggerhead and leatherback sea turtle interaction hard caps, in addition to other measures, would remain in place. Due to the complexity of issues considered, they were divided into three topic areas, each with its own range of alternatives.

#### **Topic 1: Shallow-set Longline Fishing Effort Limits**

The fishery is currently limited to a maximum of 2,120 shallow-sets per year which is half the fishery's average annual fishing effort during 1994-1999. The existing annual sea turtle interaction hard caps of 17 loggerhead turtles and 16 leatherback turtles were determined based on experimental (Atlantic Ocean) interaction rates multiplied by the 2,120 set limit. Under Alternatives 1A-1E below the annual sea turtle interaction hard caps for the fishery were similarly predicted using observed Pacific Ocean sea turtle interaction rates multiplied by each alternative's effort limit. In the case of Alternative 1F (Remove Effort Limit), the sea turtle interaction hard caps were recommended by the Council taking into account the potential for reasonable increases in fishing effort as well as a range of interaction hard caps and their likely impacts on sea turtle populations.

#### **Alternative 1A: No Action: Continue Current Annual Set Limit**

Under this alternative, the maximum annual limit on the number of shallow-sets would remain at 2,120.

#### **Alternative 1B: Allow up to 3,000 Sets per Year**

Under this alternative, the maximum annual limit on the number of shallow-sets would be 3,000. This effort limit was chosen as a middle-ground effort alternative between the current set limit and the average annual effort between 1994 and 1999 (approximately 4,240 sets).

#### **Alternative 1C: Allow up to 4,240 Sets per Year**

Under this alternative, the maximum annual limit on the number of shallow-sets would be 4,240, which represents the average number of annual sets between 1994 and 1999 or double the current set limit of 2,120 (see Figure 26).

#### **Alternative 1D: Allow up to 5,500 Sets per Year**

Under this alternative, the maximum annual limit on the number of shallow-sets would be 5,500 which is nearly the maximum annual number sets for any one year between 1994-1999.



**Alternative 1E: Set effort level commensurate with current condition of North Pacific Swordfish Stock (~9,925 sets per year)**

Under this alternative, the effort level for swordfish would be established based on the condition of the swordfish stock in the North Pacific and the Maximum Sustainable Yield (MSY) for this stock. Establishment of this effort limit would take into account catches by other longline fleets and the portion of the total swordfish catch already made by the Hawaii fleet. Current (domestic and foreign) swordfish landings in the North Pacific amount to about 14,500 mt, which, according to a recent stock assessment, amounts to about 60% of an estimated MSY of 22,284 mt (Kleiber and Yokowa 2004, Bigelow, PIFSC, pers. comm. January 2008)<sup>1</sup>. Given an MSY of about 22,284 mt for North Pacific swordfish, and a current swordfish catch by the Hawaii-based fishery of between 850-1,637 mt, (1,861,391-3,602,339 lbs) the amount of effort to catch the remaining available 7,784 mt of additional swordfish would be about 9,925 sets per year. Based on the best available information regarding the status of the North Pacific swordfish stock, the effort limit under this alternative would be adjusted over time as appropriate.

**Alternative 1F: Remove Effort Limit (Preferred)**

Under this alternative, the annual shallow-set effort limit would be removed and the fishery would not be managed using annual set limits. Instead, fishing effort would be indirectly restricted by modifying the annual sea turtle interaction hard caps to 46 interactions with loggerhead sea turtles and 19 interactions with leatherback sea turtles. This would allow direct control of sea turtle interactions.

**Topic 2: Fishery Participation**

The annual effort limit is currently allocated among interested Hawaii-based longline fishery permittees and tracked using a set certificate program, i.e. participants must acquire and attach a set certificate to each daily fishing log. The set certificate program is administered by NMFS which in November of each year, provides notices to Hawaii longline fishery permit holders that set certificates are available. Set certificates may be sold, traded or otherwise exchanged with other permit holders in the Hawaii-based longline fleet.

**Alternative 2A: No Action: Continue Set Certificate Program**

Under this alternative, shallow-set certificates would continue to be made available and issued to all interested Hawaii longline permit holders. For each shallow-set made north of the equator, vessel operators would continue to be required to possess and submit one valid shallow-set certificate for each shallow-set made.

**Alternative 2B: Discontinue Set Certificate Program (Preferred)**

Under this alternative, shallow-set certificates would no longer be issued or required and the annual set-certificate solicitation of interested parties would end. Under alternatives which include effort limits, sets would be cumulatively accounted for on a fleetwide basis and the fishery would close for the remainder of the year if and when the annual set limit was reached.

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<sup>1</sup> The Klieber and Yokawa (2004) assessment contains caveats dealing with a truncated data set (historical catches from Hawaii and Japanese longline fisheries) and model results indicating relative high levels of natural mortality.

Fishery participants would continue to be required to notify NMFS at least 72 hrs before making a shallow-set trip.

### **Topic 3: Time-Area Closures**

Time-area closures are being considered as a way to increase annual fishery profits through potential reductions in the number of sea turtle interactions that may occur in the first quarter of each year. Interaction rates for loggerhead turtles highest during the first quarter of the year, and it has been hypothesized that reducing fishing effort in areas where swordfish and loggerhead turtle habitats may overlap could increase fishery profits by reducing the risk of exceeding a turtle hard cap very early in the year when there are still many more shallow-sets allowed to be made.

#### **Alternative 3A: No Action: Do Not Implement Time-Area Closures (Preferred)**

Under this alternative, the fishery would continue to operate without time-area closures.

#### **Alternative 3B: Implement January Time-Area Closure**

Under Alternative 3B, an area closure would be implemented during January of each calendar year. The area closure would be located between 175° W and 145° W longitude and encompass the sea surface temperature band of 17.5°-18.5° C. The latitudinal location of this temperature band varies inter-and intra-annually; however, in January it is generally located near 31°-32° N latitude. Research has suggested that the area between sea surface temperatures of 17.5-18.5 C may be a loggerhead sea turtle “hotspot” based on historical and contemporary distribution and foraging studies as well as location data for observed loggerhead sea turtle interactions with the fishery (Howell, PIFSC, pers. comm., December 2008). The month of January was selected because it may be that the number of loggerhead interactions during January is pivotal to whether or not the fishery will reach its annual sea turtle interaction hard cap before all allowable sets are used. For example, in 2006, the fishery interacted with eight loggerheads in January and the fishery reached the cap of 17 on March 17, 2006. In 2007, the fishery did not interact with any loggerheads during January, but ended the first quarter with 15 loggerhead interactions and did not reach the sea turtle cap.

#### **Alternative 3C: Implement In-season Time-area Closure**

Under Alternative 3C, the sea surface temperature-based area closure described for Alternative 3B would be implemented in those years for which 75 percent of the annual loggerhead turtle cap was reached and the closure would remain in effect for the remainder of the first quarter. As with Alternative 3B, this alternative is being considered as a way to increase annual fishery profits through reductions in the number of turtle interactions that occur in the first quarter of each year. This alternative differs from 3B in that its implementation is contingent on high numbers of interactions during the first quarter.

## **IV. Environmental and Economic Background**

### ***U.S. swordfish landings***

North Pacific swordfish are targeted by U.S. vessels based out of California and Hawaii. Provisional 2006 data for all U.S. longline fisheries operating in the Western and Central Pacific

Ocean (WCPO) out of both Hawaii and California show the bulk of the swordfish were harvested from north Pacific waters and a small amount from south Pacific waters (Table 1). Other U.S. fisheries such as the drift gillnet fishery operating in the Eastern Pacific Ocean (EPO) also harvest North Pacific swordfish.

**Table 1: U.S. landings of Pacific swordfish, 2003 - 2006**

<b>Year</b>	<b>North Pacific (mt)</b>	<b>South Pacific (mt)</b>	<b>Total (mt)</b>
<b>2003</b>	1,957	7	1,964
<b>2004</b>	1,072	4	1,076
<b>2005</b>	1,451	3	1,454
<b>2006</b>	1,131	30	1,161

Source: NMFS 2007 unpublished data

The spatial distribution of the swordfish catch in the WCPO by the U.S. longline fleet is centered around 160° W and 30-35° N. Most of the fishing effort and swordfish harvest is from Hawaii permitted longline vessels, however other domestic fisheries do catch small amounts as described below. None of the alternatives considered here are expected to increase Hawaii-based swordfish catches to the point of affecting the harvests or profits of other domestic fisheries.

#### ***Hawaii-based swordfish fisheries***

In the Hawaii-based pelagic fisheries, swordfish landings peaked in 1993 and subsequently decreased (Table 2). The trend in swordfish landings reflected both an increase in the number of vessels in the longline fishery and widespread targeting of swordfish by the fishery. Landings remained relatively steady up to 2000 but dropped dramatically with the prohibition on targeting swordfish by the longline fishery. Although the longline fishery for swordfish was reopened under a new set of regulations in April 2004, landings have remained substantially lower than historical levels. Swordfish landings are primarily from the longline fishery with some small amounts by the main Hawaiian Islands (MHI) commercial troll and handline fisheries (Table 2). Provisional data indicate that approximately 3.7 million pounds (16,444 mt) of swordfish was caught by the Hawaii shallow-set fishery in 2007 (WPRFMC 2008; Table 3).

**Table 2: Swordfish Landings from the Hawaii-based Pelagic Fisheries 1987 - 2007**

Year	Swordfish Landings (1000 Pounds)			
	Longline	MHI Troll	MHI Handline	All Gear
1988	52	2	11	65
1989	619	2	14	635
1990	5,372	1	10	5,383
1991	9,939	1	13	9,953
1992	12,566	0	3	12,569
1993	13,027	0	9	13,036
1994	7,002	1	7	7,010
1995	5,981	1	12	5,994
1996	5,517	1	11	5,529
1997	6,352	1	15	6,368
1998	7,193	1	14	7,208
1999	6,835	1	19	6,855
2000	6,205	5	193	6,404
2001	519	4	39	562
2002	681	3	19	703
2003	300	2	19	324
2004	549	0	16	598
2005	3,527	1	11	3,539
2006	2,573	1	9	2,583
2007	3,781	2	12	3,796
<b>Average</b>	<b>4,930</b>	<b>1</b>	<b>23</b>	<b>4,956</b>
<b>Std. Dev.</b>	<b>3,851</b>	<b>1</b>	<b>40</b>	<b>3,848</b>

Source: 2007 WPRFMC Pelagics Annual Report

Hawaii charter fisheries are considered commercial fisheries by the State of Hawaii and are included in the table above with the MHI Troll category. There are anecdotal reports of charter swordfish fishing off Kona, HI; however, the amount of catch is likely small and encapsulated in the MHI Troll statistics listed above. Hawaii pelagic handline fisheries primarily target bigeye and yellowfin tuna as well as monchong, and commercial landings of swordfish from MHI handline fisheries have been relatively stable over time; however, in 2000, 193,000 lbs of swordfish was reported to be landed from the handline fishery. Although information is lacking on recreational swordfish fisheries in Hawaii, landings are likely very small and likely below the statistics associated with MHI troll fisheries (see Section 3.2.12 for more information Hawaii recreational pelagic fisheries). Approximately 90 percent of catches by Hawaii's shallow-setting longline vessels is swordfish however other species are caught and retained for sale (Table 3),

**Table 3: 2007 catches of major species by the Hawaii shallow-set longline fishery**

Number of sets made: 1,497			
Species	Number caught	Number kept	Pounds kept
Swordfish	20,843	18,769	3,115,654
Bigeye Tuna	1,350	1,167	101,529
Albacore	1,391	853	43,503
Oilfishes	2,392	1,890	32,130
Mahimahi	1,916	1,727	24,178
Striped Marlin	318	279	18,972
Mako Shark	832	104	18,408
Blue Marlin	51	48	7,824
Yellowfin Tuna	129	118	7,552
Moonfish	54	40	3,320
Wahoo	87	81	2,430
Shortbill Spearfish	71	61	1,891
Thresher Sharks	52	7	1,386
Pomfret	141	114	1,482
Blue Shark	15,475	9	900
Skipjack Tuna	35	27	432

Source: PIFSC 2008; NMFS PIFSC 4<sup>th</sup> Quarter Longline Report

***U.S. West coast commercial and recreational swordfish fisheries***

The following information was taken from the *Status of the U.S. West Coast Fisheries for Highly Migratory Species through 2005* (PFMC 2006).

***Commercial harpoon fishery***

California's harpoon fishery for swordfish developed in the early 1990s. Prior to 1980, harpoon and hook-and-line gears were the only methods of take authorized to commercially harvest swordfish. At that time, harpoon gear accounted for the majority of swordfish landings in California ports. In the early 1980s, a limited entry drift gill net fishery was authorized by the State Legislature and soon afterward drift gillnets replaced harpoons as the primary method for catching swordfish, and the number of harpoon permits decreased from a high of 1,223 in 1979 to a low of 23 in 2001. Fishing effort typically occurs in the Southern California Bight (SCB) from May to December, peaking in August, depending on weather conditions and the availability of fish in coastal waters. Some vessel operators work in conjunction with a spotter airplane to increase the search area and to locate swordfish difficult to see from the vessel. This practice tends to increase the catch-per-unit-effort compared to vessels that do not use a spotter plan. To participate in the harpoon fishery a permit and logbook are required in addition to a general resident or non-resident commercial fishing license and a current California Department of Fish and Game vessel registration. Additionally, the HMS FMP requires a federal permit with a harpoon gear endorsement for all U.S. vessels that fish for HMS within the West Coast EEZ and to U.S. vessels that pursue HMS on the high seas (seaward of the EEZ) and land their catch in California, Oregon, and Washington. In 2004, the annual harpoon swordfish catch was 69 mt from 28 vessels, and in 2005 it was 74 mt from 24 vessels participating in the fishery. Fishing

effort was concentrated in coastal waters off San Diego and Orange Counties in the SCB and landings occurred May through December, peaking in August.

The ex-vessel revenue for 2005 was \$782,920 compared to \$669,955 in 2004. Because harpoon vessels spend less time on the water and are a low-volume fishery, their catch is often fresher than drift-gillnet-caught fish, so markets tend to pay more for harpooned fish. The average ex-vessel price-per-pound for harpooned fish was \$7.84 compared to \$3.41 for drift gillnet caught fish in 2005.

### ***Commercial drift gillnet***

California's swordfish fishery transformed from primarily a harpoon fishery to a drift gillnet fishery in the early 1980's and landings soared to a historical high of 2,371 mt by 1985. The drift gillnet fishery is a limited entry program, managed with gear, seasons, and area closures. The limited entry program was established in 1980 and about 150 permits were initially issued. The permit is transferable under very limited conditions and it is linked to an individual fisherman, not a vessel; thus the value of the vessel does not become artificially inflated, allowing permittees to buy new vessels as needed. Since 1984, the number of permits has declined from a high of 251 in 1986 to a low of 90 in 2005; however, only 38 vessels participated in the swordfish fishery in 2005. Annual fishing effort has also decreased from a high of 11,243 sets in the 1986 fishing season to 1,043 sets in 2005. Industry representatives attribute the decline in vessel participation and annual effort to regulations implemented to protect threatened and endangered marine mammals, sea turtles, and sea birds. To keep a permit active, current permittees are required to purchase a permit from one consecutive year to the next; however, they are not required to make landings using drift gillnet gear. In addition, a general resident or non-resident commercial fishing license and a current vessel registration are required to catch and land fish caught in drift gillnet gear. A logbook is also required. The HMS FMP requires a federal permit with a drift gillnet gear endorsement for all U.S. vessels that fish for HMS within the West Coast EEZ and to U.S. vessels that pursue HMS on the high seas (seaward of the EEZ) and land their catch in California, Oregon, and Washington. Historically, the California drift gillnet fleet has operated within EEZ waters adjacent to the state and as far north as the Columbia River, Oregon, during El Niño years. Fishing activity is highly dependent on seasonal oceanographic conditions that create temperature fronts that concentrate feed for swordfish. Because of the seasonal migratory pattern of swordfish and seasonal fishing restrictions, over 90 percent of the fishing effort occurs August 15 through January 31.

In 2001, NMFS implemented two Pacific sea turtle conservation areas on the West Coast with seasonal drift gillnet restrictions to protect endangered leatherback and loggerhead turtles. The larger of the two closures spans the EPO north of Point Conception, California (34°27' N. latitude) to mid-Oregon (45° N. latitude) and west to 129° W. longitude. Drift gillnet fishing is prohibited annually within this conservation area from August 15 to November 15 to protect leatherback sea turtles. A smaller closure was implemented to protect Pacific loggerhead turtles from drift gillnet gear during a forecasted or occurring El Niño event, and is located south of Point Conception, California and west of 120° W. longitude from January 1 through January 31, and from August 15 to August 31. Since 2000, the number of vessels participating in the swordfish fishery has decreased from 69 in 2001 to 38 in 2005. In 2005, 38 drift gillnet vessels landed 220 mt of swordfish compared to 35 vessels that landed 182 mt in 2004. Landings occurred at ports from San Diego to Monterey and the majority occurred from October to

December. Over 85 percent of the reported effort occurred in the SCB. The ex-vessel revenue was \$1.2 million in 2005 compared to \$1.0 million in 2004. Most of the swordfish landed in California supports domestic seafood restaurant businesses.

### ***High seas longline fishery***

California prohibits pelagic longline fishing within the EEZ and the retention of striped marlin. Under regulations for the Pacific Highly Migratory Species FMP, West Coast based longline vessels are prohibited from making shallow sets to fish for swordfish in the EEZ as well as on the high seas. Vessels operating outside of the EEZ can land fish in California ports if the operator has a general resident or nonresident commercial fishing license and a current CDFG vessel registration. The operator must comply with the High Seas Fishing Compliance Act, which requires U.S. vessel operators to maintain logbooks if they fish beyond the EEZ. Additionally, the HMS FMP requires a federal permit with a pelagic longline gear endorsement for all U.S. vessels that pursue HMS on the high seas (seaward of the EEZ) and land their catch in California, Oregon, and Washington. In recent years, federal regulations promulgated to protect endangered sea turtles east and west of 150° W longitude and north of the equator have impacted the number of landings of swordfish in California ports. In 2005, two longline vessels operating with Hawaii permits made swordfish landings compared to 20 vessels that landed 898 mt in 2004.

### ***Recreational fishery***

The following on West Coast recreational swordfish catches has been freely adapted from the Billfish Newsletter (1996) Recreational anglers consider swordfish one of the finest of all trophy game fishes because of their size and strength. However, swordfish are rarely tempted to strike baits or lures. Swordfish typically feed at night in the surface waters on small pelagic fishes, hake and squid. They are also known to feed at depths of at least 300 meters. Most angling is done during the daytime from private boats targeting striped marlin. Drifting at night with chemical light-sticks and squid bait has been conducted more recently but has been more popular on the East Coast. The California recreational fishery for swordfish and striped marlin developed about the turn of the century. Recreational catch records of swordfish are kept by the various sport-fishing clubs in California. The Balboa Angling Club, San Diego Marlin Club and the Tuna Club (Avalon) are three of the major clubs where anglers have their swordfish catches recorded and weighed. The number of swordfish weighed in at these clubs averaged 3 to 4 fish per year. During the period between 1969 and 1980, an average of 30.5 fish per year were caught, with a peak in 1978 of 127 swordfish reported (Figure 7). The increased catches during that period correspond to a similar increase in commercial landings. A generally higher abundance of their prey was also reported during the same period. There is some evidence that swordfish abundance may increase in the years following El Niño events.

More recently (Billfish Newsletter 2006) recreational landings of swordfish recorded at southern Californian swordfish clubs amounted to about six swordfish taken per year. The Commercial Passenger Fishing Vessel fleet submits logbooks on all fish caught. Reported catch is shown in the Pacific Council's HMS SAFE document (PFMC 2007) indicate that 3 swordfish were caught by the fleet in 2006) recreational catches. A query of the Pacific States Marine Fisheries Commission recreational database (RecFIN) found that since 1980, only one swordfish has been counted and that was caught in Oregon (Suzanne Kohin, NMFS SWFSC pers. comm. May 2008).

### ***Non-U.S. swordfish catches in the North Pacific***

In the North Pacific, there are directed swordfish fisheries that operate out of Japan and Taiwan. However, it is likely that most of the swordfish catch in the North Pacific is caught incidentally in tuna longline fisheries (*e.g.* bigeye, albacore) by countries such as Japan, Korea, China, and Taiwan. In recent years, Spanish longline vessels have caught swordfish in the North Pacific.

### **Hawaii's Regional Economy**

Hawaii's economy is dominated by tourism and defense, with tourism by far the leading industry in terms of employment and expenditures. The two represent approximately one quarter of Gross State Product without consideration of ancillary services and also comprise the largest shares of "export" earnings (Tables 4 and 5).

**Table 4: Hawaii's gross state product**

Year	Gross State Product (billion \$)	Per Capita State Product (\$)	Resident Population
2004	50.7	40,325	1,259,299
2005	53.7	42,119	1,275,194
2006	58.3	38,083	1,285,498
2007	n/a	n/a	1,283,388

Source: DBEDT 2007

<http://hawaii.gov/dbedt/info/economic/library/facts/state>

**Table 5: Hawaii's "export" industries**

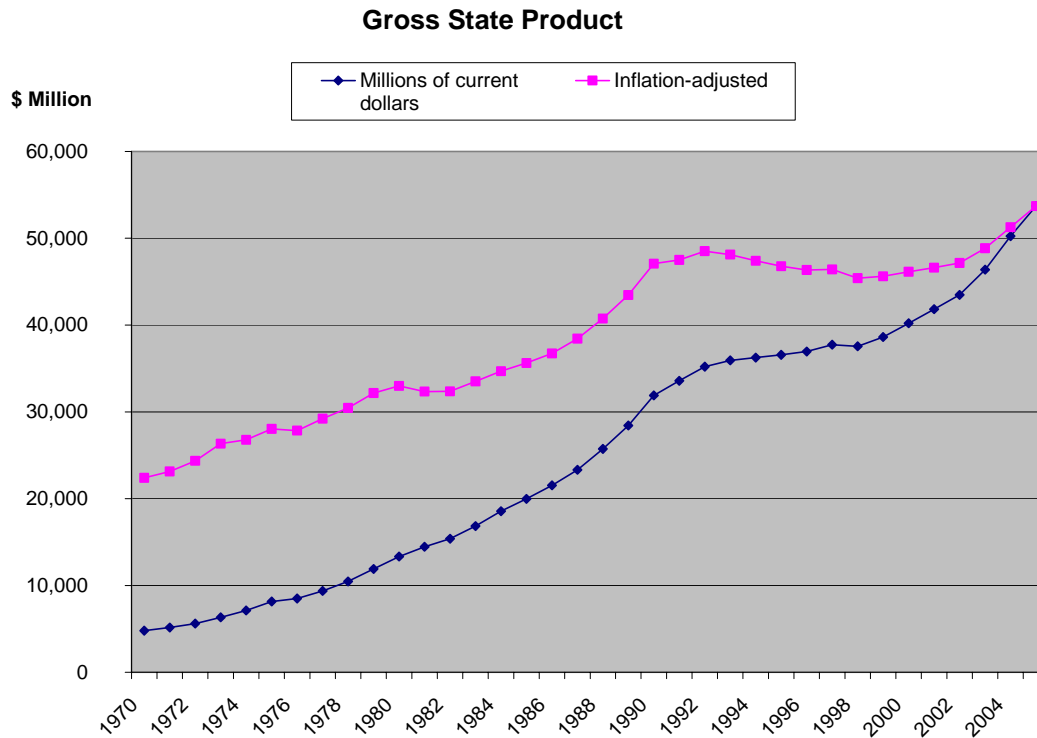
Year	Sugar (million \$)	Pineapple (million \$)	U.S. Military (million \$)	Tourism (million \$)
2004	94.1	123.2	4,772.	10,862
2005	92.4	113.4	n/a	11,904
2006	n/a	n/a	n/a	12,381

Source: DBEDT 2007

Natural resource production remains important in Hawaii, although nothing compared to the period of the sugar and pineapple plantations from throughout the first 60 or 70 years of the 20<sup>th</sup> century. Crop and livestock sales were \$574.4 million in 2005, with the primary diversified agriculture crops being flower and nursery products, \$100.6 million; pineapples, \$79.2 million; seed crops, \$70.4 million; vegetables and melons, \$67.7 million; sugar, \$58.8.million; macadamia nuts, \$44.4 million; coffee, \$37.3 million; cattle, \$22.7 million; milk, \$18.3 million (DBEDT 2007). Aquaculture production was \$28.4 million in 2005 (DBEDT 2006), although much of aquaculture's value to Hawaii comes from development of technology.

Hawaii's commercial economy was particularly vibrant between 2000 and 2005, with a 7.5% growth in Gross State Product in 2005 and an average of 5.8% annual growth rate since 2000. Figure 1 indicates the long-term trend in Gross State Product (1970-2005), with the inflation-adjusted figures clearly showing the downturns in the early 1980s and the mid-1990s, followed by sustained growth recently.





**Figure 1: Gross State Product, 1970-2005**  
Source: DBEDT 2006

The 2006 unemployment rate (see Table 6) of 2.6% (DBEDT 2007) was the lowest in the United States by far, and close to half the U.S. average rate. This marks a major turn-around from the 1990s when Asian economies declined, the U.S. military down-sized due to the end of the Cold War, and Hawaii plantation agriculture was battered by the cost effects of global trade. Construction, manufacturing and agriculture account for only 9% of wage and salary jobs. About 30% of civilian workers are professional or managerial. Federal, state and local government accounts for 20% of wage and salary jobs (DBEDT 2007).

**Table 6: Hawaii employment statistics**

	2006
Civilian labor force	651,850
Employed	635,100
Unemployment rate	2.6%
Payroll jobs	624,650
Real personal income (\$ million)	46,766

Source: DBEDT 2007

Tourism arrivals increased almost monotonically from 1970-1990, but growth was slower in the 1990s until the past three years. There were 7.56 million tourists in Hawaii in 2006. This represents a daily rate of 185,445 tourists, 13% of the “de facto” population (resident, tourist, and military combined), indicating the weight of tourism in many sectors of Hawaii’s economy

and society (DBEDT 2007). Tourism arrivals have become more evenly distributed across source locations, with the continental U.S. and Japan being the mainstays, but with arrivals increasing from Europe and China. Nonetheless, Hawaii's tourism economy remains subject to national and international economic factors such as the recent spikes in oil prices which are believed to be hurting tourism markets such as Hawaii.

Total federal expenditures were \$12.2 billion in 2004, with 85,900 military personnel and dependents and 31,300 federal civilian workers (not all of whom work on military bases, DBEDT 2007). Research and development spending by the federal government (2003) was \$349.6 million representing the importance of the University of Hawaii and a number of other public and private research entities in particular.

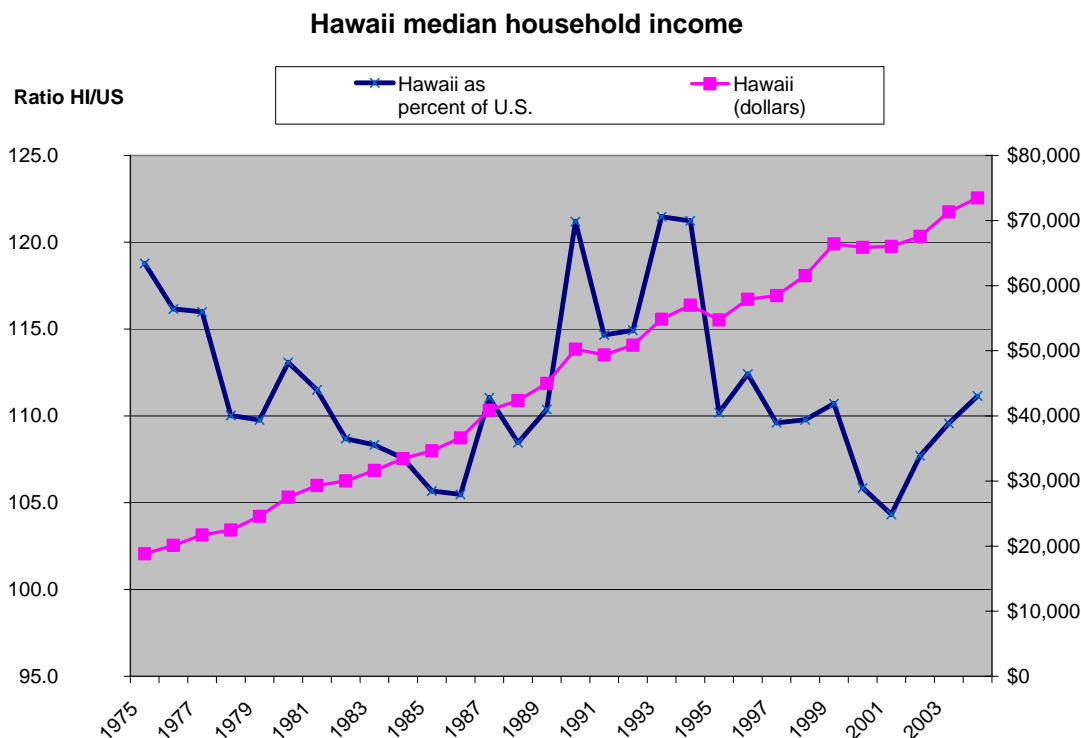
Despite these successes, at some individual and community levels Hawaii's commercial economy has been less successful. For example, per capita disposable income in Hawaii (\$29,174) has fallen to below the national average due to a cost of living that nearly doubles the national average (Table 7).

**Table 7: Hawaii cost of living comparison**

Cost of Living Analysis: Ratio of Honolulu living costs compared to U.S. Average at four income levels				
	Income level 1	Income level 2	Income level 3	Income level 4
Honolulu cost of living indexed to U.S. average	192.9	171.6	161.9	155.1
Rent, utilities	241.4	235.4	230.3	229.0

Source: DBEDT 2007

Hawaii per capita income has fallen from 122.5% of the U.S. average in 1970 to 99% in 2005 (Figure 2). Much of this is attributable to housing costs, with the average single family house selling for \$744,174 in 2005, with the median being \$590,000, the latter discrepancy also indicating the uneven nature of the housing industry in Hawaii over the past several years.



**Figure 2: Hawaii median household income, 1975-2005**

Source: DBEDT 2006

Tourism is a service industry, and as such, tends to have lower wage levels than manufacturing, for example. So the dominance of tourism means that many workers in Hawaii hold more than one job, with 8 percent of the workforce working more than one job (DBEDT 2007). Similarly, the benefits of the commercial economy are not spread evenly across either islands or ethnic groups in Hawaii. In 2006, 8.6% of Hawaii's population was below the poverty line (DBEDT 2007). The effect of these conditions is that the value of common use resources, such as shorelines, forests, and the ocean, is important for both subsistence and recreational reasons.

The State of Hawaii has been attempting to diversify its economy for many years. Industries encouraged are science and technology, film and television production, sports, ocean research and development, health and education tourism, diversified agriculture and floral and specialty food products. (DBEDT 2007) However, these remain a small percentage of the Hawaii commercial economy.

The most recent estimate of the ex-vessel value of fish sold by the Hawaii-based longline fishery amounts to a small percentage of Gross State Product, in fact, less than 1%. On the other hand, the seafood industry is an important component of local and tourist consumption, and recreational and subsistence fishing represent a substantial proportion of the local population (estimated at 109,000 participants, 8.6% of Hawaii's population).<sup>2</sup> An additional 41,000 tourists are also reported to go fishing while in Hawaii, and total fishing expenditures (resident and

<sup>2</sup> DBEDT 2005.

tourist combined) were estimated at \$125 million.

The most recent estimate of the total economic contribution of Hawaii's demersal and pelagic commercial, charter, and recreational fishing sectors to the state economy indicated that in 1992, these sectors contributed \$118.79 million of output (production) and \$34.29 million of household income, employing 1,469 people (Sharma et al. 1999.) These contributions accounted for 0.25 percent of total state output (\$47.4 billion), 0.17 percent of household income (\$20.2 billion), and 0.19 percent of employment (757,132 jobs). Recreational, subsistence and sport (*e.g.* charter) fisheries provide additional but unquantified economic benefits in terms of angler satisfaction, protein sources, and tourism revenues.

Hawaii's pelagic fisheries are responsible for the largest share of annual commercial landings and ex-vessel revenue, with 28.3 million pounds of pelagic fish landed in 2005 at an ex-vessel value of \$ 70.6 million. The domestic longline fishery for tuna, swordfish, and other pelagic species is the largest component of the fishery, landing 23 million pounds in 2005 with an ex-vessel value of \$58 million. Among the demersal fisheries, commercial harvests of coral reef species dominate, with MHI and NWHI bottomfish relatively close behind (Table 8). The remainder of Hawaii's commercial fisheries are relatively small, with annual fishery ex-vessel revenues of less than \$150,000.

**Table 8: Ex-vessel revenues from Hawaii's fisheries**

	<b>Pounds Sold</b>	<b>Ex-vessel Revenue</b>
<b>Pelagics (2005)</b>	28,384,000	\$70,637,000
<b>Coral reef species (2005)</b>	701,624	\$1,796,764
<b>MHI bottomfish (2003)</b>	272,569	\$1,460,000
<b>NWHI bottomfish (2003)</b>	222,000	\$851,219
<b>MHI crustaceans (2005)</b>	10,091	\$110,927
<b>Precious corals (1997)</b>	415	\$10,394
<b>Total</b>	29,590,699	\$74,866,304

Source: State of Hawaii fisheries statistics, unpublished data

## **V. Description of Small Entities to Which the Rule Would Apply**

The preferred alternative would apply to all vessels registered to Hawaii longline permits that use shallow-set longline gear to target swordfish and other pelagic species.

Hawaii's longline fishery began around 1917 and was based on fishing techniques brought to Hawaii by Japanese immigrants. The early Hawaiian sampan-style flagline boats targeted large yellowfin and bigeye tuna using traditional basket gear with tarred rope mainline. This early phase of Hawaii longline fishing declined steadily into the 1970s due to low profitability and lack of investment in an ageing fleet (Boggs and Ito 1993). During the 1980s, tuna longline effort began to expand as there was increasing demand from developing domestic and export markets for high quality fresh and sashimi grade tuna. In the late 1980s and early 1990s, the nature of the fishery changed completely with the arrival of swordfish- and tuna-targeting fishermen from longline fisheries of the Atlantic and Gulf States. The influx of large, modern longline vessels

promoted a revitalization of the fishery, and the fleet quickly adopted new technology to better target bigeye tuna at depth. The near-full usage of monofilament mainline longline reels further modernized the fleet and improved profitability. Longline effort increased rapidly from 37 vessels in 1987 to 138 vessels in 1990 (Ito and Machado 2001). An emergency moratorium was placed on the rapidly expanding fishery in 1991.

Longline fishing employs a mainline that is deployed as the fishing vessel moves across the water. The mainline is suspended horizontally below the surface by evenly spaced float lines that are clipped along the mainline's length. Branch lines that terminate with baited fishhooks are clipped to and suspended below the mainline. Longline deployment is typically referred to as "setting", and the gear, once it is deployed, is typically referred to as a "set". Longline sets are normally left to drift for several hours before they are hauled back aboard along with any catch. Mainlines typically consist of a single strand of monofilament line with a test strength of 450 to 680 kg (1000 to 1500 lb). Mainlines are stored on large horizontal reels, and may exceed 74 km (40 nm) in length. Float lines most frequently consist of braided, multi-strand lines with a quick release clip on one end and a large float on the other. Float lines are typically 10 to 30 meters (m) long. Branch lines typically consist of 20 to 30 m of 227 kg (500 lb) test monofilament line with a quick release clip on one end and a fishhook on the other. Depending on the fishery, branch lines may, or may not, have some form of weight attached above the hook.

The longline fleet is composed mostly of steel-hulled vessels and a few wood and fiberglass vessels. The longline fleet has historically operated in two distinct modes based on gear deployment: deep-set longline to target primarily tuna and shallow-set longline used to target swordfish or mixed species including bigeye, albacore and yellowfin tuna. Presently, Hawaii-based longline fishermen must declare themselves as shallow- or deep-set trips 72 hours in advance of their planned departure. Mixed trips are prohibited. Shallow-set fishermen must use of float lines 20 m or less, 10 to 20 m float lines are standard. A typical shallow-set branch line is 15 to 20 m long, with a 45 to 85 gram lead weight in middle, and an 18/0 offset circle hook at end. About 840 hooks are deployed per shallow-set, with 4 to 5 hooks set between each float. Since swordfish are targeted at night, lightsticks are typically attached to every other branch line. Lightsticks are prohibited onboard vessels on deep-set declared trips. Since swordfish are targeted at night, lightsticks attached to the longline gear are used to attract swordfish. Tuna sets use a different type of float placed much further apart, have more hooks per foot between the floats and the hooks are set much deeper in the water column.

To further manage the rapidly expanding fishery, longline fishing was also prohibited within 50 nm of the main Hawaiian Islands to reduce gear conflicts between small troll and handline boats and longline vessels. Another area closure was established prohibiting longline fishing within a 50 nm radius of the Northwestern Hawaiian Islands to prevent interactions with endangered Hawaiian monk seals. A limited access program was established in 1994 allowing for a maximum of 164 transferable longline permits for vessels  $\leq 101$  feet in overall length that is administered by NMFS. During the same year, the Hawaii Longline Observer Program was initiated, primarily to monitor interactions with protected species.

In 1985, the longline fishery surpassed landings of the skipjack pole-and-line fleet and has remained the largest Hawaii-based fishery to date. Swordfish landings rose rapidly from 600,000

lbs in 1989 to 13.1 million pounds in 1993 (WPRFMC 2003). The Hawaii-based limited access longline fishery is the largest of all the pelagics fisheries under Council jurisdiction. This fishery accounted for the majority of Hawaii's commercial pelagic landings with an average of 9,672 t or 19.3 million lb for the years 2000 – 2005. The relative importance of swordfish to the fishery declined during the mid 1990s following a 47 percent decrease in landings in 1994. The latter part of 1994 saw a stabilization of swordfish landings at close to 6.5 million pounds/year, a significant increase in shark take, primarily blue shark fins, and a gradual increase in tuna fishing effort and landings. Effort continued to shift away from swordfish and back to tuna targeted trips throughout the latter 1990s (WPRFMC 2004).

During the mid to late 1990's, the fishery was often described as consisting of three components; a core tuna group, a swordfish targeting sector and vessels that were classified as "mixed"; switching between swordfish and tuna throughout the year or even within a single trip. Generally speaking, tuna vessels set deep gear with more than 15 hooks between floats in the morning, began hauling gear in the late afternoon or dusk, usually used a line shooter to deepen the set, preferred saury or sardine bait and made relatively short trips within 500 miles of home port. Swordfish boats were generally larger than tuna boats, set shallow gear at dusk with an average of 4 hooks between floats, used chemical light sticks, hauled gear at dawn, never used a line shooter, preferred large squid bait and made much longer trips beyond 700 miles from port. The swordfish grounds are generally north of Hawaii, between 145° and 175° W and 20° and 40° N, centered around the sub-tropical convergence zone. In the late 1990s, the fishery supplied 37 to 47 percent of the total U.S. domestic swordfish consumption.

Regulations imposed from 2001-2004 prohibited swordfish targeted longline fishing for Hawaii-based vessels due to concerns about interactions with protected sea turtles. As a result of restrictions on swordfish-targeted longline fishing by Hawaii-based boats, a number of vessels temporarily left Hawaii to exploit the same swordfish stocks from bases in California. Other swordfish boats converted gear to remain in Hawaii and target bigeye tuna.

Regulatory Amendment 3, effective April 2, 2004, re-opened the Hawaii-based shallow-set swordfish fishery by allowing 2,120 shallow-sets to be made annually (69 FR 17329, April 2, 2004). In order to reduce<sup>3</sup> and mitigate interactions with sea turtles, use of 18/0 (or larger) circle hooks with 10° maximum offset and blue-dyed mackerel-type bait instead of squid were required, along with other mitigation measures and a maximum annual limit on the number of interactions with sea turtles is set at 16 leatherbacks and 17 loggerheads. Integral to this program has been the requirement for 100 percent observer coverage. Most of the swordfish boats that had moved to California have now returned to Hawaii; however, tuna directed effort remains higher than for swordfish.

Presently, Hawaii-based longline fishermen must declare themselves as shallow- or deep-set trips 72 hours in advance of their planned departure. Mixed trips are prohibited. Shallow-set fishermen must use of float lines 20 m or less, 10 to 20 m float lines are standard. A typical shallow-set branch line is 15 to 20 m long, with a 45 to 85 gram lead weight in middle, and an

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<sup>3</sup> In experiments conducted by NMFS with longline vessels in the Atlantic, the use of circle hooks and mackerel-type bait significantly reduced sea turtle interaction rates. The mean reduction rate for loggerhead turtles was 92%, with a 67% reduction in leatherback interactions.

18/0 offset circle hook at end. About 840 hooks are deployed per shallow-set, with 4 to 5 hooks set between each float. Since swordfish are targeted at night, lightsticks are typically attached to every other branch line. Lightsticks are prohibited onboard vessels on deep-set declared trips

Regulatory Amendment 4, effective December 15, 2005 further reduced and mitigated interactions between turtles and longline gear by requiring that: (1) owners and operators of vessels registered for use under longline general permits attend protected species workshops annually, (2) owners and operators of vessels registered for use under longline general permits carry and use dip nets, line clippers, and bolt cutters, and follow handling, resuscitation, and release requirements for incidentally hooked or entangled sea turtles, and (3) operators of non-longline vessels using hooks to target pelagic management unit species follow sea turtle handling, resuscitation, and release requirements, as well as remove the maximum amount of gear possible from incidentally hooked or entangled sea turtles (70 FR 69282). In addition this rule extended the requirement to use circle hooks, mackerel-type bait and dehookers when shallow-setting north of the equator to include all longline vessels managed under the Pelagics FMP.

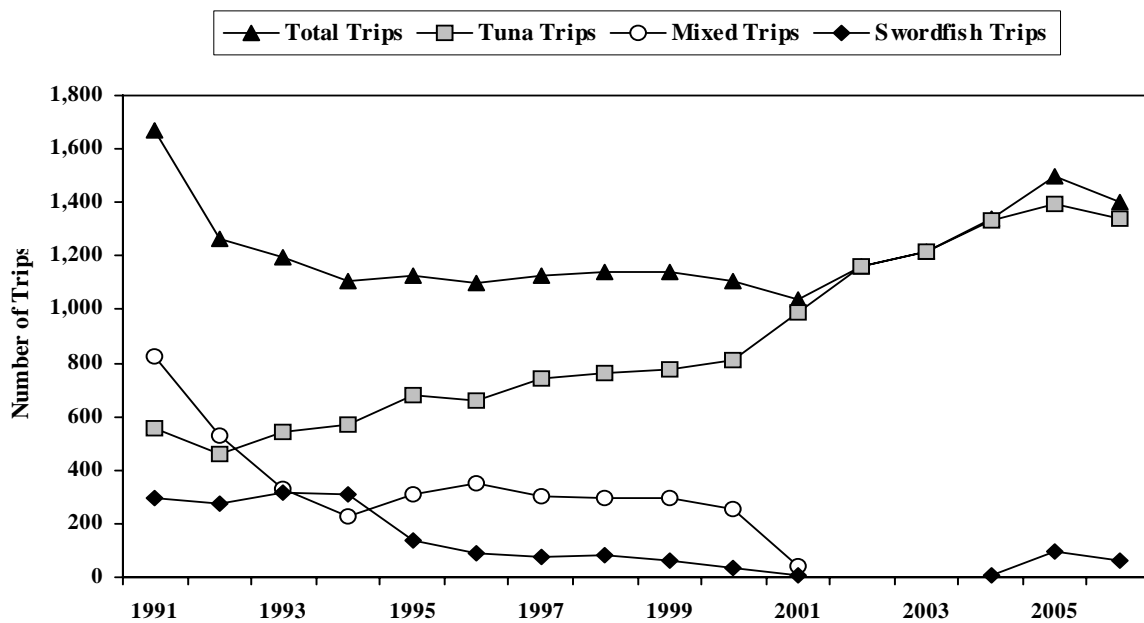
All longline vessels carry mandatory VMS monitored by the NMFS and must submit mandatory logsheet data at the completion of every trip. VMS are satellite-based vessel monitoring systems whereby each unit transmits a signal identifying the exact latitude and longitude of a vessel.

The limited access program allows for 164 vessels in the longline fisheries, but active vessel participation has been closer to 120 during the past decade. About 30 vessels have participated in the shallow-set fishery annually since its reopening; 33 in 2005, 37 in 2006, and 29 in 2007. Vessel sizes range up to nearly the maximum 101 foot limit, but the average size is closer to 65 – 70 ft. Most of the vessels are of steel construction and use flake ice to hold catch in fresh/chilled condition. A few older wooden boats persist in the fishery. Some of the boats have mechanical refrigeration that is used to conserve ice, but catch is not frozen in this fishery. Almost all of the Hawaii-based longline catch is sold at the United Fishing Agency auction in Honolulu. It is believed that very little of the longline catch is directly marketed to retailers or exported by the fishermen. For detailed information and annual landings data see the Council's Annual Reports. Table 9 illustrates that Hawaii's longline fleet is by far the largest commercial pelagic producer in Hawaii. Figures 3-6 provide data and trends for the Hawaii-based longline fleet and shallow-set fishery.

**Table 9: Hawaii commercial pelagic landings, revenue, and average price by fishery**

Fishery	2005			2006		
	Pounds Landed (1000 lbs)	Ex-vessel Revenue (\$1000)	Average Price (\$/lb)	Pounds Landed (1000 lbs)	Ex-vessel Revenue (\$1000)	Average Price (\$/lb)
Longline	23,275	\$61,379	\$2.76	21,478	\$49,207	\$2.66
MHI trolling	2,517	\$5,323	\$2.40	2,363	\$4,713	\$2.44
MHI Handline	1,193	\$2,138	\$1.89	645	\$1,187	\$2.11
Offshore Handline	313	\$410	\$2.05	390	\$458	\$2.11
Aku boat	931	\$1,137	\$1.23	632	\$812	\$1.41
Other Gear	155	\$250	\$2.15	286	\$432	\$2.41
<b>Total</b>	<b>28,384</b>	<b>\$70,637</b>	<b>\$2.64</b>	<b>25,794</b>	<b>\$56,809</b>	<b>\$2.59</b>

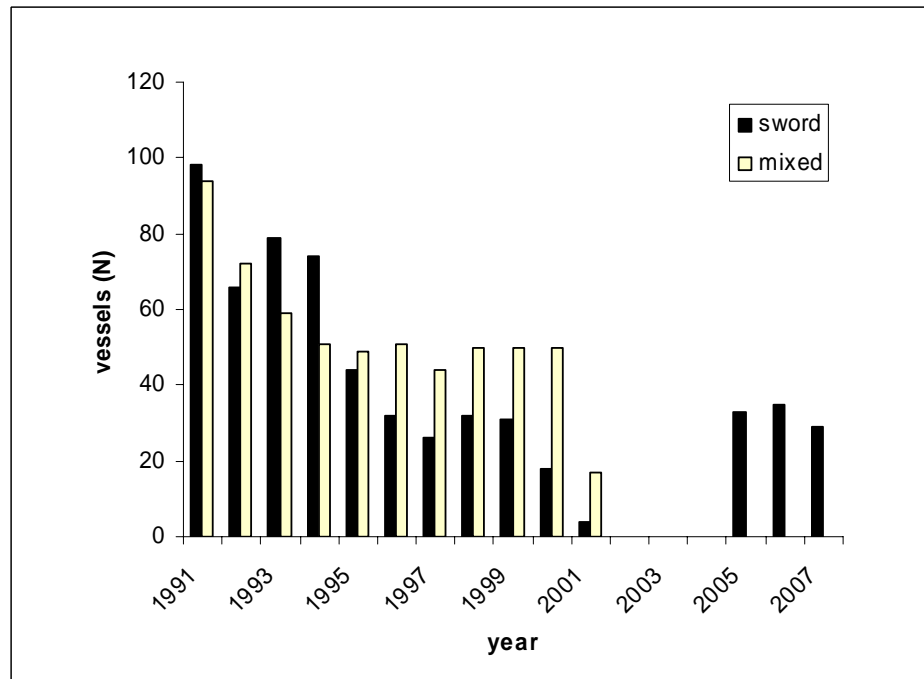
Source: 2006 WPRFMC Annual Report.



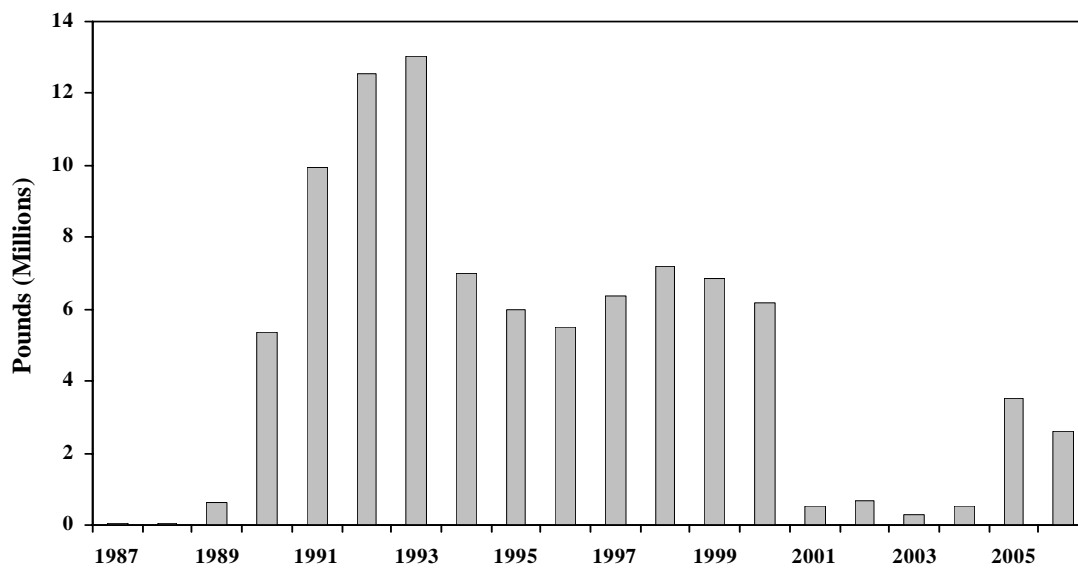
**Figure 3: Annual Hawaii-based longline trips, 1991-2006**

Source: 2006 WPRFMC Annual Report

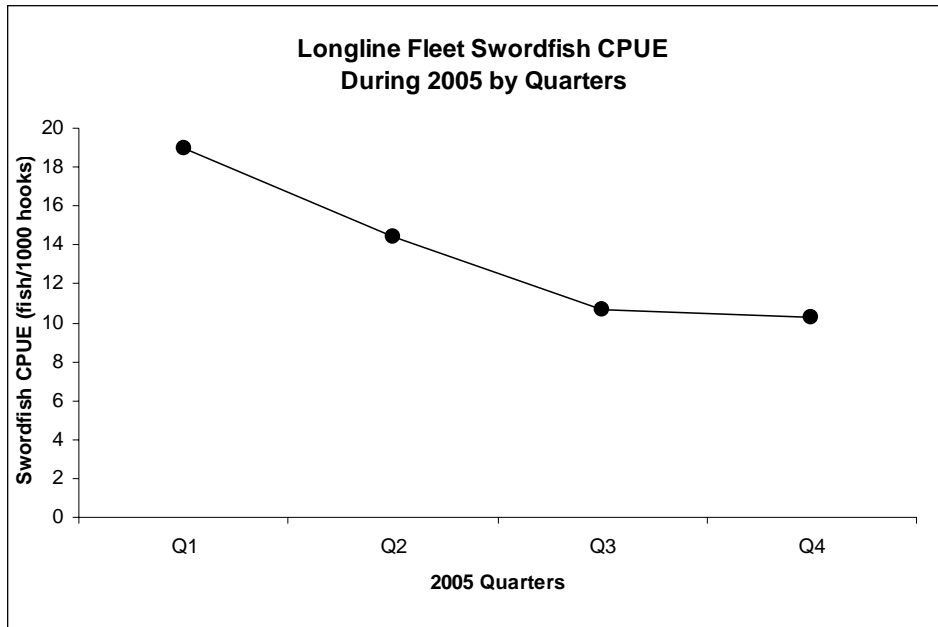




**Figure 4: Number of Hawaii longline vessels targeting swordfish, 1991-2007**  
Source: WPRFMC Pelagics Annual Report 2006



**Figure 5: Hawaii Swordfish Landings, 1987-2006**  
Source: 2006 WPRFMC Annual Report



**Figure 6: 2005 Hawaii longline swordfish quarterly catch rates**

Source: 2006 WPRFMC Annual Report

As seen Figure 6, swordfish catch per unit effort (catch per set or CPUE) is highest in the first quarter of the year with the second quarter also yielding high CPUE levels. Since the reopening of the shallow-set fishery in 2004, effort in the fishery has been highest in the first quarter. However, prior to 2004, effort in the fishery was highest in the second quarter. A plausible explanation for higher first quarter effort since 2004 is linked to possibility that the annual sea turtle hard caps are driving effort in the first quarter, *i.e.* a race to the fish before a potential fishery closure due to reaching the turtle cap.

According to unpublished information from NMFS, about 30 vessels have participated in the shallow-set fishery annually since its reopening; 33 in 2005, 37 in 2006, and 29 in 2007.

Assuming that 100 percent of the swordfish caught by Hawaii permitted longline vessels is caught on shallow-set longline gear and that these vessels only 2005-2007 harvest swordfish, annual participation, trips, and using then 2004-2007 average annual swordfish price of \$2.32 per pound, harvests and ex-vessel [gross] revenues are as shown in Table 10. The assumptions regarding catches and prices are necessary as currently available fishery reports do not provide gear specific (*i.e.* shallow-set vs. deep-set) historical catch or revenue information. The assumption that 100 percent of the longline fishery's swordfish catch can be attributed to shallow-set fishing is likely an overstatement, but only a small one, as deep-setting vessels are prohibited from retaining or landing more than 10 swordfish per trip. On the other hand, the assumption that swordfish is the only species caught by shallow-set gear is an understatement as swordfish has been shown to comprise between 90 and 91 percent of catches by this gear. However given that the primary purpose of Table 10 is to demonstrate that these operations are believed to have annual gross revenues of less than \$4.5 million, these shortcomings do not appear unreasonable.

**Table 10: Summary of operating information for Hawaii-based longline vessels**

Year	Number of active vessels	Number of trips	Pounds of swordfish landed	Total shallow-set fishery ex-vessel revenue	Average shallow-set ex-vessel revenue per vessel
2005	33	99	3,257,000	\$7,556,240	\$228,978
2006	37	60	2,573,000	\$5,969,360	\$161,334
2007	29	82	3,781,000	\$8,771,920	\$302,480
Average	33	80	3,204	\$7,432,507	\$225,227

Source: 2006 and 2007 WPRFMC Annual Reports

Given an annual average of 33 active shallow-setting vessels between 2005-2007 with an annual average fleet-wide adjusted revenue of \$7,432,507 (Table 10), it is estimated that each vessel realized an average of \$225,227 in annual ex-vessel revenues from shallow-set longline fishing operations. In addition it is believed that the vast majority of participants are also active in the deep-set longline fishery during the course of a year, thus their shallow-set revenues represent one portion of their total revenue. In 2007 the overall average (combined deep-set and shallow-set longline fisheries) ex-vessel revenue was \$62,699,000 realized by a total of 129 active vessels (2007 WPRFMC Annual Report). On a per vessel basis, this yields an average ex-vessel revenue of \$486,039 per vessel, still far below the \$4.5 million threshold. Although single permit holders may own more than one vessel, none are believed to own more than five active shallow-setting vessels and none are believed to be dominant in their field – making them small businesses under the Regulatory Flexibility Act. Impacts to shoreside businesses would likely be neutral to positive under all alternatives as none would reduce fishing effort and most would increase it, along with associated purchases of fishing gear and supplies and associated sales of swordfish.

## VI. Economic Impacts of the Alternatives on Small Businesses

**Table 11: Summary of alternatives considered**

Topic	Alternative	Description
1. Effort Limit	1A	No action (allow 2,120 shallow-sets per year)
	1B	Allow 3,000 shallow-sets per year
	1C	Allow 4,240 shallow-sets per year
	1D	Allow 5,000 shallow-sets per year
	1E	Allow effort appropriate to swordfish stock status (~9,925 shallow-sets per year)
	1F Preferred	Remove effort limit (rely on turtle hard caps)
2. Fishery Participation	2A	No action
	2B Preferred	Discontinue set certificate program
3. Time Area Closures	3A Preferred	No action
	3B	Implement January time-area closure
	3C	Implement in-season time-area closure

### Analytical Methodology

Data used in this analysis were provided by NMFS. Quarter 1 (Q1) comprises January – March of each year, Quarter 2 is April-June, Quarter 3 is July-September, and Quarter 4 is October-December.

Predicted fish catch rates (number of fish caught per set) are based on quarterly logbook data provided by NMFS (PIFSC 2008) for Hawaii-based longline swordfish trips since the 2004 implementation of regulatory requirements to use circle hooks and mackerel-type bait, which may have affected catch rates for swordfish and other species. These 2004-2007 average quarterly rates (Table 12) were applied to the respective quarterly swordfish effort levels (number of sets) anticipated under each alternative to yield fish catches for each alternative.

**Table 12: 2004-2007 Hawaii longline average catches (number of fish) per set by quarter**

Species	Q1	Q2	Q3	Q4
Swordfish	15.15	12.22	8.89	9.78
Striped marlin	0.11	1.24	0.63	0.11
Blue marlin	0.01	0.34	0.19	0.01
Bigeye tuna	1.51	0.58	1.01	0.49
Albacore tuna	1.04	0.03	0.01	2.14
Yellowfin tuna	0.11	0.13	0.06	0.01
Blue shark	12.41	5.04	8.09	10.04
Mahimahi	0.55	5.08	5.74	0.27
Opah	0.05	0.01	0.02	0.22
Ono	0.02	0.14	0.06	0.00
Pomfret	0.14	0.05	0.02	0.14
Mako shark	0.70	0.40	0.33	1.21
Oceanic whitetip shark	0.00	0.24	0.19	0.00
Oilfishes	0.73	2.29	3.01	0.56
Other pelagics	0.04	0.17	0.02	1.09
Other sharks	0.03	0.06	0.01	0.07
Other tuna	0.01	0.00	0.29	0.18
Shortbilled spearfish	0.03	0.18	0.04	0.01
Skipjack tuna	0.04	0.03	0.01	0.01
Thresher sharks	0.02	0.05	0.10	0.02

Source: PIFSC 2008

These catches were converted from numbers of fish to pounds using 2005-2006 average weight recorded per fish for each species (WPRFMC 2006, Table 13). In some cases average weights are not available. This is either because virtually all catches of certain species are discarded (*e.g.* oceanic whitetip sharks) or because related species caught in small numbers have been aggregated into groups (*e.g.* other pelagics, sharks, and tunas).

**Table 10: 2005-2006 average weight per fish**

Species	2005-2006 average weight per fish (lbs)
Albacore Tuna	51
Bigeye Tuna	87
Blue Marlin	163
Blue Shark	100
Mahimahi	14
Mako Shark	177
Oceanic Whitetip Shark	n/a
Oilfishes	17
Ono	30
Opah	83
Other Pelagics	n/a
Other Sharks	n/a
Other Tunas	n/a
Pomfret	13
Shortbilled Spearfish	31
Skipjack Tuna	16
Striped Marlin	68
Swordfish	166
Thresher Sharks	198
Yellowfin Tuna	64

Source: WPRFMC 2006

n/a = not available

The catch data presented for each alternative begins with the pounds of fish predicted to be caught (“pounds caught”) then reduces this number by the discard rates recorded by federal observers for that species to arrive at “pounds kept”. The next column indicates the pounds of fish discarded dead (again from NMFS observer data). Total species impacts (“total mortality”) can be regarded as the sum of the pounds kept plus the pounds, plus some portion of those discarded alive that subsequently perish due to their experience.

Average annual ex-vessel species specific prices received by Hawaii-based swordfish longline vessels between 2004-2007 (PIFSC 2008) were applied to “pounds kept” to calculate predicted ex-vessel revenues. The one exception to this is swordfish which is the fishery’s target species and accounts for approximately 90 percent of its revenue. Because swordfish prices are known to vary within years, swordfish ex-vessel revenues are based on recent quarterly average prices (2004-2007, PIFSC 2008) rather than a single annual average price (Table 14). This provides explicit consideration of temporal swordfish price effects under each alternative.

**Table 14: 2004-2007 Hawaii longline average swordfish ex-vessel prices**

	Q1	Q2	Q3	Q4
Price per pound	\$2.38	\$2.11	\$2.59	\$2.21

Source: PIFSC 2008

Predicted quarterly effort levels for each alternative utilize three temporal effort distributions. The first is that observed in the current “tightly constrained” regulatory environment which restricts annual effort to 2,120 sets (approximately 50 percent of the 1994-1999 average). Swordfish effort data from NMFS (PIFSC 2008) for 2004-2007 revealed that Hawaii-based vessels made the majority of their annual sets in the first quarter, with another third made in the second quarter and smaller amounts in the last two quarters (Table 15). At the other extreme the fishery can be considered to be “unconstrained” prior to 2001 when there was no limitation on the number of annual sets allowed or sea turtle hard caps. In the prior regulatory environment (before 2001), Hawaii-based swordfish vessels made the majority of their sets in the second quarter. By comparison, the current regulatory environment (“tightly constrained”) exhibits signs of a “race to the fish” as participants likely seek to complete trips before either the effort limit or turtle cap is reached. Because the effort limit of 2,120 sets has not been reached in any calendar year since 2004, it appears the sea turtle hard caps of 17 loggerheads and 16 leatherbacks are driving the observed increase in percentage of first quarter effort relative to the historical fishery prior to 2001.

Quarterly shallow-set effort data from 2005-2007 were used to estimate quarterly effort distributions under differing regulatory regimes. In calculating effort distributions in response to varying regulatory restrictions under the alternatives for Topic 1, first quarter 2006 effort data was used while recognizing that the second, third, and fourth quarters of 2006 did not experience effort because the fishery was closed from reaching loggerhead turtle cap. By entering first quarter 2006 effort data as 100 % annual effort for that year skews the predicted effort distributions towards the first quarter for Alternatives 1A, 1B, and 1C. This allows the analysis to present “worst-case” scenarios in terms of sea turtle impacts as interactions are highest in the first quarter of the year. As first quarter catch rates for swordfish are also highest in the first quarter, predicted catches of swordfish similarly presented as well as predicted economic impacts. A strictly objective statistical approach was not possible because data only exists for two full years of fishing effort at the time of conducting this analysis.

Table 11: Hawaii shallow-set fishery quarterly effort (sets) distribution, 2004-2008

Year	Q1	Q2	Q3	Q4	Annual Total
2004	0	5	3	127	135
2005	539	871	54	181	1,645
2006	850	0	0	0	850
2007	948	465	83	27	1,497

Source: NMFS 2008

Due to their relatively restrictive natures, Alternatives 1A and 1B (allow 2,120 and 3,000 sets respectively) are analyzed under the “tightly constrained” temporal effort distribution (Table 16). Alternative 3 (allow 4,240 sets) is analyzed under a “moderately constrained” distribution which lies halfway between the two extremes described above (Table 16). Under this scenario vessels again make the majority of their sets in the first quarter; however, it is a smaller majority than that shown in the “tightly constrained” scenario. Alternatives 1D and 1E (allow 5,500 and 9,925 sets respectively) would allow swordfish fishing levels around the fishery’s historical maximum and are therefore analyzed under the “unconstrained” distribution shown below in Table 16.

**Table 12: Swordfish effort distributions for each effort limit alternative**

Alternative: scenario	Percent of annual swordfish effort per quarter			
	Q1	Q2	Q3	Q4
Alternatives 1A and 1B: tightly constrained	57%	32%	3%	7%
Alternative 1C: moderately constrained	43%	34%	11%	12%
Alternatives 1D, 1E: unconstrained	29%	36%	19%	17%

Note: Alternative 1F is predicted to lie between 1C and 1D in terms of regulatory constraints.

As the number of allowable sets increase under the alternatives, the predicted protected species interactions must be increasingly regarded as “worst case” scenarios as the Hawaii-based longline fleet has not made 8,500 sets in any one year since 1991 and in fact the average between 1991 and 2000 was 5,600 annual swordfish sets. More recently, since the 2004 implementation of the set certificate program and 2,120 set limit, the fleet has averaged less than 1,400 sets per year (in 2006 the fishery closed in March after 850 sets due to the turtle cap being reached). Anecdotal information indicates that the necessity of buying set certificates under the existing program has acted as a deterrent and limited total effort as well as high demand and established market channels for bigeye tuna. The true reactions of fishery participants and their resultant effort distributions under the alternatives considered here remain uncertain and will likely include considerations of prevailing weather, oceanographic, economic and market conditions. However, resultant effort is not expected to yield higher numbers of protected species interactions than the worst case scenarios presented here which assume that all available sets are used under each alternative. For further information on the calculation of estimated catches and interactions with protected species under each alternative please see Chapter 4 of the main document. Please also see Chapter 4 or information on the expected impacts of the alternatives on other aspects of the physical environment. The following analysis focuses on the expected economic impacts of each alternative to affected fishery participants, and the regional economy of Hawaii.

#### Topic 1: Shallow-set Longline Fishing Effort Limits

##### **Impacts of Alternative 1A (No action)**

Under Alternative 1A, the shallow-set swordfish segment of the Hawaii longline fishery would continue to operate with a maximum effort limit of 2,120 sets and existing hard caps on sea turtle interactions (17 loggerheads or 16 leatherbacks). Based on the 2004 - 2007 fishing seasons, it is unlikely that all this effort will be expended in every year and swordfish landings (retained catches) would then be likely to remain between the 226,000 and 3.1 million pounds retained in 2004 and 2005 respectively. If the fishery was to utilize all 2,120 sets the total retained swordfish catch would be anticipated to be 4.3 million pounds, with another 349,000 pounds discarded dead for a total annual fishing mortality of 4.6 million pounds which is approximately 9.4 percent of MSY. Other (non-swordfish) species would continue to comprise a small fraction of the catch with bigeye tuna accounting for approximately four percent of total fishing mortality and striped marlin and mahimahi each comprising another one percent of fishing mortality within the shallow-set fishery. Other commercial species such as albacore, blue marlin, yellowfin tuna would contribute smaller amounts to the remainder of the retained catch. Catches of these non-swordfish target species under this and all the remaining alternatives are a negligible fraction of total Pacific-wide catches and known MSY values of these species. For example,

194,911 pounds of bigeye is estimated to be 0.00096-0.0013 percent of the WCPO bigeye MSY. Because Alternative 1A is not expected to significantly alter fishing operations, catch and discard rates of non-target species would be anticipated to remain as observed between 2004 and 2007 and these species would be expected to form between six and seven percent of the fishery's total annual catch, with the specific volume proportional to the number of sets actually made. Relative discard conditions would also be expected to remain as observed. Resultant fishing mortality to non-target species would be expected to be a very minor fraction of Pacific-wide catches, and well below known MSY levels.

Using the methodology described above and assuming that all 2,120 sets were utilized, the fleet would be anticipated to retain and sell 4.3 million pounds of swordfish for \$9.7 million in ex-vessel revenues. Sales of 424,000 pounds of other species would yield an additional \$1.1 million in ex-vessel revenues (Table 17). Currently, there are approximately 30 vessels participating in the fishery and under this alternative, that number is not expected to increase.

**Table 13: Predicted annual ex-vessel revenues under Alternative 1A (2,120 sets made)**

Species	Annual pounds kept	Annual ex-vessel revenue	Percent of annual revenue
Swordfish	4,263,648	\$ 9,781,758	90.22%
Bigeye Tuna	188,900	\$ 622,742	5.74%
Mahimahi	53,431	\$ 119,507	1.10%
Striped Marlin	60,267	\$ 98,838	0.91%
Albacore Tuna	51,531	\$ 97,738	0.90%
Blue Marlin	36,501	\$ 45,215	0.42%
Yellowfin Tuna	13,594	\$ 36,891	0.34%
Oilfishes	4,903	\$ 9,904	0.09%
Opah	5,105	\$ 9,902	0.09%
Ono	3,432	\$ 9,173	0.08%
Pomfret	2,249	\$ 5,366	0.05%
Shortbilled Spearfish	3,211	\$ 3,629	0.03%
Skipjack Tuna	990	\$ 877	0.01%
All Other Pelagics*			
Annual Total	4,687,763	\$ 10,841,538	100.00%
* All other pelagics account for less than two percent of total annual fish kept, detailed weight and price, information not available for all species.			

Utilizing the methodology and model presented by Leung and Pooley (2002) for the Hawaii longline fishery, the anticipated ex-vessel revenues under Alternative 1A (\$10.8 million, Table 17) would generate \$26.3 million in direct and indirect business sales, \$11.7 million in personal and corporate income, 362 jobs, and \$2 million in state and local taxes (Table 18).



**Table 18: Predicted regional impacts under Alternative 1A (2,120 sets made)**

<b>Variable</b>	<b>Impact</b>
Predicted Ex-vessel Revenue (\$ million)	10.84
<b>Direct Effects</b>	
Business Sales (\$ million)	10.84
Income (\$ million)	5.25
Employment (jobs)	151.36
State & Local Taxes (\$ million)	0.88
<b>Indirect and Induced Effect From Local Purchases of Goods &amp; Services</b>	
Business Sales (\$ million)	7.69
Income (\$ million)	3.05
Employment (jobs)	95.56
State & Local Taxes (\$ million)	0.51
<b>Indirect and Induced Effect From Direct Income of Longline Fishing</b>	
Business Sales (\$ million)	7.75
Income (\$ million)	3.38
Employment (jobs)	115.57
State & Local Taxes (\$ million)	0.56
<b>Total Effect</b>	
Business Sales (\$ million)	26.28
Income (\$ million)	11.68
Employment (jobs)	362.48
State & Local Taxes (\$ million)	1.95

Source: Based on Leung and Pooley (2002)

**Impacts of Alternative 1B (Allow 3,000 shallow-sets per year)**

Under Alternative 1B and assuming that all 3,000 allowable sets were made, the Hawaii-based swordfish fishery would be expected to retain and sell 6 million pounds of swordfish for \$13.8 million in ex-vessel revenues (Table 19). Sales of 600,016 pounds of other species would yield an additional \$1.5 million in ex-vessel revenues. As compared to anticipated catches and revenues if all 2,120 sets were made under Alternative 1A, this represents a 41.5 percent increase in retained catch with a directly associated 41.5 percent increase in ex-vessel revenues, for individual and aggregate species. Currently, there are approximately 30 vessels participating in the fishery, and under this alternative, that number would be expected to increase by approximately 5-10 vessels.

**Table 19: Predicted annual ex-vessel revenues under Alternative 1B (3,000 sets made)**

<b>Species</b>	<b>Annual pounds kept</b>	<b>Annual ex-vessel revenue</b>	<b>Percent of annual revenue</b>
Swordfish	6,033,465	\$ 13,842,110	90.22%
Bigeye Tuna	267,312	\$ 881,239	5.74%

Species	Annual pounds kept	Annual ex-vessel revenue	Percent of annual revenue
Mahimahi	75,610	\$ 169,113	1.10%
Striped Marlin	85,283	\$ 139,865	0.91%
Albacore Tuna	72,922	\$ 138,309	0.90%
Blue Marlin	51,652	\$ 63,984	0.42%
Yellowfin Tuna	19,237	\$ 52,204	0.34%
Oilfishes	6,938	\$ 14,015	0.09%
Opah	7,224	\$ 14,012	0.09%
Ono	4,856	\$ 12,980	0.08%
Pomfret	3,183	\$ 7,594	0.05%
Shortbilled Spearfish	4,544	\$ 5,135	0.03%
Skipjack Tuna	1,401	\$ 1,241	0.01%
All Other Pelagics*			
Annual Total	6,633,627	\$ 15,341,799	100.00%
* All other pelagics account for less than two percent of total annual fish kept, detailed weight and price information not available for all species			

Utilizing the methodology and model presented by Leung and Pooley (2002) the anticipated ex-vessel revenues under Alternative 1B (\$15.3 million, Table 19) would be predicted to have impacts to the regional economy as depicted in Table 20. In sum it is estimated that under Alternative 1B the Hawaii longline swordfish fishery would generate \$37.2 million in direct and indirect business sales, \$16.5 million in personal and corporate income, 513 jobs, and \$2.8 million in state and local taxes.

**Table 20: Predicted regional impacts under Alternative 1B (3,000 sets made)**

Variable	Impact
Predicted Ex-vessel Revenue (\$ million)	15.34
<b>Direct Effects</b>	
Business Sales (\$ million)	15.34
Income (\$ million)	7.43
Employment (jobs)	214.18
State & Local Taxes (\$ million)	1.24
<b>Indirect and Induced Effect From Local Purchases of Goods &amp; Services</b>	
Business Sales (\$ million)	10.88
Income (\$ million)	4.32
Employment (jobs)	135.23
State & Local Taxes (\$ million)	0.72
<b>Indirect and Induced Effect From Direct Income of Longline Fishing</b>	
Business Sales (\$ million)	10.97
Income (\$ million)	4.78
Employment (jobs)	163.54

State & Local Taxes (\$ million)	0.80
<b>Total Effect</b>	
Business Sales (\$ million)	37.19
Income (\$ million)	16.52
Employment (jobs)	512.95
State & Local Taxes (\$ million)	2.76

Source: Based on Leung and Pooley 2002

#### Impacts of Alternative 1C (Allow 4,240 shallow-sets per year)

Under Alternative 1C and assuming that all 4,240 allowable sets were made, the Hawaii-based swordfish fishery would be expected to retain and sell 8 million pounds of swordfish for \$18.4 million in ex-vessel revenues (Table 21). Sales of 856,000 pounds of other pelagics would yield an additional \$2.1 million in ex-vessel revenues. As compared to anticipated catches and revenues if all 2,120 sets were made under Alternative 1A, this represents an 88 percent increase in swordfish pounds kept and a 90 percent increase in total retained catch as well as total ex-vessel revenues. Currently, there are approximately 30 vessels participating in the fishery, and under this alternative, that number would be expected to increase by approximately 20-30 vessels. This increase in vessels, however, is dependent on several factors such as swordfish and bigeye markets, fuel costs, and other operational costs.

**Table 21: Predicted annual ex-vessel revenues under Alternative 1C (4,240 sets made)**

Species	Annual pounds kept	Annual ex-vessel revenue	Percent of annual revenue
Swordfish	8,038,241	\$ 18,408,854	89.84%
Bigeye Tuna	343,045	\$ 1,130,906	5.52%
Mahimahi	129,370	\$ 289,357	1.41%
Striped Marlin	134,921	\$ 221,270	1.08%
Albacore Tuna	97,107	\$ 184,180	0.90%
Blue Marlin	84,115	\$ 104,197	0.51%
Yellowfin Tuna	25,031	\$ 67,929	0.33%
Oilfishes	11,263	\$ 22,751	0.11%
Opah	11,449	\$ 22,207	0.11%
Ono	7,418	\$ 19,829	0.10%
Pomfret	4,050	\$ 9,662	0.05%
Shortbilled Spearfish	6,636	\$ 7,498	0.04%
Skipjack Tuna	1,757	\$ 1,556	0.01%
All Other Pelagics*			
Annual Total	8,894,403	\$ 20,490,196	100.00%
* All other pelagics account for less than three percent of total annual fish kept, detailed weight and price information not available for all species.			

Utilizing the methodology and model presented by Leung and Pooley (2002) the anticipated ex-vessel revenues under Alternative 1C (\$20.53 million, Table 21) would be predicted to have the following impacts to the regional economy (Table 22). In sum it is estimated that under

Alternative 1C the Hawaii longline swordfish fishery would generate \$49.7 million in direct and indirect business sales, \$22.1 million in personal and corporate income, 685 jobs, and \$3.7 million in state and local taxes.

**Table 22: Predicted regional impacts under Alternative 1C (4,240 sets made)**

<b>Variable</b>	<b>Impact</b>
Predicted Ex-vessel Revenue (\$ million)	20.49
<b>Direct Effects</b>	
Business Sales (\$ million)	20.49
Income (\$ million)	9.92
Employment (jobs)	286.07
State & Local Taxes (\$ million)	1.66
<b>Indirect and Induced Effect From Local Purchases of Goods &amp; Services</b>	
Business Sales (\$ million)	14.53
Income (\$ million)	5.77
Employment (jobs)	180.61
State & Local Taxes (\$ million)	0.96
<b>Indirect and Induced Effect From Direct Income of Longline Fishing</b>	
Business Sales (\$ million)	14.66
Income (\$ million)	6.38
Employment (jobs)	218.42
State & Local Taxes (\$ million)	1.07
<b>Total Effect</b>	
Business Sales (\$ million)	49.67
Income (\$ million)	22.07
Employment (jobs)	685.11
State & Local Taxes (\$ million)	3.69

Source: Based on Leung and Pooley (2002)

**Impacts of Alternative 1D (Allow 5,000 shallow-sets per year)**

Under Alternative 1D and assuming that all 5,500 allowable sets were made, the Hawaii-based swordfish fishery would be expected to retain and sell 9.8 million pounds of swordfish for \$22.4 million in ex-vessel revenues (Table 23). Sales of 1.1 million pounds of other pelagics would yield an additional \$2.7 million in ex-vessel revenues. As compared to anticipated catches and revenues if all 2,120 sets were made under Alternative 1A, this represents a 130 percent increase in swordfish pounds kept and a 130 percent increase in total retained catch as well as total ex-vessel revenues. Currently, there are approximately 30 vessels participating in the fishery, and under this alternative, that number would be expected to increase by approximately 30-40 vessels. This increase in vessels, however, is dependent on several factors such as swordfish and bigeye markets, fuel costs, and other operational costs.

**Table23: Predicted annual ex-vessel revenues under Alternative 1D (5,500 sets made)**

Species	Annual pounds kept	Annual ex-vessel revenue	Percent of annual revenue
Swordfish	9,792,574	\$ 22,381,618	89.41%
Bigeye Tuna	399,904	\$ 1,318,349	5.27%
Mahimahi	197,012	\$ 440,650	1.76%
Striped Marlin	193,677	\$ 317,631	1.27%
Albacore Tuna	118,239	\$ 224,261	0.90%
Blue Marlin	123,528	\$ 153,020	0.61%
Yellowfin Tuna	29,672	\$ 80,523	0.32%
Oilfishes	16,500	\$ 33,329	0.13%
Opah	16,459	\$ 31,923	0.13%
Ono	10,343	\$ 27,645	0.11%
Pomfret	4,671	\$ 11,145	0.04%
Shortbilled Spearfish	8,884	\$ 10,039	0.04%
Skipjack Tuna	1,989	\$ 1,762	0.01%
All Other Pelagics*			
Annual Total	10,913,452	\$ 25,031,895	100.00%
* All other pelagics account for less than three percent of total annual fish kept, detailed weight and price information not available for all species.			

Utilizing the methodology and model presented by Leung and Pooley (2002) the anticipated ex-vessel revenues under Alternative 1D (\$25 million, Table 23) would be predicted to have the following impacts to the regional economy (Table 24). In sum it is estimated that under Alternative 1D the Hawaii longline swordfish fishery would generate \$60.7 million in direct and indirect business sales, \$27 million in personal and corporate income, 837 jobs, and \$4.5 million in state and local taxes.

**Table 24: Predicted regional impacts under Alternative 1D (5,500 sets made)**

Variable	Impact
Predicted Ex-vessel Revenue (\$ million)	25.03
<b>Direct Effects</b>	
Business Sales (\$ million)	25.03
Income (\$ million)	12.12
Employment (jobs)	349.48
State & Local Taxes (\$ million)	2.02
<b>Indirect and Induced Effect From Local Purchases of Goods &amp; Services</b>	
Business Sales (\$ million)	17.75
Income (\$ million)	7.05
Employment (jobs)	220.65
State & Local Taxes (\$ million)	1.18
<b>Indirect and Induced Effect From Direct Income of Longline Fishing</b>	
Business Sales (\$ million)	17.90

Income (\$ million)	7.79
Employment (jobs)	266.84
State & Local Taxes (\$ million)	1.30
<b>Total Effect</b>	
Business Sales (\$ million)	60.69
Income (\$ million)	26.96
Employment (jobs)	836.98
State & Local Taxes (\$ million)	4.50

Source: Based on Leung and Pooley (2002)

### **Impacts of Alternative 1E (Set effort level commensurate with the current condition of the North Pacific swordfish stock)**

Under Alternative 1E, the allowable effort level for swordfish (number of shallow sets allowed) would be established based on the condition of the swordfish stock in the North Pacific and the MSY for this stock. Establishment of this effort limit takes into account catches by other longline fleets and the fraction of the total swordfish catch realized by the Hawaii fleet.

Current swordfish landings in the North Pacific amount to about 14,500 metric tons (31.9 million pounds), which, according to a recent stock assessment, is about 65 percent of an estimated MSY of 22,284 metric tons (49 million pounds; K. Bigelow, PIFSC pers. comm.. based on Kleiber and Yokowa 2004). Thus there are an additional 17.1 million pounds available for harvest before MSY levels are reached. Hawaii's fleet has recently landed an annual average of two million pounds of swordfish with the remaining 29.9 million pounds harvested by foreign fisheries. Assuming that foreign harvest levels remain stable, the Hawaii fleet could harvest up to 19.1 million pounds of swordfish before MSY levels are reached (the two million pounds currently harvested plus the 17.1 million additional available pounds).

Based on the 2004 - 2007 fishing seasons it would take just over 9,925 sets for the Hawaii longline swordfish fishery to catch the available 8,682 metric tons (19.1 million pounds) of swordfish before total North Pacific swordfish catches reach MSY. Therefore under Alternative E, 9,925 Hawaii longline shallow sets would be allowed each year.

Past Hawaii longline shallow set effort peaked in 1991 when 8,355 sets were made. It is not known whether the shallow set fishery would rebound to these levels but the capacity to do so is well within the bounds of current fishery capacity given that there are still 162 longline permits issued (although not all are actively fished every year).

Under Alternative 1E and assuming that all 9,925 allowable sets were made, the Hawaii-based swordfish fishery would be expected to retain and sell 17.7 million pounds of swordfish for \$40.4 million in ex-vessel revenues (Table 25). Sales of 2 million pounds of other pelagics would yield an additional \$4.8 million in ex-vessel revenues. As compared to anticipated catches and revenues if all 2,120 sets were made under Alternative 1A, this represents a 315 percent increase in swordfish pounds kept, a 320 percent increase in total retained catch and a 317 percent increase in total ex-vessel revenues. Currently, there are approximately 30 vessels participating in the fishery, and under this alternative, that number would be expected to increase

by approximately 50-60 vessels. This increase in vessels, however, is dependent on several factors such as swordfish and bigeye markets, fuel costs, and other operational costs.

**Table 14: Predicted ex-vessel revenues under Alternative 1E (9,925 sets made)**

Species	Annual pounds kept	Annual ex-vessel revenue	Percent of annual revenue
Swordfish	17,671,145	\$ 40,388,647	89.41%
Bigeye Tuna	721,644	\$ 2,379,021	5.27%
Mahimahi	355,517	\$ 795,173	1.76%
Striped Marlin	349,499	\$ 573,179	1.27%
Albacore Tuna	213,368	\$ 404,688	0.90%
Blue Marlin	222,911	\$ 276,132	0.61%
Yellowfin Tuna	53,545	\$ 145,307	0.32%
Oilfishes	29,774	\$ 60,144	0.13%
Opah	29,701	\$ 57,607	0.13%
Ono	18,664	\$ 49,886	0.11%
Pomfret	8,430	\$ 20,112	0.04%
Shortbilled Spearfish	16,032	\$ 18,116	0.04%
Skipjack Tuna	3,590	\$ 3,179	0.01%
All Other Pelagics*			
Annual Total	19,693,820	\$45,171,191	100.00%
* All other pelagics account for less than three percent of total annual fish kept, detailed weight and price information not available for all species.			

Utilizing the methodology and model presented by Leung and Pooley (2002) the anticipated ex-vessel revenues under Alternative 1E (\$45.2 million, Table 25) would be predicted to have the following impacts to the regional economy (Table 26). In sum it is estimated that under Alternative 1E the Hawaii longline swordfish fishery would generate \$109.5 million in direct and indirect business sales, \$48.7 million in personal and corporate income, 1,510 jobs, and \$8.1 million in state and local taxes.

**Table 26: Predicted regional impacts under Alternative 1E (9,925 sets made)**

Variable	Impact
Predicted Ex-vessel Revenue (\$ million)	45.17
<b>Direct Effects</b>	
Business Sales (\$ million)	45.17
Income (\$ million)	21.87
Employment (jobs)	630.64
State & Local Taxes (\$ million)	3.65
<b>Indirect and Induced Effect From Local Purchases of Goods &amp; Services</b>	
Business Sales (\$ million)	32.03
Income (\$ million)	12.71
Employment (jobs)	398.16
State & Local Taxes (\$ million)	2.12

## **Indirect and Induced Effect From Direct Income of Longline**

### **Fishing**

Business Sales (\$ million)	32.31
Income (\$ million)	14.06
Employment (jobs)	481.51
State & Local Taxes (\$ million)	2.35

### **Total Effect**

Business Sales (\$ million)	109.51
Income (\$ million)	48.65
Employment (jobs)	1510.32
State & Local Taxes (\$ million)	8.12

## **Impacts of Alternative 1E (Remove effort limit - Preferred)**

Under this alternative, the annual effort limit would be removed and fishery would not be managed under an annual set limit cap. Anticipated fishing effort is expected to gradually increase to historic levels between 4,000 and 5,000 sets per year (3.4 - 4.2 million hooks/yr). If anticipated fishing effort incrementally increases under Alternative 1F, impacts to target stocks would be similar in range to those described for Alternatives 1A through 1D and would likely vary by year. For example, in the first 1-3 years after implementation of this alternative, the fishery is expected to expand, and its annual production of swordfish is predicted to be between 4.6 and 6.5 million lbs (2,085-2,950 mt). Depending on various factors including fuel prices and market demands, swordfish harvests in the near term could further increase to historical levels between 8.6 and 10.6 million pounds (3900-4809 mt) under this alternative. Non-swordfish catches of target species by the shallow-set fishery for species such as bigeye would be expected to also increase as effort increases, with anticipated harvests similar to those described under Alternatives 1A through 1D. Because the Hawaii longline fishery (shallow-set and deep-set) is regulated under a limited entry program (maximum 164 permits), any increased effort in the shallow-set fishery would be from vessels that also primarily target bigeye tuna in the deep-set fishery. It is expected that such a shift would reduce bigeye catches by the Hawaii deep-set fishery and thus relieve some pressure (albeit insignificant in terms of overall WCPO bigeye catch and stock status) on bigeye stocks.

Under this alternative, impacts to fishery participants and regional economy depend on the amount of fishing effort expended and the revenues generated. Impacts would be similar to those described for Alternatives 1A-1D. Currently, there are approximately 30 vessels participating in the fishery, and under this alternative, that number would be expected to incrementally increase by approximately 10-30 vessels. This increase in vessels, however, is dependent on several factors such as swordfish and bigeye markets, fuel costs, and other operational costs.

## **Topic 2: Fishery Participation**

### **Impacts of Alternative 2A (No action)**

Maintaining the set certificate requirement under Alternative 2A allows potential participants the opportunity to obtain set certificates for that year from which they could either fish their certificates themselves, trade, sell, or give them to other Hawaii longline limited access permit holders for use during that year.



Financial impacts could be imposed on potential participants that do not apply and obtain set certificates from NMFS and are forced to buy certificates from other participants. On the other hand, financial gains may be obtained by those participants willing to sell their certificates to other participants.

**Impacts of Alternative 2B (Discontinue set certificate program - Preferred)**

Under this alternative, shallow-set certificates would no longer be issued or required and the annual set-certificate solicitation would be ended. Under alternatives which include effort limits, sets would be cumulatively accounted for on a fleetwide basis and the fishery would close for the remainder of the year when and if the annual set limit was reached.

Eliminating the requirement for certificates in the shallow-set fishery would benefit current shallow-set participants by eliminating the burden to provide written notice by November 1 of each year to obtain certificates. Potential revenue from selling set certificates to other participants would be eliminated and vice versa, potential costs of buying certificates from other participants would also be eliminated. Fishery participants would likely expend effort on a “first come, first served” basis and therefore there may be increased competition for swordfish during the beginning of the year, which is also the time of typically greatest CPUE values, thus leading to higher supply and decreasing ex-vessel revenue.

With international longline quotas already in place for bigeye catches in both the EPO and the WCPO, there is expected to be interest from some Hawaii based tuna-directed fishing vessels to shift their effort into the swordfish-directed fishery. This may also increase competition among participants which could have some market effects. This anticipated effort shift would be facilitated by removing the set certificate requirement through implementation of alternative 2B because deep-set vessels could switch to shallow-setting without the need to possess certificates.

**Topic 3 Time-Area Closures**

**Impacts of Alternative 3A (No action - Do not implement time-area closures - preferred)**

Under Alternative 3A the fishery would continue to operate as it has been since re-opening in 2004, with no time-area closures. This is not expected to result in any new impacts to participants or communities. If a turtle hard cap was reached the fishery would be closed for the remainder of the year which may result in some negative impacts to participants through being unable to derive any further income from swordfish harvest; having to switch gear configuration to continue longline fishing by shifting to deep-setting; potential market flooding as occurred in 2006 when the fishery closed which can result in lower prices, time waiting to offload and a reduction in quality of fish onboard; and potentially having to cut a trip short if the closure occurs while at sea. An early closure causing shallow-set vessels to switch to targeting tuna could impact the ability of those currently targeting tuna by increasing competition for a fishery which is now regulated by quotas on bigeye tuna. This would potentially impact all longline fishery participants.

### **Impacts of Alternative 3B (Implement January time-area closure)**

Under Alternative 3B, an area closure would be implemented during January of each calendar year. The area closure would be located between 175° W and 145° W longitude and encompass the sea surface temperature band of 17.5°-18.5° C. The latitudinal location of this temperature band varies inter-and intra-annually; however, in January it is generally located near 31°-32° N latitude. Research has suggested that the area between sea surface temperatures of 17.5-18.5 C may be a loggerhead sea turtle “hotspot” based on historical and contemporary distribution and foraging studies as well as location data for observed loggerhead sea turtle interactions with the fishery (Howell, PIFSC, pers. comm., December 2008). The month of January was selected because it may be that the number of loggerhead interactions during January is pivotal to whether or not the fishery will reach its annual sea turtle interaction hard cap before all allowable sets are used. For example, in 2006, the fishery interacted with eight loggerheads in January and the fishery reached the cap of 17 on March.17, 2006. In 2007, the fishery did not interact with any loggerheads during January, but ended the first quarter with only 15 loggerhead interactions and did not reach the sea turtle cap.

A range of time-area and seasonal fishery closures have been examined to date. NMFS scientists at PIFSC examined the use of seasonal closures, a time-area closure combined with a fixed seasonal closure and multiple area and seasonal closures to examine their combined biological and economic impacts. Although this work is ongoing, a preliminary draft appears to indicate that none of the scenarios examined would decrease sea turtle interactions without simultaneously decreasing fishery revenues and presumably profits in the months when the time-area closure is imposed, as fishing effort would be pushed into less productive or less profitable times and areas. However, a large time-area closure may reduce the risk of exceeding a turtle hard cap very early when there are still many more shallow-sets allowed to be made, as occurred in 2006 so that swordfish fishing may continue later in the year (S. Li, PIFSC, pers. comm. Jan. 2008). Fishery participants have indicated that missing the high swordfish catch rates and prices in the first quarter cannot be compensated for by a longer fishing season with more fishing trips. Furthermore, fishery participants would likely find it difficult to respond to changes of closed areas based on sea surface temperatures which can vary in location on a daily basis.

### **Impacts of Alternative 3C (In-season time-area closure)**

Under Alternative 3C, the sea surface temperature-based (17.5° – 18.5° C) area closure described for Alternative 3B would be implemented in those years for which 75 percent of the annual loggerhead turtle cap was reached and the closure would remain in effect for the remainder of the first quarter. This alternative differs from 3B in that it is contingent on high numbers of interactions during the first quarter.

A range of time-area and seasonal fishery closures have been examined to date. NMFS scientists at PIFSC examined the use of seasonal closures, a time-area closure combined with a fixed seasonal closure and multiple area and seasonal closures to examine their combined biological and economic impacts. Although this work is ongoing, a preliminary draft appears to indicate that none of the scenarios examined would decrease sea turtle interactions without

simultaneously decreasing fishery revenues and presumably profits in the months when the time-area closure is imposed, as fishing effort would be pushed into less productive or less profitable times and areas. However, a large time-area closure may reduce the risk of exceeding a turtle hard cap very early when there are still many more shallow-sets allowed to be made, as occurred in 2006 so that swordfish fishing may continue later in the year (S. Li, PIFSC, pers. comm. Jan. 2008). Fishery participants have indicated that missing the high swordfish catch rates and prices in the first quarter cannot be compensated for by a longer fishing season with more fishing trips. Furthermore, fishery participants would likely find it difficult to respond to changes of closed areas based on sea surface temperatures which can vary in location on a daily basis.

### **Skills Necessary to Meet Compliance Requirements**

Alternatives that would allow increased fishing effort would potentially allow more vessels to fish in distant waters. Many active vessels have already been observed fishing safely in these offshore areas, therefore it is expected that fishery participants are familiar with the at-sea conditions and are able to operate safely in them. Preferred Alternative 2B would discontinue the set certificate program which means that permit holders would no longer need to apply for these certificates or attach them to each shallow set logbook report. No special skills beyond the ability to read and write in English would be required to continue to fill out the necessary permit applications and logbooks which are already required.

### **VII. Impacts of the Preferred Alternatives on Net National Benefits**

Due to limited data availability, as well our limited understanding of the biological, economic, and social linkages of Hawaii's shallow-set longline fishery and associated economic sectors, it is difficult to predict how fishery participants and other stakeholders would respond to the preferred alternatives and how production operations and markets would be affected. It is thus difficult to predict how the total future stream of national benefits and costs (to both producers and consumers) would be affected. However overall this action is anticipated to have positive net national benefits as it is designed to optimize domestic harvests of Pacific swordfish by Hawaii-based longline vessels without jeopardizing the existence of any protected species or their habitats.

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September 2008

**UNITED STATES DEPARTMENT OF COMMERCE  
National Oceanic and Atmospheric Administration**

NATIONAL MARINE FISHERIES SERVICE

1315 East-West Highway

Silver Spring, Maryland 20910

THE DIRECTOR

JUL 17 2008

RECEIVED

JUL 21 2008

PFMC

Dr. Donald O. McIsaac, Ph.D.  
Executive Director  
Pacific Fishery Management Council  
7700 NE Ambassador Place  
Portland, Oregon 97220-1384

Dear Dr. McIsaac:

Thank you for your letter regarding the Pacific Fishery Management Council's intention to establish a U.S. West Coast shallow-set longline fishery for swordfish.

The proposed action would address the current prohibition of shallow-set longline fishing in the Fishery Management Plan (FMP) for U.S. West Coast Fisheries for Highly Migratory Species that was partially disapproved by NOAA's National Marine Fisheries Service when the FMP was originally submitted in 2003. As you point out, this action follows the Western Pacific Fishery Management Council's ongoing process to amend the FMP to remove effort restrictions and adjust sea turtle limits in the Hawaii-based shallow-set longline swordfish fishery.

I have asked the Administrators of the Pacific Islands Regional Office and the Southwest Regional Office to explore options for collaboration. I anticipate this collaboration will focus on ensuring that fishing opportunities are equitable for the existing Hawaii-based fishery and for the proposed U.S. West Coast-based fishery, while providing necessary safeguards for protected species.

I appreciate your continued leadership on these issues.

Sincerely,

James W. Balsiger, Ph.D.  
Acting Assistant Administrator  
for Fisheries



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THE ASSISTANT ADMINISTRATOR  
FOR FISHERIES

determines that the conditions of 19 CFR 351.526 have not been met, and no adjustment to the rate for cash deposit purposes is warranted.

#### **Programs Preliminarily Determined to be Not Used**

We preliminarily determine that MTZ did not apply for or receive benefits during the POR under the programs listed below:

1. *Duty Free Replenishment Certificate (DFRC) (GOI)*
2. *Export Oriented Units (EOU) (GOI)*
3. *Target Plus Scheme (GOI)*
4. *Capital Subsidy (GOI)*
5. *Exemption of Export Credit from Interest Taxes (GOI)*
6. *Loan Guarantees from the GOI*
7. *Income Tax Exemption Scheme (Sections 10A & 10B) (GOI)*
8. *State Sales Tax Incentive Programs other than SOG*
9. *State of Maharashtra (SOM) Electricity Duty Exemption*
10. *State of Maharashtra (SOM) Capital Incentive Scheme*
11. *Octroi Refund Scheme- SOM*
12. *Waiving of Interest on Loan by SICOM Limited (SOM)*
13. *State Sales Tax Incentives-Section 4-A of the Uttar Pradesh Trade Tax Act*
14. *State Sales Tax Incentive of Uttaranchal*
15. *State of Uttar Pradesh Capital Incentive*
16. *SOG Infrastructure Assistance Schemes*
17. *Capital Incentive Scheme of Uttaranchal*

#### **Preliminary Results of Administrative Review**

In accordance with 19 CFR 351.221(b)(4)(i), we have calculated an individual subsidy rate for MTZ for the POR. We preliminarily determine the total countervailable subsidy to be 66.61 percent *ad valorem* for MTZ.

#### **Cash Deposit Requirements**

The following cash deposit requirements will be effective for all shipments of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the publication date of the final results of this administrative review, as provided by section 751(a)(2)(C) of the Act: (1) the cash deposit rate for the company listed above will be that established in the final results of this review, except if the

rate is less than 0.50 percent, and therefore, *de minimis* within the meaning of 19 CFR 351.106(c)(1), in which case the cash deposit rate will be zero; (2) for previously reviewed or investigated companies not participating in this review, the cash deposit rate will continue to be the company-specific rate published for the most recent period; (3) if the exporter is not a firm covered in this review, or in the original countervailing duty investigation, but the manufacturer is, the cash deposit rate will be the rate established for the most recent period for the manufacturer of the merchandise; and (4) the cash deposit rate for all other manufacturers or exporters will continue to be 20.40 percent *ad valorem*, the all-others rate made effective by the LTFV investigation. These cash deposit requirements, when imposed, shall remain in effect until further notice.

#### **Assessment Rates**

Upon publication of the final results of this review, the Department shall determine, and Customs and Border Protection (CBP) shall assess, countervailing duties on all appropriate entries. Pursuant to 19 CFR 351.212(b)(2), the Department will instruct CBP to assess countervailing duties by applying the rates included in the final results of the review to the entered value of the merchandise. The Department intends to issue appropriate assessment instructions directly to CBP 15 days after the date of publication of the final results of this review.

The Department clarified its "automatic assessment" regulation on May 6, 2003. *See Antidumping and Countervailing Duty Proceedings: Assessment of Antidumping Duties*, 68 FR 23954 (May 6, 2003) (*Assessment Policy Notice*). This clarification applies to entries of subject merchandise during the POR produced by any company included in the final results of review for which the reviewed company did not know that the merchandise it sold to the intermediary (e.g., a reseller, trading company, or exporter) was destined for the United States. In such instances, the Department will instruct CBP to liquidate un-reviewed entries at the "all others" rate if there is no rate for the intermediary involved in the transaction. *See id.*

#### **Disclosure and Public Hearing**

We will disclose the calculations used in our analysis to parties to this segment of the proceeding within five days of the public announcement of this notice. *See* 19 CFR 351.224(b). Interested parties who wish to request a hearing, or to

participate if one is requested, must submit a written request to the Assistant Secretary for Import Administration, Room 1870, within 30 days of the date of publication of this notice. *See* 19 CFR 351.310(c). Requests should contain: (1) the party's name, address and telephone number; (2) the number of participants; and (3) a list of issues to be discussed.

Pursuant to 19 CFR 351.309, interested parties may submit written comments in response to these preliminary results. Unless the time period is extended by the Department, case briefs are to be submitted within 30 days after the date of publication of this notice in the **Federal Register**. *See* 19 CFR 351.309(c). Rebuttal briefs, which must be limited to arguments raised in case briefs, are to be submitted no later than five days after the time limit for filing case briefs. *See* 19 CFR 351.309(d). Parties who submit arguments in this proceeding are requested to submit with the argument: (1) a statement of the issues; (2) a brief summary of the argument; and (3) a table of authorities cited. Further, we request that parties submitting written comments provide the Department with a diskette containing an electronic copy of the public version of such comments. Case and rebuttal briefs must be served on interested parties, in accordance with 19 CFR 351.303(f).

Unless extended, the Department will issue the final results of this administrative review, including the results of its analysis of issues raised in any written briefs, not later than 120 days after the date of publication of this notice, pursuant to section 751(a)(3)(A) of the Act.

These preliminary results are issued and published in accordance with sections 751(a)(1) and 777(i)(1) of the Act, and 19 CFR 351.221(b)(4).

Dated: July 30, 2008.

**David M. Spooner,**

*Assistant Secretary for Import Administration.*

[FR Doc. E8-18220 Filed 8-6-04; 8:45 am]

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#### **DEPARTMENT OF COMMERCE**

#### **National Oceanic and Atmospheric Administration**

**RIN 0648-XI67**

#### **Amendment 2 to the Fishery Management Plan for U.S. West Coast Fisheries for Highly Migratory Species**

**AGENCY:** National Marine Fisheries Service, National Oceanic and Atmospheric Administration, Department of Commerce.



**ACTION:** Notice; intent to prepare a supplemental environmental impact statement; request for comments.

**SUMMARY:** Pursuant to the National Environmental Policy Act (NEPA), the National Marine Fisheries Service (NMFS) announces its intent to prepare a supplemental environmental impact statement (SEIS) on Amendment 2 to the Fishery Management Plan for U.S. West Coast Fisheries for Highly Migratory Species (HMS FMP). An environmental impact statement (EIS) was prepared for the HMS FMP and finalized in August 2003; however, the HMS FMP was only partially approved and the West Coast-based shallow-set longline (SSLL) fishery was not implemented. Amendment 2 would establish a management framework for a West Coast-based SSLL fishery outside of the West Coast Exclusive Economic Zone (EEZ). The amendment is needed in order to provide high seas SSLL fishing opportunity for historic and/or current West Coast-based fishermen who have participated in fisheries targeting swordfish and landed swordfish in West Coast ports. NMFS provides this notice to describe the proposed action and possible alternatives; advise other Federal and State agencies, affected Tribes, and the public of our intent to prepare an EIS; announce the initiation of a public scoping period; and obtain suggestions and information on the scope of issues to be included in the EIS.

**DATES:** Public scoping will also be conducted through regular meetings of the Pacific Fishery Management Council and its advisory bodies. The Pacific Fishery Management Council is scheduled to select a preliminary preferred alternative at their September 2008 meeting and take final action to select a preferred alternative at their March 7–12, 2009 meeting in Seattle, Washington. The details of this and any other meetings related to this action will be announced in the **Federal Register**. Written, faxed or emailed comments must be received by 5 p.m., Pacific Daylight Time on September 8, 2008.

**ADDRESSES:** The public is encouraged to submit comments, on issues and alternatives, identified by RIN: 0648–XI67 by any of the following methods:

- Electronic Submissions: Submit all electronic public comments via the Federal eRulemaking Portal: <http://www.regulations.gov>. Follow the instructions for submitting comments. Attachments to electronic comments will be accepted in Microsoft Word, Excel, WordPerfect, or Adobe PDF file formats only.

- Mail: Submit written comments to Mark Helvey, Assistant Regional Administrator, National Marine Fisheries Service, Southwest Region, Sustainable Fisheries Division, 501 West Ocean Blvd., Suite 4200, Long Beach, CA 90802–4213.

- Fax: (562) 980–4047, Attention: Mark Helvey.

Instructions: All comments received are a part of the public record and may be posted to <http://www.regulations.gov> without change. All Personal Identifying Information (e.g., name, address, etc.) voluntarily submitted by the commenter may be publicly accessible. Do not submit Confidential Business Information or otherwise sensitive or protected information. NMFS will accept anonymous comments (please enter N/A in the required fields, if you wish to remain anonymous). Copies of the Fishery Management Plan for U.S. West Coast Fisheries for Highly Migratory Species and the Environmental Impact Statement are available on the Pacific Fishery Management Council's website ([www.pcouncil.org](http://www.pcouncil.org)).

**FOR FURTHER INFORMATION CONTACT:**

Mark Helvey, Assistant Regional Administrator, National Marine Fisheries Service, Southwest Region, Sustainable Fisheries Division, (562) 980–4040.

**SUPPLEMENTARY INFORMATION:**

**Background**

The HMS FMP, prepared by the Pacific Fishery Management Council (Council), would have authorized a West Coast-based SSLL fishery on the high seas outside the EEZ; however, on February 4, 2004 NMFS informed the Council that it had approved the HMS FMP with the exception of the provision that would have allowed SSLL fishing by West Coast-based vessels targeting swordfish east of 150° W. longitude. The disapproval was based on the Section 7 consultation for the HMS FMP, which concluded that allowing SSLL fishing for swordfish with traditional gear and no effort limits east of 150° W. longitude would appreciably reduce the likelihood of survival and recovery in the wild of loggerhead sea turtles. Hawaii-permitted vessels may currently fish seaward of the U.S. West Coast EEZ and east of 150 W. longitude and land on the West Coast; however, they have not done so since 2004.

The Magnuson-Stevens Act requires NMFS, if a FMP is disapproved in part or in whole, to advise the Council of actions it can take to address the disapproved FMP provisions. In a letter dated February 4, 2004, NMFS indicated

to the Council that alternative gear and bait options (e.g., large circle hooks and mackerel bait) being tested in the U.S. Atlantic SSLL swordfish fishery had proven successful in significantly reducing sea turtle interactions and consequent injury to or mortality of sea turtles. NMFS advised the Council that possible use of alternative gear and bait requirements, effort limits, time/area limits, turtle take caps, or other measures that would limit sea turtle mortality to low levels by any future West Coast-based SSLL fishery might provide the necessary conservation and management measures to operate a fishery without jeopardizing the continued existence of ESA-listed sea turtles. Since that time, the alternate gear and bait options have also proven to be successful in the Hawaii-based SSLL swordfish fishery, as well as in foreign longline swordfish fisheries (e.g., Brazil, Italy, Ecuador and Uruguay), resulting in significant reductions in sea turtle interactions and mortalities while maintaining economically viable fisheries. As a result of these successful gear innovations, NMFS recommended at the April 2007 meeting that the Council revisit the disapproved portion of the HMS FMP.

The SEIS will analyze the potential impacts of the following alternatives on the human environment, which were adopted by the Council at their March 2008 meeting in Sacramento, California.

**Alternatives**

Alternative 1 is the status quo or no action alternative, which would continue to prohibit the use of SSLL gear to fish for or target swordfish on the high seas north of the equator by West Coast-based vessels, unless a vessel has both a Western Pacific Fishery Management Council Pelagics limited entry (LE) permit and a Pacific Fishery Management Council HMS permit. Current regulations pursuant to the HMS FMP prohibit West Coast-based vessels from targeting swordfish with SSLL gear west of 150 W. longitude, and Endangered Species Act regulations prohibit West Coast-based vessels from targeting swordfish with SSLL gear east of 150 W. longitude.

Alternative 2 would implement a West Coast-based LE permit program for SSLL fishing on the high seas seaward of the West Coast EEZ. It is estimated that the fishery would be economically viable with an effort level of 1 to 1 1/2 million hooks. A maximum of 20 permits would be issued with the final number based in part on an evaluation of what would be an economically viable fleet size for the proposed fishery.

There are several LE options for Alternative 2 to establish an initial pool of qualifiers; the criteria that may be involved include prior landings history for swordfish, years of fishing experience, recent participation in a swordfish fishery, and/or ownership of a drift gillnet permit. Two area closure options will also be considered under this alternative. The fishery would either be constrained to east of 150 W. longitude, or east of 140 W. longitude; analyses developed in conjunction with the HMS FMP suggested that loggerhead takes were lower the farther east fishing occurred up to the West Coast EEZ boundary.

Alternative 3 would establish a management framework for a West Coast-based SSLL fishery seaward of the U.S. EEZ without a LE permit program. The management framework would contain the following provisions: (1) the fishery would be constrained to east of 140° W. longitude; (2) owners of a Hawaii Pelagics LE permit would not qualify for the West Coast LE permit; and (3) sea turtle take mitigation measures (e.g., gear requirements, 100 percent observer coverage, take caps) would be required.

#### Protected Species Mitigation Measures

Alternatives 2 and 3 would be subject to many of the same gear restrictions applicable to the Hawaii SSLL fishery, including the use of large circle hooks that are less likely to be deeply ingested by turtles as compared to traditional J-hooks, mackerel-type bait, and longer branch-lines to allow animals to surface and breathe after being hooked. In addition, U.S. fishermen would be required to have NMFS-approved safe handling gear on board to assist in boarding sea turtles, and de-hooking and releasing the gear from sea turtles, as well as training in resuscitation techniques to maximize the survival rate of sea turtles. Gear-related requirements would be harmonized with the Hawaii regulations as much as possible to ease compliance and minimize impacts to protected resources. In addition, any future West Coast-based SSLL fishery would be required to have 100 percent observer coverage.

There would also be established take caps for ESA-listed loggerhead and leatherback sea turtles based on a formal ESA Section 7 consultation. The Council could recommend specific take caps as part of their preferred alternative, based on informal consultation with NMFS Protected Resources Division, or the Incidental Take Statement that would be part of the Biological Opinion produced as part of the formal Section 7 consultation.

Take caps would be applied annually and the fishery would close immediately if they were reached. The fishery would reopen at the start of the next fishing year (April 1) with a new set of take caps in effect.

To address potential resource concerns and/or fishery conflicts for species not designated and managed as protected species, additional management measures, such as maximum allowable harvest caps may be considered. This may include, but is not bound by or limited to, striped marlin, and commercially important tuna species that are HMS FMP management unit species (e.g., yellowfin, bigeye, bluefin, and albacore tuna) and which are being managed under the purview of conservation measures established by Regional Fishery Management Organizations.

#### Other Documentation

As required in Section 7(a)(2) of the ESA (16 U.S.C. 1531 *et seq.*), NMFS will initiate a formal consultation with NMFS Protected Resources Division to determine if the proposed action is likely to jeopardize the continued existence and recovery of any endangered or threatened species, or result in the destruction or adverse modification of critical habitat. NMFS also plans to consult with the National Marine Sanctuary Program in regards to potential impacts to Sanctuary resources, the U.S. Fish and Wildlife Service concerning potential impacts to endangered seabirds, and internally with the NMFS Habitat Conservation Division concerning essential fish habitat components.

#### Additional Scoping Opportunities

Public scoping has already occurred as part of the Council's decision-making process and will continue through Council final action. All decisions during the Council process benefit from written and oral public comments delivered prior to or during the Council meetings. These public comments are considered integral to the scoping process and development of the SEIS. The Council is scheduled to choose a preliminary preferred alternative at their September 7–12, 2008 meeting in Boise, Idaho and take final action to select a preferred alternative at their March 7–12, 2009 meeting in Seattle, Washington. Written comments submitted to the Council by August 20, 2008 will be made available to the Council in advance briefing materials for their September meeting. Opportunities for oral public comment are also offered at Council meetings. For

more information see the Council's website ([www.pcouncil.org](http://www.pcouncil.org)).

Request for Comments NMFS requests public comment on the Notice of Intent to prepare a Supplemental Environmental Impact Statement for Amendment 2 to the Fishery Management Plan for U.S. West Coast Fisheries for Highly Migratory Species.

**Authority:** 16 U.S.C. 1801 *et seq.*

Dated: August 1, 2008.

**Alan D. Risenhoover,**

Director, Office of Sustainable Fisheries,  
National Marine Fisheries Service.

[FR Doc. E8–18106 Filed 8–6–08; 8:45 am]

**BILLING CODE 3510–22–S**

## DEPARTMENT OF COMMERCE

### National Oceanic and Atmospheric Administration

**RIN 0648–XJ40**

#### Endangered Species; File No. 13543

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice; receipt of application.

**SUMMARY:** Notice is hereby given that the South Carolina Department of Natural Resources, 217 Ft. Johnson Rd., Charleston, SC 29412, has applied in due form for a permit to take loggerhead (*Caretta caretta*), green (*Chelonia mydas*), Kemp's ridley (*Lepidochelys kempii*), leatherback (*Dermochelys coriacea*), and hawksbill (*Eretmochelys imbricata*) sea turtles for purposes of scientific research.

**DATES:** Written, telefaxed, or e-mail comments must be received on or before September 8, 2008.

**ADDRESSES:** The application and related documents are available for review upon written request or by appointment in the following offices:

Permits, Conservation and Education Division, Office of Protected Resources, NMFS, 1315 East-West Highway, Room 13705, Silver Spring, MD 20910; phone (301)713–2289; fax (301)427–2521; and Southeast Region, NMFS, 263 13th Avenue South, St. Petersburg, FL 33701; phone (727)824–5312; fax (727)824–5309.

Written comments or requests for a public hearing on this application should be mailed to the Chief, Permits, Conservation and Education Division, F/PR1, Office of Protected Resources, NMFS, 1315 East-West Highway, Room 13705, Silver Spring, MD 20910. Those individuals requesting a hearing should set forth the specific reasons why a



# **Highly Migratory Species Management Team Report Regarding Amendment 2 to the Fishery Management Plan for U.S. West Coast Fisheries for Highly Migratory Species to Authorize a Shallow-set Longline Fishery Seaward of the EEZ**

## **1 INTRODUCTION**

Ms. Marija Vojkovich, California Department of Fish and Game representative of the Pacific Fishery Management Council (Council), made an oral motion at the March 2008 Council meeting describing a range of alternatives for a management framework for a shallow-set longline (SSLL) fishery in the high seas seaward of the U.S. west coast EEZ, which was adopted for public review by the Council. The motion was subsequently transcribed and in consultation with Ms. Vojkovich certain elements of the alternatives were clarified. The HMSMT then reviewed a description of the alternatives with the Highly Migratory Species Advisory Subpanel (HMSAS) on several occasions. This report includes a description of the alternatives for review by the Council. The HMSMT also makes several recommendations for additions, modifications, and clarifications of the alternatives.

A draft description of the proposed action and a purpose and need statement is included below along with information and analysis to give an initial picture of the effects of the action to the Council and the public. These are important elements of the environmental impact statement (EIS) that will be prepared to analyze the alternatives and help the Council choose a prepared alternative. The EIS is expected to be released in early 2009.

### **1.1 The Proposed Action**

The proposed action is to amend the HMS FMP to authorize a shallow-set longline (SSLL) fishery seaward of the EEZ and east of either 150° or 140° W longitude. Use of SSLL gear is currently not authorized under the FMP and is prohibited by regulation, because, as originally described in the HMS FMP, this type of fishing without sufficient mitigation measures has been found to jeopardize the continued existence of loggerhead sea turtles, which are listed as endangered under the Endangered Species Act (ESA). The fishery authorized through Amendment 2 to the HMS FMP would incorporate the use of innovative longline gear and methodologies and be subject to a range of restrictions and mitigation measures so as to not jeopardize the continued existence of any species listed under the ESA. These restrictions and mitigation measures would also minimize the take of marine mammals, consistent with the Marine Mammal Protection Act (MMPA), and seabirds, consistent with other applicable law.

### **1.2 Purpose and Need**

The HMS FMP, as submitted to NMFS for approval by the Council in August 2003, would have authorized a West Coast-based SSLL fishery on the high seas outside the EEZ; however, on February 4, 2004, NMFS informed the Council that it had approved the HMS FMP with the exception of the provision that would have allowed SSLL fishing by West Coast-based vessels targeting swordfish east of 150° W longitude. The disapproval was based on the ESA Section 7 consultation for the HMS FMP, which concluded that allowing shallow sets for swordfish with traditional gear and no effort limits east of 150° W longitude would appreciably reduce the likelihood of survival and recovery in the wild of loggerhead sea turtles (i.e., jeopardize). Hawaii-permitted vessels may currently fish seaward of the U.S.

West Coast EEZ and east of 150° W longitude and land on the West Coast; however, it is unclear how many may have done so since 2004.<sup>1</sup> In 2008, at least one Hawaii-permitted vessel fished shallow-set longline gear outside the EEZ and landed on the West Coast (Oregon).

Section 204(a)(3) of the MSA requires NMFS, if an FMP is disapproved in part or in whole, to advise the Council of actions it can take to address the disapproved FMP provisions. In a letter dated February 4, 2004, NMFS indicated to the Council that alternative gear and bait options (e.g., circle hooks and mackerel bait) being tested in the U.S. Atlantic SSSL swordfish fishery had proven successful in significantly reducing sea turtle interactions and consequent injury to and mortality of sea turtles. NMFS advised the Council that possible use of alternative gear and bait requirements, effort limits, time/area limits, turtle take limits, or other measures that would limit sea turtle mortality to low levels by any future west coast-based SSSL fishery might provide the necessary conservation and management measures to operate a fishery without jeopardizing the continued existence of ESA-listed sea turtles. Since that time, the alternate gear and bait options have reduced overall marine turtle interactions by 89 percent in the Hawaii-based SSSL swordfish fishery, and have also proven successful in foreign longline swordfish fisheries (e.g., Brazil, Italy, Ecuador and Uruguay), resulting in significant reductions in sea turtle interactions and mortalities while maintaining economically viable fisheries. As a result of these successful gear innovations, NMFS recommended at the April 2007 meeting that the Council re-visit the disapproved portion of the HMS FMP.

The purpose of the proposed action is to address the disapproved portion of the HMS FMP through a fishery management regime that is consistent with applicable law, specifically the ESA. The action is needed to carry out the goals and objectives of the HMS FMP.

## 2 ALTERNATIVES INCLUDING THE PROPOSED ACTION

**Note:** HMSMT recommendations for additions or modifications of the alternatives adopted in March 2008 are shown below in *bold italics*. Further rationale and discussion of these recommendations is provided in Section 3.

### 2.1 Alternative 1: Status Quo

Unless possessing both a Hawaii longline limited access permit (pursuant to the WPFMC Pelagics FMP, see 50 CFR 660.21) and a PPMC HMS FMP permit, swordfish caught using shallow-set longline (SSLL) gear cannot be landed on the west coast. Regulations pursuant to the HMS FMP prohibit such landings from fishing west of 150° W longitude. Endangered Species Act regulations prohibit such landings for swordfish caught east of 150° W longitude.

### 2.2 Alternative 2: A West Coast Limited Entry Program for SSSL Seaward of the West Coast EEZ

#### 2.2.1 *Sea Turtle Take Mitigation Measures*

##### 2.2.1.1 *Area Closure Options*

The fishery is only permitted east of:

**Option 1:** 150° W longitude

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<sup>1</sup> Some pelagic longline swordfish landings have been recorded in the PacFIN database since April 2004. However, further investigation is required to determine if these were made by Hawaii-permitted vessels.

## **Option 2: 140° W longitude**

***The HMSMT recommends adding Option 3: No area closure west of the current west coast EEZ closure.***

### **2.2.1.2 Gear and Other Mitigation Measures**

The fishery would be subject to the following measures to mitigate potential impacts to ESA-listed loggerhead and leatherback sea turtles:

- Gear requirements, consistent with those currently applicable to Hawaii limited entry permit holders fishing with SSL gear. These include the requirement to use circle hooks and mackerel-type bait
- 100 percent observer coverage
- Take caps for loggerhead and leatherback sea turtles based on the biological opinion completed for the proposed action. Take caps are renewed annually and the fishery closes until the end of the fishing year (April 1-March 31) if they are ever reached. The fishery opens again at the start of the next year.

### **2.2.2 Limited Entry Program**

#### **2.2.2.1 Number of Permits**

The potential fishery would be evaluated based on a fishery with an estimate of maximum fishing effort of 1 million to 1.5 million hooks. A maximum of 20 permits would be issued; the actual number of permits issued would be based on an evaluation of what would be an economically viable number, considering the effort estimate.

***The HMSMT recommends adding the following options for analysis. Issue a maximum of:***

***Option 1: 20 permits***

***Option 2: 15 permits***

***Option 3: 10 permits***

***Option 4: 5 permits***

#### **2.2.2.2 Recent Participation Requirement Options**

There would also be a recent participation requirement to be eligible to receive a permit. In order to qualify for a permit the applicant would have to have made at least one swordfish landing from:

***Option 1: 2005 to 2007 (the HMSMT recommends dropping this option)***

***Option 2: 2001 to the present (the HMSMT recommends using 2007 as “the present”)***

#### **2.2.2.3 Qualification Criteria**

Applicants would first be screened according to the recent participation requirement (options above). Then a ranking of qualified applicants to receive limited entry permits would be based on one of the following options. Under each of the given options, applicants would be ranked in decreasing order according to the applicable formula, and permits would be issued based on this rank order up to the maximum authorized number of permits.

### **Option 1**

Applicants are ranked sequentially based on their total swordfish landings on the west coast, 1996-2006, with (1) SSL gear and with (2) drift gillnet gear (*The HMSMT recommends generalizing SSL gear to pelagic longline gear.*) and (2) drift gillnet gear. SSL landings would be attributed to the person owning the vessel *in 2007*. Drift gillnet (DGN) landings would be attributed to the person owning the California DGN permit or Oregon DGN developmental fishery permit *in 2007*. However, no Oregon developmental fishery permits were issued for DGN gear or LL gear in 2007.

## Option 2

A point system for individuals based on the following criteria:

1. Currently possessing a DGN permit. (*The HMSMT recommends using 2007 for “currently possessing” here and below.*)
2. Currently possessing a DGN permit (*in 2007*) and made landings of swordfish on the west coast using longline gear in 2007. (*The HMSMT recommends qualifying this to pelagic longline gear.*)
3. Currently possessing a DGN permit (*in 2007*) and made swordfish landings between 2001 and 2007 using any gear.
4. Number of years owning a DGN permit.

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*The HMSMT recommends using the following scoring system:*

1. One point would be awarded to each individual possessing a DGN permit in 2007 ( $Q_1 = 1$  if a DGN permit holder, 0 otherwise).
2. One point would be awarded to each individual possessing a DGN permit in 2007 who made landings of swordfish on the west coast using longline gear in 2007 ( $Q_2 = 1$  if this condition is met, 0 otherwise).
3. For applicants possessing a DGN permit in 2007 who made west coast swordfish landings between 2001 and 2007 using any gear, a point would be awarded for each year the applicant made at least one west coast swordfish landing during this period ( $Q_3 = 0-7$ ).
4. A point would be awarded for each year the applicant owned a DGN permit ( $Q_4 =$  number of years of DGN permit ownership).

The ranking would be based on a formula ( $F_2$ ) calculated for an applicant as the sum of the first three point amounts plus a weighted multiple of the fourth criterion. Different values for this weighting factor ( $w_1$ ) will cause the scoring to more or less value length of permit ownership. Section 4.3.2 presents information on several different weighting values for Council consideration.

The resulting formula is:

$$F_2 = Q_1 + Q_2 + Q_3 + w_1 * Q_4$$

Ties will be broken by using the total amount of swordfish landings, 2001-07.

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## Option 3

A point system for SSL based on the following criteria:

- The number of years in which at least one swordfish landing was made on the west coast 1996-2006 with SSL gear. (*The HMSMT recommends generalizing this to pelagic longline gear.*)

- The number of swordfish landings on the west coast made 1996-2006 with SSL gear. (*The HMSMT recommends generalizing this to pelagic longline gear.*)

---

*The HMSMT recommends using the following scoring system:*

1. The sum of the number of years in which at least one swordfish landing was made on the west coast 1996-2006 with SSL gear ( $S_1$ )
2. A weighted multiple of the tonnage of swordfish landings on the west coast made 1996-2006 with SSL gear ( $S_2$ ):

$$F_3 = S_1 + w_2 * S_2$$

with a weight  $w_2$  chosen to make  $S_1$  and  $w_2 * S_2$  of comparable magnitudes.

---

Permits are issued up to the maximum number authorized in rank order according to the scoring system.

### **2.3 Alternative 3: Open Access**

Under this alternative no new permit requirement would be established. Participation in the fishery would not be limited by permit.

The management framework would contain the following provisions:

- For analysis overall effort is estimated at 1 million to 1.5 million hooks annually.
- The fishery is constrained to east of 140° W longitude.
- Owners of a Hawaii longline limited entry permit would not qualify for participation in this fishery.
- The sea turtle take mitigation measures listed under Alternative 2 (gear requirements, 100 percent observer coverage, take caps) would apply.

## **3 ADDITIONAL HMSMT COMMENTS AND RECOMMENDATIONS**

Information on swordfish catch-per-unit-of-effort (cpue) (see Section 4.4) indicates a general increasing trend from east to west. Since turtle takes would already be limited by the take caps proposed under both of the action alternatives the HMSMT recommends that a third area closure option be added, no area closure.

The HMSMT notes that SSL landings on the west coast without a Hawaii longline limited entry permit have been prohibited since April 2004 and anecdotal information suggests that Hawaii permit holders have not made west coast landings during 2005–07. Therefore, the recent landings requirement Option 1 (2005-2007) would likely disqualify most or all people with SSL landings only under Options 1 and 3. Since only four vessels were recorded making west coast landings with pelagic longline gear outside the EEZ between 2005 and 2007, the HMSMT recommends dropping the 2005 to 2007 recent landings option.

The HMSMT recommends that in the qualification criteria options, landing swordfish with longline gear should apply to pelagic longline gear rather than specifically to SSL. Prior to the 2001-04 fishery closure Hawaii limited entry longline permit holders engaged in mixed trips in which both deep sets and shallow sets were made. In addition, anyone with a west coast HMS permit can land up to 10 swordfish per trip when using deep set longline gear (used to target tunas). It may be difficult to determine from PacFIN data whether swordfish landings using longline gear are from deep set or shallow set trips.

Furthermore, the only legal longline swordfish landings on the west coast without a Hawaii permit since 2004 would be from deep set trips and only from outside the west coast EEZ.<sup>2</sup>

The HMSMT recommends the Council adopt a fourth qualification formula option under Alternative 2 based on a weighted sum of the three ranking systems in the three qualification options, using the formula:

$$F_4 = F_1 + v_1 * F_2 + v_2 * F_3$$

With weights  $v_1$  and  $v_2$  chosen to make  $F_1$ ,  $v_1 * F_2$ , and  $v_2 * F_3$  of comparable magnitudes.

One of the measures in Alternative 3 is to prohibit vessels registered to a Hawaii longline limited entry permit to land on the west coast. This measure may not be feasible to implement for legal and/or practical reasons. The Council should seek advice from Counsel as to the practicability of this measure. An alternative the Council may wish to consider would be a basic limited entry program with the sole qualification criterion being a single swordfish landing on the west coast during the years 2005-07. Few, if any, Hawaii permit holders have made SSLL landings on the west coast during that time period. West coast residents that possess a Hawaii permit but are also currently active in west coast fisheries would qualify.

Summary recommendations for Alternative 2:

- Add a third area closure option, Option 3: No area closure
- Drop recent participation requirement Option 1, 2005-07 swordfish landings
- Adopt a range of options for total number of limited entry permits to be issued
- For the purpose of analysis, identify 2007 as the year constituting “the present” for qualification under Option 1 and “current” for possession of a DGN permit
- Use “pelagic longline gear outside the EEZ” instead of “SSLL gear” in the qualification options
- Consider adopting a fourth limited entry qualification option that blends the scores of the three proposed options

Summary recommendations for Alternative 3:

Seek advice from legal counsel and consider revising the alternative as a limited entry program with a low qualification criterion

#### 4 BACKGROUND INFORMATION AND ANALYSES

##### 4.1 NMFS SWR Protected Resources Division Information on Protected Species Impacts

NMFS Southwest Region Protected Resources Division (PRD) previously provided preliminary estimates of anticipated takes and mortalities of leatherback and loggerhead sea turtles under the various fishing effort and area scenarios provided. These are summarized here:

Fishing Effort	Leatherbacks		Loggerheads	
	Takes	Mortalities	Takes	Mortalities
<b>East of 150° W longitude</b>				
1.5 million hooks	7	1-2	18	2-4
1.0 million hooks	5	1-2	13	2-3

<sup>2</sup> Prior to implementation of the FMP in 2004 longline landings were prohibited in California, but some legal landings may have occurred in Oregon.

East of 140° W longitude				
1.5 million hooks	6	1-2	10	1-3
1.0 million hooks	4	1	7	1-2

The above ranges in **loggerhead** mortality estimates are based upon currently available post-hooking mortality rates of 9.3% (from two scientific papers), 17% (based upon analysis of NED bycatch), and 20.50% (from NMFS Pacific Island Regional Office's [PIRO's] recent analysis of the Hawaii-based SSLF fishery).

The above ranges in **leatherback** mortality estimates are based upon currently available post-hooking mortality rates of 13.0% (based upon analysis of NED bycatch) and 22.5% (from the PIRO's recent analysis of the Hawaii-based SSLF fishery). The actual post-hooking mortality rate for a fishery is a subject of continued research by NMFS. The actual estimates are rounded up for this example.

As described in previous meetings and documents, the area between 140° and 150° W longitude has been identified as an area of relatively high loggerhead bycatch.

#### **Coordination with NMFS PIRO**

SWR PRD has been working closely with PIRO to share information on sea turtles and proposed amendments to the respective SSLF fishery. The Pacific Islands Fisheries Science Center has developed a model to quantitatively evaluate the risk of quasi-extinction of leatherback and loggerhead populations. [Note: a description of this evaluation is provided as Appendix II to WPFMC Pelagics FMP Amendment 18 DSEIS.] SWR PRD is continuing to work with PIRO on the use of this model and its application to fishery actions being considered by the PFMC and NMFS.

#### **Loggerhead ESA petition**

SWR PRD continues to be involved in the 12-month review of the petition to list north Pacific loggerheads as a distinct population segment and list them as endangered (currently, loggerheads are listed globally as threatened). A decision on this petition is expected before the end of 2008.

#### **Marine mammals and SSLF**

SWR PRD has not conducted an exhaustive analysis of the likelihood of marine mammal interactions with SSLF in the high seas adjacent to the west coast EEZ. Based upon an analysis of the Hawaii-based SSLF fishery, marine mammal interactions are not common; there were 4,167 observed sets made for swordfish (or configured for swordfish) and only 24 observed interactions (17 serious injuries or mortalities, 7 animals released uninjured). SWR PRD will analyze the available observer data from the historical SSLF fishery to determine which marine mammal species may be affected.

In the Hawaii-based SSLF fishery there is concern about the level of take of false killer whales and short-finned pilot whales. Both of these species are taken primarily in the deep-set, or tuna targeting, component of the fishery.

## **4.2 Potential Profitability of the Fishery at Different Numbers of Permits**

The number of SSLF permits issued may have implications for the economic value of a limited entry permit. Fishermen who undertake longline fishing effort in a given season incur both fixed costs and variable costs of effort. The fixed costs are those incurred before the season begins such as maintenance costs to bring their gear and vessels into proper working condition and permit fees that are needed in order to fish legally. Variable costs are those such as fuel, labor, bait, and provisions that are accrued as

effort occurs, and which may be considered roughly proportional to the nominal level of fishing effort.<sup>3</sup> In order for fishing to be economically viable, fishermen must be able to catch and sell a sufficient amount of fish to cover both their fixed costs and their variable costs of fishing effort.

An approximate estimate of the value of a permit may be obtained by considering historical data on swordfish catch per unit of effort, *ex-vessel* price, fixed costs, and variable costs of fishing effort. Assuming a given level of effort will occur, it is possible to estimate the net revenue for the fleet. Average net revenue may then be estimated by dividing fleet-level net revenue by the number of permits.

The following table shows the estimated effect of the number of permits and levels of effort on the annual net revenue per permit in thousands of dollars:

Number of Permits	Millions of Hooks		
	1	1.25	1.5
5	\$633	\$633	\$633
10	\$421	\$555	\$633
15	\$244	\$333	\$421
20	\$155	\$222	\$288

The estimates should be taken as approximations of what might occur in a reopened west coast based SSLL fishery. They are based on numerous assumptions developed using historic data from the Hawaii-based shallow set swordfish fishery and from the west coast based shallow set longline fishery for swordfish that existed before 2001 and thus may not be representative of potential future experience.

### 4.3 Information on Qualification Criteria Options

#### 4.3.1 Option 1: SSLL and DGN Landings, 1996-2006

The following table shows the cumulative landings required to qualify for a permit, depending on the number issued. The landings have been rounded to the nearest 1,000 mt interval to preserve data confidentiality. The HMSMT is still determining which individuals participated in both fisheries. If it is determined that additional people participated in both fisheries the cutoff estimates provided here could change.

Number of Permits	Landings Cutoff (round mt 1000s)	
	Recent Landings 2001-2007	Recent Landings 2005-2007
5	2,400	2,400
10	1,800	1,800
15	1,500	1,500
20	1,300	1,200
Total w/ Recent Landings	139	60

#### 4.3.2 Option 2: Point System for DGN Permit Holders

The recommended scoring formula was applied to data provided by CDFG and ODFW. Three different weights were applied to  $Q_4$  for comparison. However, as can be seen in the following table, based on no weighting of the number of years owning a permit (i.e.,  $w_2 = 1.0$ ) those ranked 2nd through 16th and 17th through 20th were tied according to the formula. As recommended, swordfish landings 2001-07 were

<sup>3</sup> Longer trips will naturally result in higher trip costs, due to greater necessary expenditure on fuel and labor.



used as a tie breaker. In order to preserve confidentiality the landings information is presented as a proportion of the 20th ranked qualifier.

Applying either of the two recent landings options (2001-07 or 2005-07) does not make a difference in the rankings.

Rank	Q1	Q2	Q3	Q4	F2*w1	F2*w2	F2*w3	Landings
1	1	1	7	12	15	21	33	203%
2	1		7	12	14	20	32	709%
3	1		7	12	14	20	32	406%
4	1		7	12	14	20	32	334%
5	1		7	12	14	20	32	305%
6	1		7	12	14	20	32	298%
7	1		7	12	14	20	32	244%
8	1		7	12	14	20	32	242%
9	1		7	12	14	20	32	209%
10	1		7	12	14	20	32	208%
11	1		7	12	14	20	32	188%
12	1		7	12	14	20	32	180%
13	1		7	12	14	20	32	179%
14	1		7	12	14	20	32	171%
15	1		7	12	14	20	32	154%
16	1		7	12	14	20	32	92%
17	1		7	11	13.5	19	30	245%
18	1		6	12	13	19	31	211%
19	1		6	12	13	19	31	174%
20	1		6	12	13	19	31	100%

Note:

Q1: Current DGN permit owner (max. 1 point)

Q2: Current DGN permit owner with LL landings in 2007 (max 1 point)

Q3: Current DGN owner with recent landings by any gear (2001-2007) (max 7 points)

Q4: Number of years that the person owned a DGN permit (max 12 points) weighted as follows:

$w_1 = 0.5$  (i.e., a maximum of 6 points)

$w_2 = 1.0$  (a maximum of 12 points)

$w_3 = 2.0$  (a maximum of 24 points)

The following table shows the number of permits that meet each of the qualification criteria.

Criterion	Total
Q1	90
Q2	3
Q3	68
Q4	210

#### 4.3.3 Option 3: Point System for Pelagic Longline Vessels

There are 92 vessels that made at least one landing with pelagic longline from 1996 to 2006. As shown below, under recent participation requirement Option 1, 42 would qualify. Under recent participation

requirement Option 2 only four vessels would qualify. In terms of the overall 92 vessels, the lowest ranking of these four ranks 84th while the highest ranking ranks third.

No. of Permits	Recent Landings 01-07			Recent Landings 05-07		
	No. years, 96-06 (S <sub>1</sub> )	No. landings (S <sub>2</sub> )	Score*	No. years, 96-06 (S <sub>1</sub> )	No. landings (S <sub>2</sub> )	Score*
5	8	86	16.6	1**	1**	1.2**
10	8	62	14.2			
15	6	64	12.4			
20	5	56	10.6			
Total w/ recent landings			42			4

\*For this example S<sub>2</sub> is assigned a weight of 0.1.

\*\*Only four vessels qualify under this recent landings option.

#### 4.4 Historical Swordfish CPUE

The following tables present a summary of catch rates by quarter east of 150° W to 140° W and east of 140° W longitude. The first table is based on observer records for the Hawaii fishery since it reopened in 2004. This fishery uses circle hooks and mackerel-type bait. The second table shows observer data for the fishery that operated out of the west coast during the period 2001-03.

Hawaii trips, 2004-2007

	Quarter 1		Quarter 2		Quarter 3		Quarter 4		Total	
	<150-140	<140	<150-140	<140	<150-140	<140	<150-140	<140	<150-140	<140
Sets	259	0	28	0	0	0	253	6	540	6
Hooks	21,885	0	23,340	0		0	202,233	4,769	247,458	4,769
Swords	3,164	0	436	0		0	2,530	84	6,130	84
cpue	0.144574	0	0.01868	0	0	0	0.01251	0.017614	0.024772	0.017614

"<": east of

West coast trips, 2001-2003

	Quarter 1		Quarter 2		Quarter 3		Quarter 4		Total	
	<150-140	<140	<150-140	<140	<150-140	<140	<150-140	<140	<150-140	<140
Sets	72	0	14	3	0	64	83	108	169	175
Hooks	51,574		17,255	3138		50,278	53,898	78,446	122,727	131,862
Swords	1,220		83	8		487	1,139	773	2,442	1,268
cpue	0.02366		0.00481	0.00255		0.00969	0.02113	0.00985	0.01990	0.00962

"<": east of

To provide an indication of differences in catch rates between the Hawaii and west coast fisheries and between west coast effort that occurred east and west of 140° W longitude, we computed t-tests for the difference between means using the available historic data samples. The statistical significance of the cpue difference east and west of 140° W for the Hawaii fishery was not compared in this manner due to the small sample size.

The results comparing cpue means between the Hawaii and west coast data sets shows no statistically significant difference based on the student's t-test. The results are as follows:

t= -1.16

sdev= 0.900E-02

degrees of freedom =888

The p-value for this result, assuming the null hypothesis, is 0.25, which is larger than levels which would lead to a conclusion the means were significantly different using a traditional 5 percent significance level (p-value < 0.05) or 1 percent level (p-value < 0.01) test.

Comparison of cpues between west coast effort that occurred east and west of 140° W longitude shows there is a statistically significant difference based on the t-test. The results are as follows:

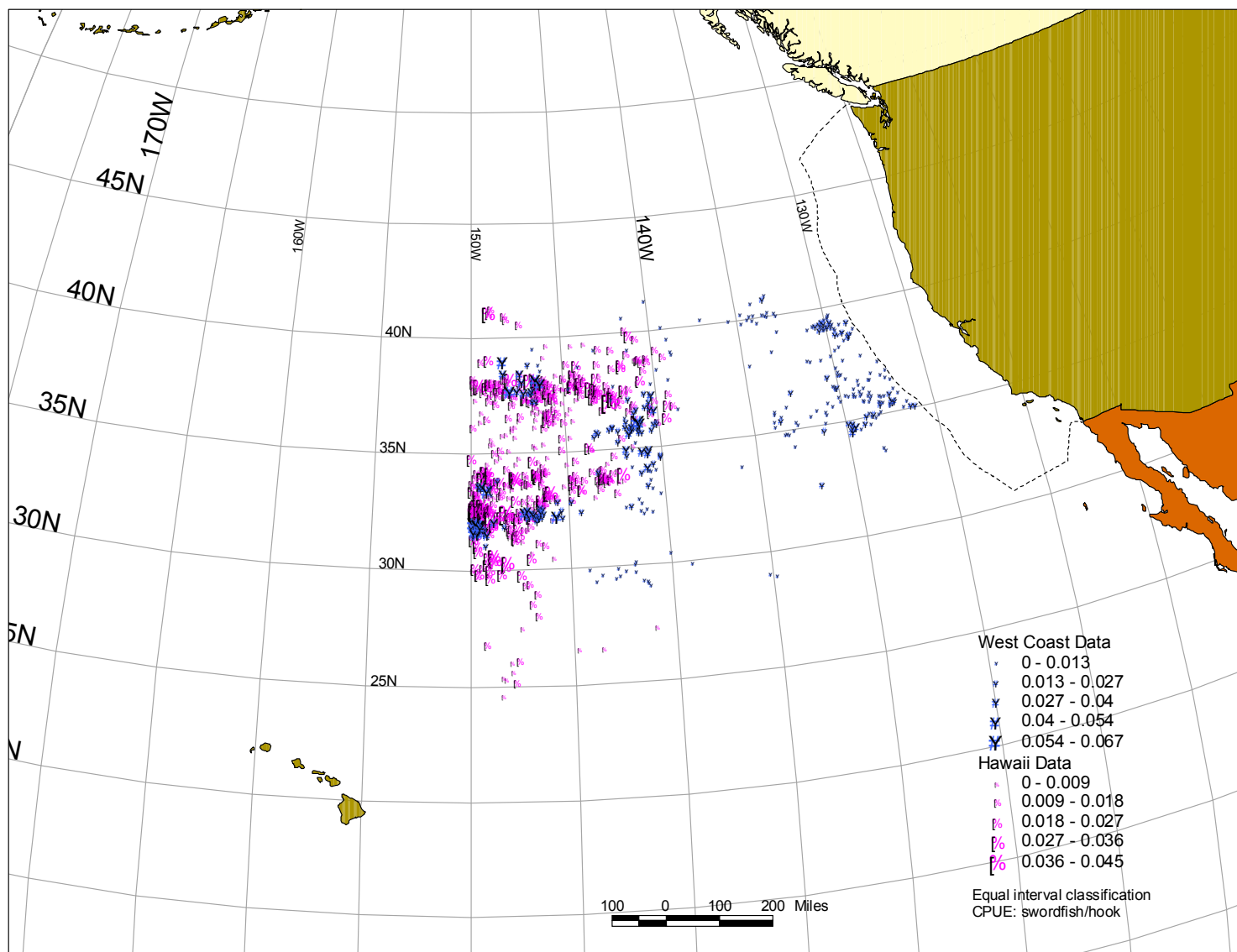
t= 10.3

sdev= 0.975E-02

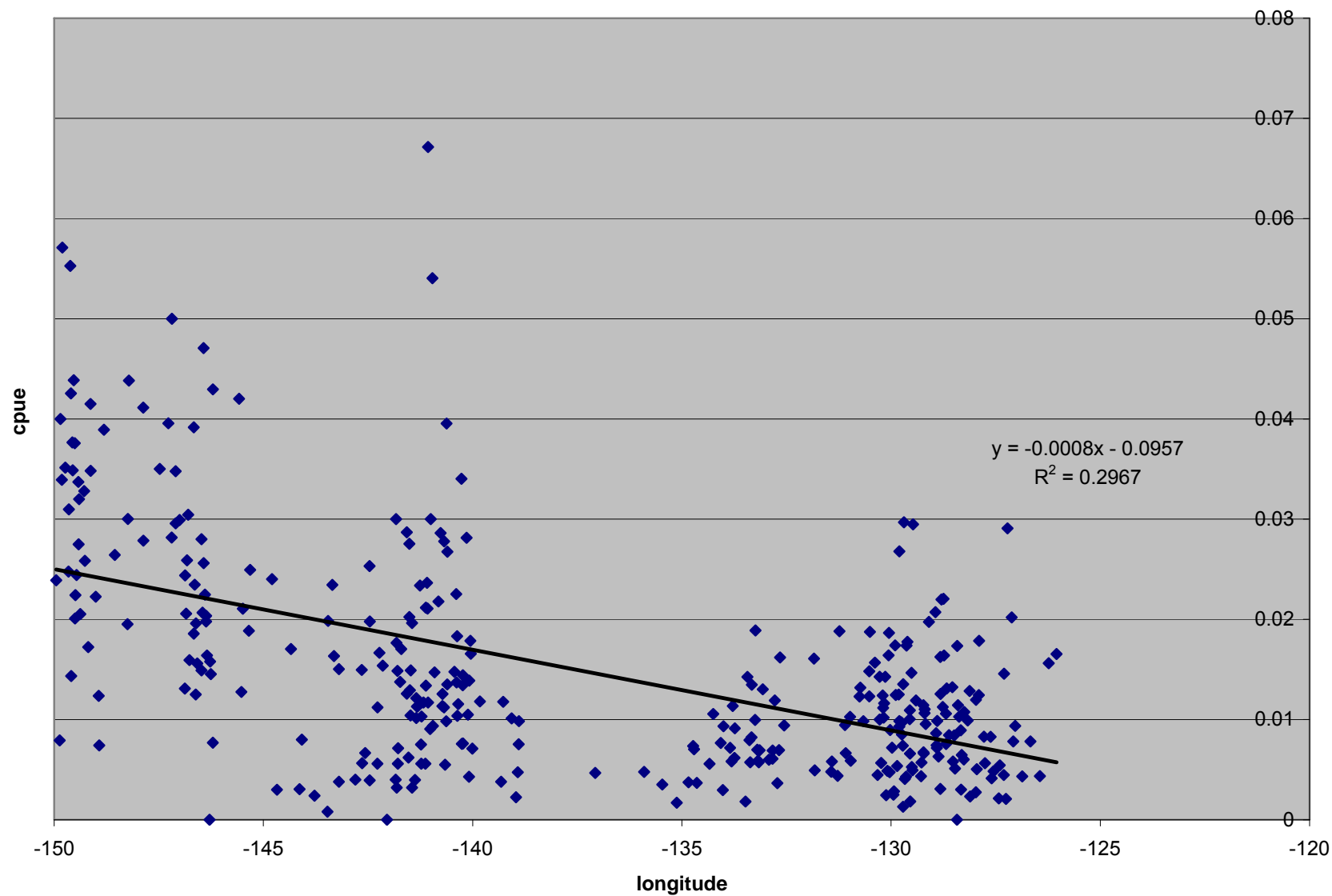
degrees of freedom =342

The probability of this result, assuming the null hypothesis, is less than .0001, which indicates a significant difference in cpues using a standard interpretation. This result suggests that a closure at 140° W longitude may have a negative effect on economic viability, as historic cpue is over twice as high west of 140° W compared to east of 140° W.

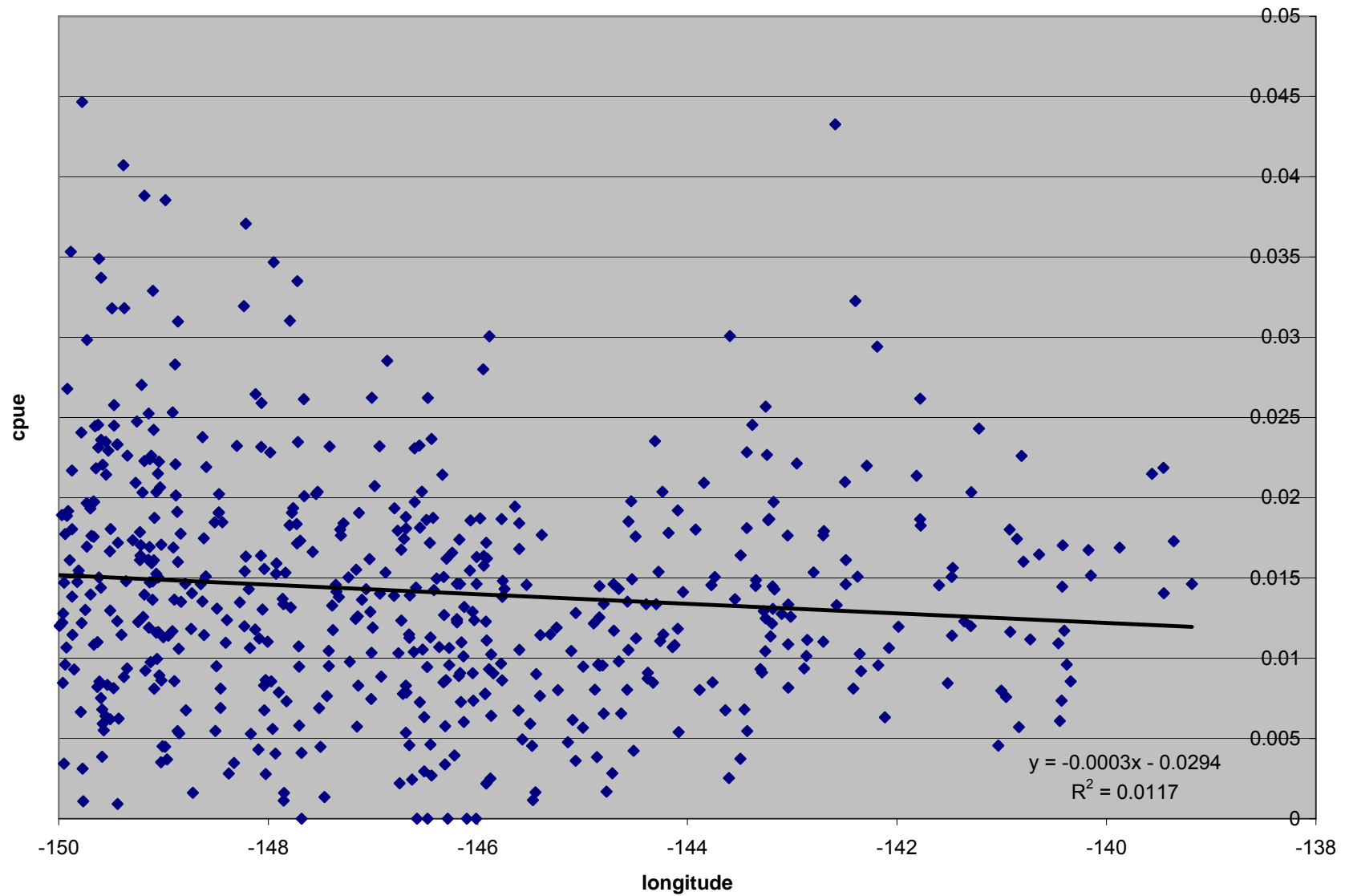
These results should be taken as indications of differences in cpues which are representative of long-term average experience rather than strong statistical evidence, as the data under comparison are not experimental and do not control for differences in stocks, oceanic conditions, season, and other unmeasured differences in factors which could influence cpue besides geography. Further, the data may fail to satisfy the standard set of assumptions (e.g., independent observations) which justify the use of a t-test to compare means across populations.



Map of west coast and Hawaii swordfish cpue data.



**Plot of west coast swordfish cpues by longitude.**



**Plot of Hawaii swordfish cpues by longitude.**

## 5 CONCLUSION

The HMSMT makes the following summary recommendations:

Summary recommendations for Alternative 2:

- Add a third area closure option, Option 3: No area closure
- Drop recent participation requirement Option 1, 2005-07 swordfish landings
- Adopt a range of options for total number of limited entry permits to be issued
- For the purpose of analysis, identify 2007 as the year constituting “the present” for qualification under Option 1 and “current” for possession of a DGN permit
- Use “pelagic longline gear outside the EEZ” instead of “SSLL gear” in the qualification options
- Consider adopting a fourth limited entry qualification option that blends the scores of the three proposed options

Summary recommendations for Alternative 3:

Seek advice from legal counsel and consider revising the alternative as a limited entry program with a low qualification criterion

## **H.1.b Southwest Fishery Science Center Report**

Mr. Russ Vetter  
September 9, 2008



**Albacore Archival Tags:** In a continued effort with the American Fishermen's Research Foundation, the SWFSC conducted a cruise off Oregon in early August to deploy archival tags in juvenile albacore. Since 2001, 552 tags have been deployed in albacore off the U.S. West Coast. To date, 21 archival tags have been recovered with the latest recovery occurring aboard a longline vessel operating out of American Samoa. Overall, the fish recovered have demonstrated a very wide range of behaviors with some staying near the North American continent for a full year following tagging while others migrated out to the central North Pacific and then back to the U.S. West Coast the following season. One fish migrated across the Pacific and was recaptured off Japan. Vertical habitat utilization also varied depending upon the season and water column characteristics. The data are being analyzed and will contribute valuable information on albacore stock structure and habitat preferences.

**Shark Abundance Survey:** This summer, the SWFSC conducted a juvenile mako and blue shark abundance survey in the Southern California Bight. The survey has been conducted nearly every year since 1994 and now represents a 14 year time series of fishery-independent data for these two managed sharks. Survey catch totaled 45 shortfin makos, 276 blue sharks, 2 common threshers, 5 pelagic rays, 1 bat ray and 1 spiny dogfish. The preliminary data indicate that the nominal survey catch rate was 0.184 per 100 hook-hours for shortfin mako and 1.090 per 100 hook-hours for blue sharks. The nominal CPUE for blue sharks was somewhat higher than in 2007; however, there is a declining trend in nominal CPUE for both species over the time series of the survey. The survey also provided an opportunity to tag and release sharks for ongoing studies of their age and growth and migratory patterns.

**Shark Abundance Survey:** This summer, the SWFSC conducted a juvenile mako and blue shark abundance survey in the Southern California Bight. The survey has been conducted nearly every year since 1994 and now represents a 14 year time series of fishery-independent data for these two managed sharks. Survey catch totaled 45 shortfin makos, 276 blue sharks, 2 common threshers, 5 pelagic rays, 1 bat ray and 1 spiny dogfish. The preliminary data indicate that the nominal survey catch rate was 0.184 per 100 hook-hours for shortfin mako and 1.090 per 100 hook-hours for blue sharks. The nominal CPUE for blue sharks was somewhat higher than in 2007; however, there is a declining trend in nominal CPUE for both species over the time series of the survey. The survey also provided an opportunity to tag and release sharks for ongoing studies of their age and growth and migratory patterns.

**Swordfish-Leatherback Interaction:** In May 2008, the SWFSC and SWR co-sponsored a workshop on leatherback bycatch in the swordfish fisheries. Fishermen, managers, policy makers and scientists working on swordfish, leatherbacks, jellyfish and regional oceanography attended. The two day meeting focused on swordfish research, management, stock status and fisheries, and on leatherback research and fishery interactions. The group identified an number of research initiatives to help understand more about 1) the economics of swordfish fisheries in the eastern North Pacific, 2) potential gear modifications based on behavior of swordfish and leatherback turtles, and 3) collecting additional data to better understand the habitat overlap between the two species north of Point Conception. A summary workshop report is being prepared. Already the workshop has stimulated a new SWFSC collaboration among the protected resources and highly migratory species research groups. Swordfish and leatherback turtles will both be surveyed in an historical area of overlap and swordfish will be concurrently tagged with electronic tags to study their vertical and horizontal behavior.





## **Stock Assessment:**

**SWFSC-IATTC:** SWFSC scientists participated in a number of HMS stock assessments during 2007. One set of assessments involved review of work done by the Inter-American Tropical Tuna Commission (IATTC) staff on Eastern Pacific yellowfin, bigeye, and skipjack tunas. The assessments were found to be of high quality and used fishery data through 2007. Results indicated that the Eastern Pacific yellowfin tuna and bigeye tuna stocks are being heavily exploited, but that there appears to be no conservation concern for skipjack tuna. For yellowfin tuna, recent fishing mortality rates are about equal to those required to produce MSY. Yield levels could be increased if the fishing effort were diverted to the fisheries that catch larger yellowfin, or could be diminished if fishing effort were diverted to catching smaller fish. For bigeye tuna, the most recent estimates indicate that the bigeye stock in the eastern Pacific may be overexploited with spawning biomass below the level corresponding to MSY and that overfishing is taking place ( $F > F_{MSY}$ ).

**SWFSC-ISC:** Another set of assessments involved collaborations with International Scientific Committee (ISC) member scientists in conducting stock assessments for North Pacific albacore, striped marlin and Pacific bluefin tuna. A new stock assessment of Pacific bluefin tuna was completed in 2008 using data from as recent as 2005. The assessment was conducted in a fully integrated assessment framework which replaced the VPA model used in previous assessments. Results indicated a population that is currently experiencing fishing mortality greater than most target reference points (including  $F_{MAX}$ ), and that fishing mortality on juveniles was increasing. However, no apparent trend in recruitment over the model time period (1952-2005) was noted and current fishing mortality is not above commonly used reference points that may serve as indicators of recruitment overfishing ( $F_{MED}$  and  $F_{SSB-MIN}$ ). In light of the new assessment, the ISC reiterated that it is important that current  $F$  not be increased above current levels.

The evaluation of the North Pacific albacore stock was a qualitative assessment of new data to examine trends since the last (2006) stock assessment. Data updates and limited analysis indicated a slightly more optimistic view of the spawning biomass level than the 2006 assessment. The ISC plans to complete a new full stock assessment in 2010 and work has already begun to transition the 2010 stock assessment from a VPA into a fully integrated assessment model. Due to the limited amount of additional data since 2006, the ISC reiterated its recommendation from 2007 of not increasing  $F$  from current level and that reductions in  $F$  may be necessary depending on which reference points are selected for management purposes.

**Thresher Post-Release Survival:** In May 2008 the SWFSC, SWR and Pflieger Institute of Environmental Research continued a study to determine the survivability of thresher sharks caught and released alive by recreational fishermen. This spring two thresher sharks, hooked by the tail by anglers, were fitted with satellite tags and released. One fish did not survive capture and release. Combined with data from last year, preliminary results indicate that mortality often occurs soon after release and is more likely to occur when larger fish are caught that require longer fight times to bring the fish to the boat. Further tagging is planned for the fall in order to increase the sample size and to explore modifications to the gear to reduce tail hooking.



HIGHLY MIGRATORY SPECIES ADVISORY SUBPANEL REPORT ON  
CHANGES TO ROUTINE MANAGEMENT MEASURES FOR 2009-2010 SEASON

**Thresher Shark Management Measures**

The Highly Migratory Species Advisory Subpanel (HMSAS) reviewed the Highly Migratory Species Management Team (HMSMT) report concerning management options for the recreational thresher shark fishery. In addition to the range of management strategies presented in the HMSMT report, the HMSAS recommends that the Council also include the option of a daily private boat and charter boat limit as a potential management alternative. The HMSAS also requests that the Council expand the scope of these proposed regulatory changes to include the range of gear types, both recreational and commercial, that catch and/or land thresher sharks. Specifically, we recommend that the Council include consideration of the impact and possible management options for the commercial hook and line fishery and non-HMS gear types.

**Marking and Identification of Fishing Vessels**

There is confusion and insufficient information for the HMSAS to comment on the marking and identification of vessels requirement per Agenda Item H.2.a., Attachment 1, September 2008 (Rodney McInnis letter).

On September 8, the HMSAS identified conflicts in marking vessel requirements between the two commissions (Western and Central Pacific Fishery Commission [WCPFC] and Inter-American Tropical Tuna Commission [IATTC]) and potentially the two councils (Pacific Fishery Management Council [PFMC] and Western Pacific Regional Fishery Management Council); plus the U.S. Coast Guard.

The HMSAS also reviewed the Hawaiian proposal which involves 4 options (A-D).

The HMSAS asks that PFMC request the responsible agencies to resolve the potential conflicts of the vessel marking problem among the aforementioned commissions and councils. We note the marking requirements in 50 CFR 300.14 and in 50 CFR 665.16. It is important to the vessel owners that only one set of numbers be required.

This issue is particularly important to the west coast fisheries because approximately 40 vessels are planning to leave the eastern Pacific for the western Pacific within the next few months.

Our concern is that the action taken by the WCPFC has caused confusion for vessels that may operate in both the eastern Pacific and western Pacific. Under the WCPFC action, only the radio call letter marking must be shown and no other number. However, in the eastern Pacific the vessels are required to show the official number of the vessel or certificate number issued by the U.S. Coast Guard.

HIGHLY MIGRATORY SPECIES MANAGEMENT TEAM REPORT ON  
CHANGES TO ROUTINE MANAGEMENT MEASURES FOR 2009-2010 SEASON

**Proposed Thresher Shark Management Measures for Recreational Fishing**

The Highly Migratory Species Management Team (HMSMT) provides the following Supplemental HMSMT Report on proposed thresher shark management measures contained in the briefing book HMSMT Report under Agenda Item H.2.b. A correction was made to Table 1 (pg. 3) to change the 2007 estimate of the large mesh drift gillnet DGN catch for thresher shark contained in of the original report from 98 mt to 163 mt based on PacFIN data recently produced for the HMS SAFE report (see corrected Table 1 below).

A second correction was made to Table 1 to incorporate updated estimates for the recreational catches (all modes) based on the recent receipt of California Recreational Fisheries Survey (CRFS) average length to weight estimates. The updated estimates are based on samples obtained during the spring and fall fishing seasons. The original estimate was based on spring-only reported weights and did not capture samples taken in the fall fishery, which are lighter in weight on average than the samples collected in the spring.

The larger average weights referenced in the original report utilized angler reported weight estimates obtained from a popular shark fishing internet site. Many of these angler reported estimates were from sharks weighed at dockside scales at various public and private access sites. This larger average weight estimate for spring captured sharks is corroborated somewhat by the average weight estimate for thresher sharks captured in the spring fishery by researchers from the Pflieger Institute of Environmental Research (PIER). The PIER researchers captured and tagged approximately 75 sharks during the past several years in the spring utilizing gear and techniques commonly employed in the private recreational fishery. The average weight for these sharks was estimated to be 58 kg (personal communication, Dr. Chugey Sepulveda, PIER). The average weight estimates from CRFS for 2008 is currently at 54 kg which is very close to the PIER estimates for springtime average weights, although CRFS average weight values vary significantly between years.

**Table 1 (Corrected). Catch Estimates (metric tons) for thresher shark harvested by HMS and non-HMS commercial and recreational fisheries for the period 2005-2007.**

	<b>Large mesh DGN</b>	<b>Comm. Hook &amp; Line</b>	<b>Recreational (All Modes)</b>	<b>Non- HMS gears</b>	<b>Total</b>
<b>2005</b>	155	0.7	24	11.5	191.2
<b>2006</b>	99	3.4	30.2	41.6	174.2
<b>2007</b>	163	3.8	75	20.8	262.6
<b>Total</b>	417	7.9	129.2	73.9	628
<b>Avg.</b>	139	2.6	43.1	24.6	209.3

2005 CRFS avg. weight estimate = 41.9 kg (n=24)

2006 CRFS avg. weight estimate = 42.3 kg (n=34)

2007 CRFS avg. weight estimate = 29.7 kg (n=65)

In regards to the management options presented in the original report, the HMSMT would recommend adding for consideration the option to establish a one thresher shark per boat limit under the Bag Limits options. This boat limit would apply to private and six-pack charter vessels but not to larger CPFV vessels that carry in excess of six passengers.

The HMSMT also recommends that a mandatory reporting requirement for all west coast HMS shark fishing tournaments and for all HMS sharks weighed at dockside scales be included as management options for consideration.

In conclusion, the HMSMT would like to reiterate the need for additional HMS data for proper management of HMS sharks including, but not limited to, an updated thresher shark stock assessment; identification of the spatial/temporal extent of thresher shark pupping grounds and nursery areas; improved collection of recreational data, including catch-and-effort estimates from vessels departing from private access marinas and better estimates of the number and condition of sharks released; and improved monitoring and data collection for the commercial shark hook-and-line fishery and for non-HMS fisheries such as bottom set net and small mesh drift gillnet.

PPMC

9/9/08

HIGHLY MIGRATORY SPECIES ADVISORY SUBPANEL REPORT ON  
FISHERY MANAGEMENT PLAN AMENDMENT 2: HIGH SEAS SHALLOW-SET  
LONGLINE MANAGEMENT

The Highly Migratory Species Advisory Subpanel (HMSAS) reviewed the HMS Management Team (HMSMT) report on the high seas shallow-set longline amendment. The HMSAS concurs that the HMSMT has covered the reasonable options to go out for public review.

The HMSAS would like to remind the Council that the Hawaiian longline fleet is currently proposing to increase their potential effort in the Eastern Pacific.

Also, the HMSAS notes that the Pacific Council's action is proposed as a transfer of opportunity from the gillnet fishery to longline.

A minority of the HMSAS (Meghan Jeans, Ocean Conservancy and Tom Raftican, United Anglers of Southern California) believe that the process of developing a management framework for a high seas shallow set longline fishery off the west coast of the United States should be discontinued. Rather than seeking to allow a high seas longline fishery, the Council and National Marine Fisheries Service (NMFS) should maintain the current prohibition on shallow-set longlining east of 150° W longitude and/or strengthen this measure by prohibiting Hawaii longline permit holders from fishing in this area and landing their catch on the west coast. Should the Council and NMFS proceed with the development and analysis of the proposed new pelagic longline fishery, the analysis must comply with the mandates of the National Environmental Policy Act (NEPA) and the Magnuson-Stevens Fishery Conservation and Management Act (MSA) mandate to manage marine resources sustainably for the benefit of the public. NMFS must better define the purpose and need for its proposal to allow the fishery and consider a broader range of alternatives to achieve the goal of providing more sustainable fishing opportunities while promoting the recovery of endangered and threatened sea turtles and over-exploited fish populations. We also encourage NMFS to prioritize the development of a coordinated management strategy for pelagic fisheries between the Pacific Fishery Management Council (PFMC) and the Western Pacific Regional Fishery Management Council (WPRFMC).

PFMC  
9/9/08

HIGHLY MIGRATORY SPECIES MANAGEMENT TEAM  
REPORT FOR FISHERY MANAGEMENT PLAN AMENDMENT 2 TO THE FOR HIGHLY  
MIGRATORY SPECIES

The Highly Migratory Species Management Team (HMSMT) has submitted a report describing alternatives regarding Amendment 2 to authorize a shallow-set longline (SSLL) fishery seaward of the Exclusive Economic Zone (EEZ), which reflects discussions with the Highly Migratory Species Advisory Subpanel (HMSAS) at their joint meetings held in June 2008 and September 2008. This supplemental report provides the Council with an executive summary and offers HMSMT recommendations.

Section 2 outlines alternatives with HMSMT recommendations for additions or modifications provided in ***bold italics***. Primary alternatives include the status quo (Alternative 1), with no west coast shallow set longline landings permitted under the HMS Fishery Management Plan (FMP); a limited entry permit system (Alternative 2) to provide for HMS FMP permitted SSLL effort on the high seas with landings on the west coast; and an open access fishery with no new permit requirement (Alternative 3).

The limited entry system (Alternative 2) offers options for area restrictions (east of 150° W longitude or east of 140° W longitude); recent swordfish landings requirements (landings from 2005 to 2007 or landings from 2001 to 2007); and ranking applicants for limited permit eligibility.

Several options for ranking limited entry permit applicants are described, including a ranking based on west coast swordfish landings history (Option 1), a point system based on drift gillnet permit ownership history (Option 2) and a point system based on each applicant's longline participation history (Option 3). Examples of the formulas using available data and arbitrary choices of formula weights are used to illustrate how the formulas could be used to rank limited entry permit applicants for eligibility.

A potential fourth ranking option is described at the top of page 6 based on a blend of the first three, but no examples are included for this HMSMT report. This blended formula could be used to select top producers under different ranking formulas, if the first three ranking formulas each favored one gear type over another.

The Option 1 qualification criteria ranking table is shown at the bottom of page 8. The table shows the amounts of SSLL and drift gillnet (DGN) west coast swordfish landings between 1996-2006 which would be necessary to meet the cutoff for permit eligibility in case 5, 10, 15 or 20 permits were issued, depending on whether a requirement for recent landings from 2001-2007 or from 2005-2007 was used. For example, with a requirement for recent landings from 2001-2007 and 20 limited entry permits, total swordfish landings of 1,300 metric tons between 1996-2006 would be required to rank in the top 20.

The Option 2 qualification criteria ranking table is shown at the bottom of page 9. The ranking formula resulted in many ties. Since the top twenty ranked applicants had near-identical rankings under the originally proposed formula, the HMSMT added a tiebreaker rule based on total DGN swordfish landings from 2001 through 2007, expressed in the right column as a relative percent compared to the 20<sup>th</sup> ranked applicant's landings. The HMSMT notes that the resulting rankings may be quite similar to those obtained based on total swordfish landings under Option 1, particularly if DGN-only swordfish landings ranked in a similar order as total swordfish landings with both DGN and SSLL gear for top-ranked applicants.

The Option 3 qualification criteria ranking table is shown at the top of page 10. The example was only carried out in detail based on a requirement for recent west coast SSLL landings between 2001-2007, as only four potential participants had landings from 2005-2007, while 42 potential applicants had recent landings over 2001-2007. A formula weight of 0.1 was chosen for the example, to make the number of years with SSLL landings of comparable magnitude to the numbers of landings. With a requirement for recent landings from 2001-2007 and 20 limited entry permits, a ranking formula score of 10.6 would be sufficient for an applicant to qualify for a permit.

A concern has been raised about whether the ranking formulas would produce distinct rankings for potential permit applicants. The HMSMT believes that with the addition of a tiebreaking rule based on DGN landings history, all three options will produce distinct rankings of potential applicants. This could be verified with a follow-up analysis.

The HMSMT raised concerns about the open access alternative. With no limit on potential participants, there is a risk that the number of entrants to the fishery would reach a level that posed conservation concerns and jeopardized economic viability. Given effort constraints needed to meet protected species conservation mandates and limits on observer availability, the number of participants could reach a level that resulted in too little effort per participant to achieve an economically viable fishery.

Section 4 analyzes various aspects of a potential high seas SSLL fishery under Amendment 2, including potential leatherback and loggerhead turtle takes and mortalities for different levels of fishing effort, dependence of economic profits on allowable effort and number of permits, and comparison of catch per unit of effort (CPUE) for historic Hawaii and west coast based SSLL effort. The two tables at the bottom of page 10 compare historic swordfish CPUEs between 140° to 150° west longitude to CPUEs east of 140°. Though CPUEs were typically higher between 140° to 150° west compared to east of 140°, loggerhead turtle take risk is also higher, raising the issue of a possible tradeoff between economic viability and loggerhead turtle take risk if fishing were allowed in that area. The HMSMT suggests considering whether a more economically viable fishery could be achieved with no area restriction west of the EEZ, provided adequate environmental safeguards to mitigate protected species take risk are included.

#### **HMSMT summary recommendations:**

- Add a third area restriction option, Option 3: No area restriction west of the EEZ.
- Retain Alternative 3: Open Access for analysis.
- Drop recent participation requirement Option 1, 2005-07 swordfish landings.

- Adopt a uniform data window period of 1996-2007 for computing ranking formulas under Options 1-3.
- Adopt a range of options for analysis of 5, 10, 15, or 20 total limited entry permits to be issued.
- Add a tiebreaker rule based on DGN landings from 1996-2007 to ranking Option 2.
- For the purpose of analysis, identify 2007 as the year constituting “the present” and “current” for possession of a DGN permit.
- Use “pelagic longline gear outside the EEZ” instead of “SLL gear” in the qualification options.
- Consider adopting a fourth limited entry qualification option for analysis that blends the scores of the formulas under the first three proposed options.
- Consider modifying Alternative 3 into a limited entry option with a low qualification hurdle (e.g. one west coast swordfish landing from 2005-2007 with any gear).
- Consider adding a requirement that a permit holder must actively fish for a period of years before the permit can be transferred.

PFMC  
09/09/08

### Agenda Item H.3



September 2, 2008

Mr. Mark Helvey, Assistant Regional Administrator  
National Marine Fisheries Service, Southwest Region  
Sustainable Fisheries Division  
501 West Ocean Boulevard, Suite 4200  
Long Beach, California 90802-4213

**RE: (RIN 0648-X167) Amendment 2 to the Fishery Management Plan for U.S. West Coast Fisheries for Highly Migratory Species**

Dear Mr. Helvey:

These comments are submitted on behalf of the Center for Biological Diversity, Defenders of Wildlife, the Monterey Bay Aquarium, Ocean Conservancy, Oceana, Turtle Island Restoration Network and our combined 1.5 million members nationwide regarding the National Marine Fisheries Service ("NMFS") proposal to develop a management framework for a high seas shallow-set longline fishery off the West Coast of the United States. NMFS should discontinue this process. Creation of a high seas longline fishery is inappropriate given its potential adverse ecological consequences and the numerous legal, policy, and scientific concerns it raises. These concerns are discussed in detail below. Rather than seeking to allow a high seas longline fishery, NMFS should maintain the current prohibition on shallow-set longlining east of 150°W longitude and strengthen this measure by prohibiting Hawaii longline permit holders from fishing in this area and landing their catch on the West Coast.



Should NMFS proceed with its analysis of the proposed new pelagic longline fishery, that analysis must comply with the mandates of the National Environmental Policy Act (“NEPA”) and NMFS’s duty under the Magnuson-Stevens Fishery Conservation and Management Act (“MSA”) to manage marine resources sustainably for the benefit of the public. Towards that end, NMFS should not allow selection of a preliminary preferred alternative until all scoping comments are received and considered. In addition, NMFS must better define the purpose and need for its proposal to allow the fishery and consider a broader range of alternatives to achieve the goal of providing more sustainable fishing opportunities while promoting the recovery of endangered and threatened sea turtles and over-exploited fish populations. We also encourage NMFS to prioritize the development of a coordinated management strategy for pelagic fisheries between the Pacific Fishery Management Council (“PFMC”) and the Western Pacific Regional Fishery Management Council (“WPRFMC”).

**I. The selection of a “preliminary” preferred alternative by the PFMC before scoping comments are considered violates the intent of NEPA and the APA.**

As an initial matter, the decision-making process described in NMFS’s scoping notice, 73 Fed. Reg. 45965 (Aug. 7, 2008), inappropriately limits public participation in the environmental review and fishery management processes. By allowing selection of a preliminary preferred alternative before the Council or NMFS reviews public scoping comments, the process violates the spirit and possibly the letter of the National Environmental Policy Act (“NEPA”), 42 U.S.C. § 4321 *et seq.*, and the Administrative Procedure Act (“APA”), 5 U.S.C. § 551 *et seq.*

On August 7, 2008, NMFS issued public notice that the agency was beginning development of a supplemental environmental impact statement evaluating the potential impacts of amending the Highly Migratory Species Fishery Management Plan (“HMS FMP”) to include a framework for a high seas longline fishery. That public notice requests that scoping comments be submitted by September 8 and states that the PFMC will select a preliminary preferred alternative at its September meeting, which begins on September 7. Accordingly, the scoping comments will not be considered before the Council selects its preliminary preferred alternative.

This process has the potential to rob the public of its opportunity for meaningful participation in the decision-making process and is inconsistent with NEPA and the APA. Both statutes are designed to foster informed decision-making and to encourage public participation. Neither NMFS nor the PFMC should contravene these policies by establishing a process in which requested comments are not considered before the Council’s recommendations to the agency potentially narrow the scope of alternatives. While NMFS ultimately is responsible for ensuring compliance with NEPA and the APA – this approach is simply bad process and could complicate the agency’s ability to comply with legal mandates.

NEPA is the “basic national charter for protection of the environment.” 40 C.F.R. § 1500.1(a). NEPA has twin aims:

First, it ensures that the agency, in reaching its decision, will have available, and will carefully consider, detailed information concerning significant environmental impacts. Second, it guarantees that the relevant information will be made

available to the larger audience that may also play a role in both the decision-making process and the implementation of that decision.

*Dep't of Transp. v. Public Citizen*, 541 U.S. 752, 768 (2004) (citation omitted). These dual objectives require that environmental information be disseminated “early enough so that it can serve practically as an important contribution to the decision-making process and will not be used to rationalize or justify decisions already made.” 40 C.F.R. § 1502.5. NEPA regulations require that the public be given an opportunity to comment on a draft EIS *before* the action agency makes its final decision. 40 C.F.R. § 1503.1(a)(4). “Publication of an EIS, both in draft and final form, also serves a larger informational role. It gives the public the assurance that the agency ‘has indeed considered environmental concerns in its decision-making process.’” *Robertson v. Methow Valley Citizens Council*, 490 U.S. 332, 349 (1989), quoting *Baltimore Gas & Electric Co. v. Natural Resources Defense Council*, 462 U.S. 87, 97 (1983).

In this case, the public must be given an opportunity to submit its scoping comments, and NMFS the opportunity to fully consider those comments, before the Council’s recommendations to the agency narrow the range of alternatives to be considered in the draft EIS. The Council should not move forward with recommending, and the agency should not move forward with selecting a preferred alternative, “preliminary” or otherwise, until the draft EIS is complete and made available for the public and the public has had its full opportunity to comment on that document.

The process outlined in NMFS’s scoping notice is also inconsistent with the notice and comment requirements of the APA. The APA requires that an agency engaged in a rulemaking process “give interested persons an opportunity to participate in the rulemaking through submissions of written data, views, or arguments...” 5 U.S.C. § 553(c). In order for the public to have a meaningful opportunity to provide comment, the public must be informed both of information relevant to the agency’s decision-making process, as well as the nature of the agency decision itself. “It is a fundamental tenet of the APA that the public must be given some indication of what the agency proposes to do so that it might offer meaningful comment thereon.” *Riverbend Farms, Inc. v. Madigan*, 958 F.2d 1479, 1486 (9th Cir. 1992), citing 5 U.S.C. § 553(b)(3). While the public will have the opportunity to comment on this proposal at a later time, the Council should not marginalize these comments by making a recommendation without so much as looking at them. The PFMC, apparently, expects the public to guess at the full range of alternatives the Council will consider and tailor its comments accordingly. Indeed, one of the options now on the table for an open access fishery was first adopted at the March 2008 meeting with virtually no discussion or public input. Likewise, as part of these scoping comments, we will be proposing an additional alternative intended to strengthen existing measures and ensure greater equity between California and Hawaii-based fishermen. Most importantly, neither the public nor the Council has the critical environmental analyses of the alternatives’ likely impacts that NEPA requires to inform decision-making. As described below, these impacts are likely to be quite significant.

## **II. The establishment of a high seas shallow-set longline fishery threatens numerous species.**

**A. Increase longline pressure threatens endangered sea turtle populations.**

Sea turtles throughout the Pacific are hovering on the brink of extinction due in large part to incidental mortality associated with fishing operations. Pacific leatherbacks are classified as “endangered” throughout their range under the Endangered Species Act (“ESA”) and “critically endangered” by the World Conservation Union (“IUCN”). Numbering over 100,000 nesting females as recently as the 1980s, the species is in rapid decline with a current estimate of only 2,000-5000 nesting females.<sup>1</sup> In 2000, an article published in the scientific journal *Nature*, predicted extinction of leatherbacks in the Pacific within decades.<sup>2</sup> The primary cause of the leatherback decline, and the greatest threat to its continued existence, is entanglement and drowning in longline fishing gear.<sup>3</sup>

According to the latest surveys, there are fewer nesting loggerheads in the Pacific than nesting leatherbacks. The two major loggerhead populations in the Pacific are found in Japan and Australia, with less than 1,000 and 300 turtles, respectively, nesting annually. The IUCN’s Red List of Threatened Species identifies loggerheads as “endangered” while the ESA classifies loggerheads as “threatened” throughout their range. North Pacific loggerheads have declined by upwards of 80% in recent decades, and are likely approaching the perilous state of the Pacific leatherback. On July 12, 2007, the Center for Biological Diversity and Turtle Island Restoration Network petitioned NMFS to change the status of North Pacific loggerheads from threatened to endangered. NMFS determined that the status change may be warranted, 72 Fed. Reg. 64585 (Nov. 16, 2007), and is due to issue its final decision regarding the North Pacific loggerhead’s status before the end of 2008

The Pacific longline fisheries out of California and Hawaii were both previously found to cause jeopardy to leatherback and loggerhead sea turtle populations under the ESA. In November 1999, concerned about the high level of sea turtle mortality associated with longlining, Ocean Conservancy (previously known as the “Center for Marine Conservation”) and its partners secured an injunction restricting longline fishing under the fishery management plan for pelagic fisheries in the western Pacific. The objective of the injunction was to reduce leatherback sea turtle mortality by the shallow-set longline fishery targeting swordfish around the Hawaiian Islands. *Center for Marine Conservation, et al., v. NMFS, et al.*, (Civ. No. 99-00152 DAE)(D. Hawaii 1999). NMFS subsequently issued a Biological Opinion pursuant to Section 7 of the ESA on the Pelagics FMP. The agency concluded that continued operation of the fishery would jeopardize the existence of leatherback, loggerhead, and green sea turtles, and amended the FMP to close the Hawaii-based shallow-set longline fishery. The fishery was allowed to re-open again in 2004 subject to the mandatory conditions that vessels maintain 100% observer coverage, utilize only large 18/0 circle hooks, establish an effort cap to control the number of longline sets, and institute a hard cap on turtle take to close the fishery if it approached the limits of its take authorization. In March 2006, the annual hard cap on take of loggerheads was reached after the fishery operated for less than three months. 71 Fed. Reg. 14824 (March 24, 2006).

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<sup>1</sup> Lewison, R. *et al.*, (2004) Quantifying the effects of fisheries on threatened species: the impact of pelagic longlines on loggerhead and leatherback sea turtles, *Ecology Letters* 7:221.

<sup>2</sup> Spotila et al. (2000), Pacific leatherback turtles face extinction, *Nature* 405:529-530.

<sup>3</sup> *Id.*

Meanwhile, when the west coast HMS FMP was finalized in 2004, it prohibited shallow-set longlining *east* of 150°W longitude even after the Pacific Council banned longlining *west* of 150°W longitude. Section 7 consultation and the resulting biological opinion concluded that such a fishery would jeopardize the continued existence of loggerhead sea turtles.

Scientists have concluded that: “The critical issue for an individual turtle is the likelihood of capture across an ocean region, not capture by a particular nation. With multiple fleets deployed the cumulative effects of pelagic longlines across fleets in large ocean regions must be taken into account.”<sup>4</sup> It would be inappropriate to allow the capture of turtles by a California-based fishery when the Hawaii fishery was closed for exactly this reason only two years ago. The Hawaii and California based fleets fish in the same manner, often in the same area, and catch the same turtles. 69 Fed. Reg. 11540, 11543 (March 11, 2004) (preamble to final rule closing Pacific longline fishery east of 150 degrees West longitude). In addition, the fleets consist of many of the same boats that have had a history of moving back and forth to avoid the closures to protect sea turtles that have alternated between Hawaii and California in recent years.

Where target fish stocks and associated non-target species act as a single unit, a more comprehensive and coordinated impact evaluation is crucial. The ad hoc approach often employed by U.S. fishery managers does not properly account for the cumulative effect of all U.S. managed pelagic fisheries on fish and wildlife populations. Evaluations of the relative impact of longline fishing on Pacific turtle populations have concluded that “[a]lthough bycatch rates from individual longline vessels are extremely low, the amount of gear deployed by longline vessels suggests that cumulative bycatch of turtles from older age classes is substantial.”<sup>5</sup> The conservation community has repeatedly called for a comprehensive evaluation of the impacts of all U.S. longlining in the Pacific on imperiled sea turtle populations, yet that essential step still has not occurred.

The recovery plan for Pacific Leatherback populations noted that “...the waters off the west coast of the United States may represent some of the most important foraging habitat in the entire world for the leatherback turtle.”<sup>6</sup> In June 2007, NMFS rejected an EFP application that would have authorized expansion of the drift gillnet fishery into the Pacific Leatherback Conservation Area, citing recent satellite-tracking studies which confirm the importance of the waters off the California coast as vital foraging grounds for endangered leatherback turtles.<sup>7</sup> Since the tracking studies referenced by NMFS in their decision were limited to the neritic zone, scientists speculate that the number of sea turtles and the leatherback habitat range off the coast of California and Oregon may be underestimated. In response to a petition to designate those waters as Pacific leatherback critical habitat under the ESA, NMFS has found that the critical habitat designation may be warranted and is due to make its final decision this fall. 72 Fed. Reg. 73745 (December 28, 2007).

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<sup>4</sup> Crowder, L. B and R.I. Lewison. Putting Longline Bycatch of Sea Turtles into Perspective. Conservation Biology 2007, Volume 21, No.1, p. 81.

<sup>5</sup> Crowder, L. B and R.I. Lewison. Putting Longline Bycatch of Sea Turtles into Perspective. Conservation Biology 2007, Volume 21, No.1, p.79.

<sup>6</sup> NMFS and USFWS. 1998. Recovery Plan for US Pacific Populations of Leatherback Turtle (*Dermochelys coriacea*), p. 14.

<sup>7</sup> Benson, S.R., K.A. Forney, J.T. Harvey, J.V. Carretta, and P.H. Dutton. In press. Abundance, distribution, and habitat of leatherback turtles (*Dermochelys coriacea*) off California, 1990-2003. Fishery Bulletin.

**B. Non-fishery conservation measures do not offset fisheries-related sea turtle mortality.**

Sea turtles face a myriad of threats throughout their range and at every stage in their life cycle. Under the ESA, NMFS has a duty to use its authority and all of its programs to provide for the conservation of endangered and threatened species. 16 U.S.C. § 1536(a)(1). As such, we strongly support both domestic and international conservation measures that will help reverse the decline of Pacific sea turtle populations and promote their recovery. Protecting nesting beach habitat, identifying prime foraging grounds, and educating the public and engaging local communities is critical to the recovery of sea turtle populations around the world. We are troubled however, with the suggestion that fisheries-related turtle mortality can be offset with non-fishery conservation strategies. It would not be appropriate (or consistent with Section 7(a)(2) of the Endangered Species Act) to consider non-fishery related conservation measures as offset measures or compensatory strategies justifying continued or additional fishery-related mortality. Despite strong scientific backing, the ultimate effect of such non-fishery conservation measures on turtle populations remains, at this point, entirely speculative. While we certainly hope that they will result in larger populations of turtles in the future, predictions that larger numbers of nests and eggs will be saved cannot be used to allow takes of *any* existing turtles, let alone reproductively mature animals. For example, the recovery of the Kemp's Ridley turtle is the result of decades of conservation of primary nesting habitat in Mexico *and* full implementation of measures to protect these animals from drowning in shrimp trawls. Only by focusing on reducing mortality throughout the range of these species and at all stages of life will recovery efforts be successful.

**C. The proposed high seas longline fishery would cause harm to marine mammal and seabird populations.**

Many species of protected marine mammals and seabirds occur in the area NMFS now proposes to open to shallow-set longline fishing. These species are known to become entangled in, injured, and killed by pelagic longline gear. A number of them, such as short-finned pilot whales and multiple albatross species, are already subject to unsustainable mortality rates due to fishery interactions. As explained in more detail below, allowing further take of these species is neither scientifically supportable nor legally defensible.

**D. Increased longline fishing effort and capacity threatens vulnerable fish populations.**

In addition to potential negative interactions between shallow-set longline gear and endangered sea turtle populations, we are concerned about the impact of increased fishing effort and capacity on select target and non-target fish species. While the proposed high seas shallow set longline fishery specifies swordfish as the target catch, other more vulnerable highly migratory species may be targeted or caught incidentally. The 2007 draft environmental assessment for the failed exempted longline fishery within the EEZ noted that shallow set longlining off the west coast may lead to a greater level of interactions with protected shark

species including great white sharks and basking sharks.<sup>8</sup> Characterized by their slow growth, late maturity and low fecundity, shark species are particularly vulnerable to the impacts of longline fisheries.

Proponents of the high seas longline fishery acknowledge that several tuna species are likely to be caught intentionally and incidentally to shallow-set longline activities. Of greatest concern is the potential impact to yellowfin, bigeye and albacore, all of which are classified as overfished and/or experiencing overfishing. Both the Inter-American Tropical Tuna Commission (“IATTC”) and U.S. stock assessment scientists have identified Pacific bigeye and yellowfin tuna populations as being overfished and subject to overfishing.<sup>9</sup> The IATTC adopted a resolution which declared that “bigeye stocks are below the level that would produce the average maximum sustainable yield (‘AMSY’)” and directed Member nations to implement a seasonal closure for commercial purse seine and longline vessels targeting bigeye (and yellowfin) tuna.<sup>10</sup> Likewise, the IATTC and the Western and Central Pacific Fisheries Commission (“WCPFC”) adopted resolutions in 2005 identifying North Pacific albacore populations as experiencing overfishing and requiring member nations to cap fishing effort at current levels.<sup>11</sup> The first Stock Assessment and Fishery Evaluation (“SAFE”) Report for the U.S. West Coast HMS FMP echoed this conclusion and warned that “[t]he current fishing mortality rate is high...and may be cause for concern regarding the current stock status of North Pacific albacore.”<sup>12</sup> In light of the vulnerable status of these tuna populations, expanding capacity, increasing fishing effort and establishing a high seas shallow set longline fishery off the U.S. West Coast is not consistent with international resolutions, domestic regulations, the best available science and the principles of precautionary management.

### **III. Expanding shallow-set longlining in the Pacific would be inconsistent with key environmental laws.**

The potential biological impacts of establishing a new high seas shallow-set longline fishery are so severe that the fishery would likely violate numerous federal laws, including the Endangered Species Act, Marine Mammal Protection Act, and Migratory Bird Treaty Act. In addition, engaging in the fishing activities proposed under Alternatives 2 and 3 of NMFS’s scoping notice, absent lawfully issued permits, could subject permittees to civil and criminal liability for knowing violations of federal law. Each of these violations is outlined briefly below. Given these significant legal problems with the proposed HMS FMP Amendment Alternatives 2 and 3, Alternative 1 (with the additional provision, described elsewhere in these comments, prohibiting holders of Hawaii permits from fishing the proposed area) remains the only viable alternative at this time.

#### **A. Endangered Species Act**

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<sup>8</sup> Draft Longline Exempted Fishing Permit Environmental Assessment, March 2007, p.51.

<sup>9</sup> 2005 HMS Stock Assessment and Fishery Evaluation Report, Table 5-1, p. 111.

<sup>10</sup> Resolution C-06-02, IATTC, June 2006

<sup>11</sup> PROP IATTC-73-C1, June 2005

<sup>12</sup> 2005 HMS Stock Assessment and Fishery Evaluation Report, Section 5.3.1, page 106.

Any expansion of shallow-set pelagic longlining effort would likely jeopardize the continued existence of at least two ESA-listed species: the Pacific leatherback and loggerhead sea turtles.<sup>13</sup> Section 2(c) of the ESA establishes that it is “...the policy of Congress that all Federal departments and agencies shall seek to conserve endangered species and threatened species and shall utilize their authorities in furtherance of the purposes of this Act.” 16 U.S.C. § 1531(c)(1). The ESA defines “conservation” to mean “...the use of all methods and procedures which are necessary to bring any endangered species or threatened species to the point at which the measures provided pursuant to this Act are no longer necessary.” 16 U.S.C. § 1532(3). Similarly, Section 7(a)(1) of the ESA directs that the Secretary review “...other programs administered by him and utilize such programs in furtherance of the purposes of the Act.” 16 U.S.C. § 1536(a)(1). Placing more pressure on leatherback and loggerhead sea turtle populations – particularly when available evidence indicates that pelagic longline bycatch poses a serious threat to their existence – would violate the ESA’s statutory directive to conserve listed species. Indeed, if anything, the ESA requires that NMFS do *more* to ensure that species on the brink, such as the Pacific leatherback, not only continue to survive but recover.

Section 7(a)(2) of the ESA requires federal agencies to “insure that any action authorized, funded, or carried out by such agency . . . is not likely to jeopardize the continued existence of any endangered species or threatened species or result in the adverse modification of habitat of such species . . . determined . . . to be critical . . . .” 16 U.S.C. § 1536(a)(2); 50 C.F.R. § 402.14(a). To accomplish this goal, agencies must consult with the delegated agency of the Secretary of Commerce or Interior whenever their actions “may affect” a listed species. 16 U.S.C. § 1536(a)(2); 50 C.F.R. § 402.14(a). Where, as here, NMFS is both the acting agency and the delegated wildlife agency for purposes of the listed species in question, different branches of NMFS must undertake internal consultation with each other. For species under the jurisdiction of the U.S. Fish and Wildlife Service, such as the endangered short-tailed albatross, NMFS must also consult with that agency as well.

At the completion of consultation NMFS issues a Biological Opinion that determines if the agency action is likely to jeopardize the species. If so, the opinion must specify a Reasonable and Prudent Alternative (“RPA”) that will avoid jeopardy and allow the agency to proceed with the action. 16 U.S.C. § 1536(b).

Using this consultation process, NMFS concluded in 2004 that permitting pelagic longline fishing east of 150° W longitude would jeopardize the continued existence of the North Pacific loggerhead. NMFS therefore instituted the closure of shallow-set longlining east of 150° W longitude in part to protect loggerheads. 69 Fed. Reg. 11540 (March 11, 2004); 50 C.F.R. § 223.206(d)(9). The proposed high seas longline fishery would also threaten the critically endangered Pacific leatherback sea turtle.

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<sup>13</sup> Pelagic longline fisheries are known to hook, entangle, and kill ESA-listed sea turtles, marine mammals, and seabirds. While our most immediate concerns regarding ESA-listed species are related to the critically endangered leatherback sea turtle and loggerhead sea turtle, the establishment of the proposed high seas pelagic longline fishery would also compromise the recovery of numerous other listed species, including, but not limited to, green and olive ridley sea turtles, humpback, sperm, blue, sei, fin, and North Pacific right whales, Southern Resident killer whales, Steller sea lions, Guadalupe fur seals, and short-tailed albatross.

NMFS and the Council acknowledge that the proposed new longline fishery would cause the injury and death of a significant number of Pacific leatherbacks and loggerheads. Preliminary estimates indicate that the proposed high seas longline fishery could take up to 18 loggerheads and 23 leatherbacks in a single fishing year. *See* NMFS Draft HMS FMP Amendment 2, Section 4.2 Protected Species, July 30, 2008. These turtles belong to the same population that already suffers injury and death in the Hawaii longline fishery, and would be subject to injury and death from shallow-set longline fishing pursuant to a proposed exempted fishing permit to allow shallow-set longline fishing in the Pacific Leatherback Conservation Area off the California and Oregon coasts. NMFS has previously determined that fishing in both of these areas posed jeopardy to leatherbacks. In its 2001 biological opinion for the Western Pacific shallow set longline fishery, NMFS concluded that the mortality of up to 57 leatherbacks per year in the Hawaii longline fishery would:

...appreciably reduce the leatherback sea turtles' likelihood of surviving and recovering in the wild, particularly given the status and trend of leatherback turtle populations in the Pacific basin. Based on published estimates of nesting female abundance, leatherback populations have collapsed or have been declining at all major Pacific basin nesting beaches for the last two decades.

NMFS 2001 BiOp at 125.

In another relevant biological opinion concerning the impacts of fishing on Pacific leatherbacks, NMFS found that Pacific leatherback populations have continued their worrisome decline and concluded that

....*any* additional impacts to the western Pacific leatherback stocks are likely to maintain or exacerbate the decline in these populations. This would further hinder population persistence or attempts at recovery as long as mortalities exceed any possible population growth, which appears to be the current case, appreciably reducing the likelihood that western Pacific leatherback populations will persist. Additional reductions in the likelihood of persistence of western Pacific leatherback stocks are likely to affect the overall persistence of the entire Pacific Ocean leatherback population by reducing genetic diversity and viability, representation of critical life stages, total population abundance, and metapopulation resilience as small sub-populations are extirpated. *These effects would be expected to appreciably reduce the likelihood of both the survival and recovery of the Pacific Ocean population of the leatherback sea turtle.*

NMFS, Biological Opinion on CA-OR Drift Gillnet Fishery (2000) at 94 (emphasis added).

Given NMFS's acknowledgment that any additional mortality to Pacific leatherbacks threatens the species' very existence, and the fact that the Western Pacific Regional Fishery Management Council (WPRFMC) is in the process of amending its Pelagics FMP to weaken existing bycatch mitigation measures and allow for greater take of leatherback and loggerhead sea turtles (up to 19 and 46 respectively), NMFS may not permit the establishment of yet another shallow-set longline fishery that will increase the number of leatherbacks and loggerheads harmed or killed by the fishery. *See* Amendment 18 to the Fishery Management Plan for Pelagic



Fisheries of the Western Pacific Region and Draft Supplemental Environmental Impact Statement, August 12, 2008. To the contrary, the ESA requires that NMFS do more to save these creatures from the brink of extinction and move them towards recovery. *See, e.g., Nat'l Wildlife Fed'n v. NMFS*, 481 F.3d 1224, 1236-38, (9th Cir. 2007) (“jeopardy” includes impacts to recovery as well as survival and NMFS may not permit further impacts to a species already in jeopardy, regardless of whether the activity at issue is the cause of the baseline jeopardy).

The establishment of a new high seas pelagic longline fishery also threatens the short-tailed albatross. Self-reports of seabird interactions with the former California-based longline fishery acknowledged take of 100 albatross of various species. It is therefore reasonable to assume that short-tailed albatross are likely to be entangled and killed if pelagic longline fishing is allowed outside the EEZ off the California coast. Given the imperiled status of the short-tailed albatross, we do not believe that any additional take authorization for the species can be lawfully granted.

Finally, the proposed high seas shallow-set longline fishery threatens to harm several species of ESA-listed marine mammals. For example, both sperm whales and humpback whales have been observed entangled in identical fishing gear used by Hawaii-based pelagic longlining vessels. Sperm, blue, sei, fin, and humpback whales also occur in this area. As discussed below, take of ESA-listed marine mammals may not occur absent both ESA and MMPA authorization.

## **B. Marine Mammal Protection Act**

Pelagic longline fishing permitted by Alternatives 2 and 3 would hook, entangle and kill ESA-listed marine mammals as well as numerous non-listed marine mammal species. Therefore, the proposed high seas longline fishery may not proceed unless it operates in a manner fully consistent with the procedural and substantive mandates of the ESA and MMPA. Take of such species can be authorized via an incidental take statement issued pursuant to Section 7 of the ESA only if such take is also authorized pursuant to Section 101 of the MMPA. *See* 16 U.S.C. §§ 1371(a)(5)(E) and 1536(b)(4)(C).

NMFS has not indicated how it intends to comply with its duty to secure MMPA take authorizations for marine mammals in a newly established pelagic longline fishery. Absent such authorization, the fishery cannot lawfully be implemented. Should NMFS decide to forgo permitting under the MMPA, this would constitute a knowing violation of the statute. As with the ESA, engaging in a knowing violation of the MMPA carries substantial civil and criminal penalties. *See* 16 U.S.C. §§ 1375 (fines and imprisonment) and 1376 (forfeiture of vessels).

The establishment of a new high seas pelagic longline fishery would also violate the unambiguous command of the MMPA that all fisheries “shall reduce incidental mortality and serious injury of marine mammals to insignificant levels approaching a zero mortality and serious injury rate” by April 30, 2001. 16 U.S.C. § 1387(b)(1). NMFS has defined ZMRG by regulation as ten percent of Potential Biological Removal (“PBR”). The likely take of marine mammal species by the proposed new high seas shallow-set longline fishery would exceed this threshold.

Both the Hawaii and Atlantic pelagic longline fisheries are classified as Category 1 fisheries on the 2008 List of Fisheries (72 Fed. Reg. 66048 (Nov. 27, 2007)), while the remnant California-based deep-set longline fishery is listed as a Category 2 fishery. Only the Atlantic longline fishery has a take reduction team to address marine mammal bycatch. It would be unwise and unlawful to allow an additional fishery that will kill marine mammals to operate without a take reduction team prior to at least initiating the take reduction process for these other two longline fisheries. Additionally, a Category 1 or 2 fishery is, by definition, taking marine mammals at levels above ZMRG. Given the statutory deadline for reaching ZMRG has already passed, we do not believe that establishing a new fishery that would result in take of marine mammals - where mortality and serious injury are already above ZMRG - is consistent with the ZMRG mandate of the MMPA.

A large number of marine mammal species occur in the area of the proposed new shallow-set longline fishery. Two of the most likely species of marine mammals to be taken by the proposed new fishery are Risso's dolphins and short-finned pilot whales. Pilot whales are the most frequent marine mammal species encountered by the Atlantic longline fishery. There is no reason to believe that they would not also be taken by a similar fishery off California. According to NMFS's 2007 stock assessment report for the California-Oregon-Washington stock of short-finned pilot whales, PBR for this stock is 0.98. The ZMRG level for pilot whales would therefore equate to less than one animal taken every ten years. Take of pilot whales from the California drift gillnet fishery is already above PBR and is, of course, well over ZMRG. Similarly, take of long-beaked common dolphin is well over PBR. Take of sperm, humpback and fin whales, as well as northern right whale dolphins also remains well above 10% of PBR, thereby exceeding the definition of ZMRG. Allowing further take of this species is clearly inconsistent with the MMPA.

NMFS cannot lawfully authorize new and additional take of marine mammals for which take levels already exceed the PBR and ZMRG thresholds of the MMPA. Rather than establish a new shallow-set longline fishery that will likely result in additional take over lawful levels, NMFS should instead take action using its authority under the MMPA to reduce marine mammal take in existing fisheries.

### **C. Migratory Bird Treaty Act**

The proposed high seas shallow-set longline fishery would violate the Migratory Bird Treaty Act ("MBTA"). The MBTA provides that "it shall be unlawful at any time, by any means or in any manner," to, among many other prohibited actions, "pursue, hunt, take, capture, [or] kill" any migratory bird included in the terms of the treaties. 16 U.S.C. § 703 (emphasis added). The term "take" is defined as to "pursue, hunt, shoot, wound, kill, trap, capture, or collect." 50 C.F.R. § 10.12 (1997). The primary species taken by pelagic longline fisheries in the North Pacific are albatrosses and fulmars. These are included in the list of migratory birds protected by the MBTA. See 50 C.F.R. § 10.13 (list of protected migratory birds).

The MBTA imposes strict liability for killing migratory birds, without regard to whether the harm was intended. Its scope extends to harm occurring "by any means or in any manner," and is not limited to, for example, poaching. See *e.g.*, *U.S. v. Moon Lake Electric Association*,

45 F. Supp. 2d 1070 (1999) and cases cited therein. Indeed, the federal government itself has successfully prosecuted under the MBTA's criminal provisions those who have unintentionally killed migratory birds. *See, e.g., U.S. v. Corbin Farm Service*, 444 F. Supp. 510, 532-534 (E. D. Cal.), *aff'd*, 578 F.2d 259 (9th Cir. 1978); *U.S. v. FMC Corp.*, 572 F.2d 902 (2nd Cir. 1978).

The MBTA applies to federal agencies such as NMFS as well as private persons. *See Humane Society v. Glickman*, No. 98-1510, 1999 U.S. Dist. LEXIS 19759 (D.D.C. July 6, 1999), *aff'd*, *Humane Society v. Glickman*, 217 F.3d 882, 885 (D.C. Cir. 2000) ("There is no exemption in § 703 for farmers, or golf course superintendents, or ornithologists, or airport officials, or state officers, or federal agencies."). Following *Glickman*, FWS issued Director's Order No. 131, confirming that it is FWS's position that the MBTA applies equally to federal and non-federal entities, and that "take of migratory birds by Federal agencies is prohibited unless authorized pursuant to regulations promulgated under the MBTA." The MBTA authorizes the Secretary of the Interior to "determine when, to what extent, if at all, and by what means, it is compatible with the terms of the conventions to allow hunting, take, capture, [or] killing . . . of any such bird." 16 U.S.C. § 704. FWS may issue a permit allowing the take of migratory birds if consistent with the treaties, statute, and FWS regulations. To our knowledge, NMFS has not applied for such a permit authorizing any take for longline fishing pursuant to the proposed FMP amendment.

NMFS cannot dispute that longline fishing kills birds protected under the MBTA. Self-reports of seabird interactions with the former California-based longline fishery acknowledged take of 100 albatross of various species. Dozens of albatross were also observed taken in the handful of trips with actual observer coverage. We believe that until such take is permitted, NMFS cannot lawfully allow any fishing, including that which would be authorized by the FMP amendment, which is likely to result in the deaths of members of such species.<sup>14</sup>

While the short-tailed albatross is ESA-listed and take can be authorized pursuant to that statute, of equal or greater concern here is the black-footed albatross. This species has been listed as Endangered by the IUCN and is under review for ESA listing. It is regularly seen off the California coast and is almost certain to be caught and killed by longline fishing. Absent a permit under the MBTA authorizing the take of the black-footed albatross and other migratory birds, NMFS may not institute a new pelagic longline fishery with the proposed FMP amendment.

#### **D. Coastal Zone Management Act**

The proposed new pelagic longline fishery would likely be inconsistent with the Coastal Zone Management Act ("CZMA") (16 U.S.C. § 1451 *et seq.*). CZMA requires that

[A]ny applicant for a required Federal license or permit to conduct an activity, in or outside of the coastal zone, affecting any land or water use or natural resource of the coastal zone of that state shall provide in the application to the licensing or

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<sup>14</sup> In its response to comments on the FMP, NMFS claimed that the MBTA does not apply beyond the 3 nautical mile territorial sea and therefore it need not comply. This is simply wrong. In 2001, an Interior Solicitor's Opinion concluded that the MBTA does in fact apply both in the U.S. EEZ and in international waters. NMFS's unsupported assertions to the contrary do not withstand scrutiny.

permitting agency a certification that the proposed activity complies with the enforceable policies of the state's approved program and that such activity will be conducted in a manner consistent with the program. At the same time, the applicant shall furnish to the state or its designated agency a copy of the certification, with all necessary information and data.

16 U.S.C. § 1456(c)(3)(A). The sea turtles, seabirds, marine mammals, and fish that will be caught and killed by the proposed new fishery are all "natural resources" protected by California's Coastal Management Program. Hooking, entangling and killing these animals "affects" these resources, triggering the consistency requirement of CZMA. Therefore, if NMFS chooses to proceed with Alternative 2 or 3, or any similar alternative, NMFS must seek a CZMA consistency certification and California's concurrence in that determination.

**IV. Any further analysis of the proposed high seas shallow-set longline fishery must clearly define its purpose and need, address the full range of reasonable alternatives, and existing mechanisms to reduce bycatch from international fisheries, and involve a coordinated effort by PFMC and WPRFMC.**

We believe that the expansion of pelagic longline fishing in the Pacific is wholly inconsistent with NMFS's paramount duty to conserve threatened and endangered species as well as protected marine mammals and seabirds. It is also inconsistent with sound management of fisheries resources. Therefore, NMFS should cease any development of a new longline fishery. However, should NMFS continue to analyze possibilities for developing such a fishery, it must do so in accordance with sound science and policy, as well as its non-discretionary duties under NEPA and other relevant statutes. In this section, we suggest some measures necessary for a valid analysis of the proposed high seas fishery.

**A. Clarify the objectives and consider a broad range of management alternatives.**

As an initial matter, we recommend that the Council and NMFS reframe this issue as a broader policy discussion and articulate a more accurate and inclusive "purpose and need" statement. For years, fishermen and fishery managers have expressed a desire to create domestic opportunities to target swordfish and transition the drift gillnet fleet to a more selective and less destructive method of fishing. If there is legitimate interest in developing a cleaner and more sustainable swordfish fishery, the Council and NMFS must identify that as an objective and evaluate a wider range of alternatives than simply authorizing a high seas shallow set longline fishery. The purpose and need must, at a minimum, be broad enough to allow consideration of a *reasonable* range of alternatives.

In 2004, NMFS imposed a moratorium on pelagic longline fishing east of 150° W longitude to guard against jeopardy to loggerheads even after the Pacific Council banned longlining west of 150° W longitude. Likewise, the Hawaii-based longline fishery was shut down in 2006 after only three months because of excessive turtle interactions. These far reaching closures demonstrate just how vulnerable sea turtles are to the impacts of longline fishing. As such, it would be inappropriate to artificially limit the range of alternatives

considered to longlining exclusively or to definitively conclude that a west coast-based swordfish fishery, however prosecuted, is appropriate given the potential ecological consequences.

Of the action alternatives currently being considered, the open access alternative, which would impose no limits on fishing effort, is patently irresponsible. An unrestricted increase in capacity and fishing effort is likely to have significant impacts on over-exploited and protected species and run afoul of international overfishing resolutions, the Endangered Species Act, the Marine Mammal Protection Act, the Migratory Bird Treaty Act, and the Magnuson-Stevens Act among others. Since both Hawaii and California-based longline fisheries were previously closed due to their adverse impacts on sea turtle populations, it is improper to again call for a renewed longline fishery off the west coast without also evaluating options that would provide greater protection for sea turtles and other non-target species.

A loophole exists in the management regime whereby Hawaii-permitted vessels are allowed to fish seaward of the U.S. West Coast EEZ and east of 150° W longitude and land on the West Coast. While records indicate that there have been no West Coast landings by fishermen with a Pelagics permit since 2004, the potential remains. To address this management inconsistency, ensure access equity, and foreclose possible increases in longline fishing effort off the West Coast, we recommend that the Council and NMFS consider including another action alternative that would close the loophole and prohibit Hawaii-permitted vessels from fishing seaward of the U.S. West Coast EEZ and east of 150° W longitude and landing on the West Coast.

Fishery managers have repeatedly attempted to justify the establishment of a high seas shallow set longline fishery explaining that there is a need for a more selective alternative to drift gillnetting that does not increase overall fishing capacity. Whether or not establishing a new fishery is a reasonable objective, it is unclear how the drift gillnet fleet might transition to longline fleet when, as the PFMC's staff white paper notes, "the size and configuration of drift gillnet vessels makes it unlikely that existing vessels could be fitted for distant water fishing beyond the EEZ."

NMFS is charged with developing and refining a reasonable range of alternatives for public review and conducting the requisite environmental analyses pursuant to NEPA. The alternatives analysis "is the heart of the environmental impact statement."<sup>15</sup> It "should present the environmental impacts of the proposal and the alternatives in comparative form, thus sharply defining the issues and providing a clear basis for choice among options by the decision maker and the public."<sup>16</sup> Moreover, it should "rigorously explore and objectively evaluate all reasonable alternatives, and for alternatives which were eliminated from detailed study, briefly discuss the reasons for their having been eliminated,"<sup>17</sup> and "devote substantial treatment to each alternative considered in detail,"<sup>18</sup> Should NMFS opt to proceed with the development of a management framework, we urge managers to revise the purpose and need statement to more accurately reflect the objective of permitting a swordfish fishery to the extent it does not

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<sup>15</sup> 40 C.F.R. §1502.14

<sup>16</sup> *Id.*

<sup>17</sup> 40 C.F.R. §1502.14(a)

<sup>18</sup> 40 C.F.R. §1502.14(b).

impermissibly harm other species. We also recommend that the Council and NMFS broaden the scope of alternatives and not prematurely discount other reasonable options including the potential expansion of a California-based harpoon fishery for swordfish.

**B. Investigate options to expand the California harpoon fishery as an alternative to less selective fishing methods.**

To the extent that fishery managers are interested in transitioning the California drift gillnet fleet to a more selective gear type, we recommend that the Council and NMFS investigate opportunities to expand the California-based harpoon fishery for swordfish as an alternative to drift gillnet and longline fishing. The high value, zero bycatch harpoon fishery has been in existence for nearly a century and may provide a viable and more sustainable alternative to drift gillnets and longlines for targeting swordfish. At its peak in 1978, the harpoon fishery had 309 vessels landing 2,700 metric tons of swordfish. Since then, the harpoon fishery has gradually, albeit not entirely, been replaced by the more efficient yet more destructive drift gillnet fishery. Critics claim that a harpoon fishery could not match the volume of fish yielded by the drift gillnet fleet, however drift gillnet landings of swordfish peaked in 1984 at 2,400 metric tons. What's more, research is underway to improve the efficiency of harpooning by analyzing swordfish movement data to better understand how environmental conditions influence swordfish basking rates and times.<sup>19</sup>

**C. Prioritize development of a coordinated management framework for pelagic fisheries throughout the Pacific.**

The conservation community has repeatedly called for more coordinated management between the Western Pacific and Pacific regional fishery management councils and a comprehensive evaluation of the impacts of all U.S. longlining in the Pacific on imperiled sea turtle population. Towards that end, we support the recent request by NMFS Headquarters to the Administrators from the Southwest Regional Office and the Pacific Island Regional Office to explore options for collaboration.<sup>20</sup> The Hawaii and California based fleets fish in the same manner, often in the same area, and catch the same turtles.<sup>21</sup> In addition, the fleets consist of many of the same boats as they have historically moved back and forth to avoid the closures to protect sea turtles that have alternated between Hawaii and California in recent years.

If current fishing practices continue, scientists predict that the extinction of Pacific leatherback sea turtles within the next 10-30 years is imminent.<sup>22</sup> Time/area closures and more selective fishing practices can help avert the alarming decline in population of these ancient reptiles, but it will depend on efforts at both the national and international level. The United States has an important leadership role to play in investigating ways to fish more selectively. As such, we recommend that NMFS actively facilitate collaboration and information sharing between the PFMF, the WPRFMC and other management bodies to develop more selective and innovative fishing practices and gear technologies in existing fisheries. To promote

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<sup>19</sup> Pflieger Institute of Environmental Research (PIER), [http://www.pier.org/hm\\_fishes\\_swordfish.shtml](http://www.pier.org/hm_fishes_swordfish.shtml).

<sup>20</sup> Letter from Dr. James W. Balsiger, Acting Asst. Administrator for Fisheries to Dr. Don McIsaac, Executive Director, Pacific Fishery Management Council, July 17, 2008.

<sup>21</sup> 2004 Draft BiOp at 90

<sup>22</sup> Nature 405, June 2000

sustainability on a global scale, the U.S. must lead by example, by minimizing domestic capacity and developing strong conservation measures that promote ecosystem health and ensure the recovery of endangered sea turtle populations. Even with the most stringent conservation measures in place, reintroduction of longline fishing off the U.S. West Coast will result in a net increase in capacity and fishing effort and put vulnerable fish, marine mammal, seabird and sea turtle populations at even greater risk.

At the same time that the Pacific Council is taking steps to establish a high seas longline fleet off the west coast, fishery managers in the Western Pacific are actively taking steps to relax critical bycatch mitigation measures in their shallow-set longline fishery. Should both efforts be successful, the likely result would be an overall increase in longline fishing effort Pacific-wide and jeopardy determinations for many species of sea turtles, as well as harm to marine mammals, seabirds, and non-target and overexploited fish species. Any proposed changes to the status quo management regime for longlining off the west coast and in Hawaii, should be well-vetted by *both* Councils and NMFS before time and resources are expended. Absent better communication and coordination, existing longline fisheries may be subject to even greater constraints and sea turtle recovery efforts may be irreversibly compromised. As such, we recommend that the Pacific Council cease development of a west-coast based longline fishery and initiate a process to develop a joint pelagics management framework with the WPRFMC.

**D. Adopt import restrictions and demand-side strategies to reduce reliance on imported swordfish.**

Proponents of the high seas longline proposal also claim that a west coast based fishery is warranted and necessary to meet the domestic demand for swordfish and reduce our reliance on imported swordfish from countries that may have weaker standards for sustainability and conservation. While the impact of U.S. swordfish imports is a legitimate concern, the implied assumption is that demand is static and therefore we must increase supply in order to meet demand. Previous efforts to inform and educate consumers about the ecological impacts of fishery operations have been tremendously successful at influencing demand and paving the way for more effective management strategies. For example, the tuna-dolphin issue is part of the broader public consciousness of American consumers and influences many purchasing decisions. Similarly, a recent campaign to discourage consumers from buying severely depleted Chilean sea bass (Patagonian toothfish) was hugely successful. It is clear that informed consumers can substantially influence the demand side of the equation; therefore a more prudent approach would be to focus agency efforts on educating the public about the relative sustainability and associated impacts of the domestic and international swordfish fisheries.

If the objective in establishing a longline fishery off the west coast is to meet consumer demand while promoting more sustainable management approaches abroad, a better approach would be to monitor and control imports. The U.S. has the authority and the legal responsibility to monitor and control imports from countries whose vessels are fishing in a manner that undermines the conservation of protected species. The recent reauthorization of the Magnuson-Stevens Act (MSA) clarified the intent of Congress to crack down on illegal, unreported or unregulated (IUU) fishing to raise the bar for sustainability. Specifically, the Act requires that NMFS identify fishing vessels engaged in “fishing activities or practices...that result in bycatch

of protected living marine resources...”<sup>23</sup> Moreover, the MSA specifically endorses the use of market-related measures such as import prohibitions and landing restrictions to combat IUU fishing.<sup>24</sup> Likewise, the Marine Mammal Protection Act (MMPA) is another statutory tool by which the U.S. can restrict imports of swordfish from countries that do not meet strong conservation standards to minimize the impact of fisheries on marine mammals. Though still pending, the Center for Biological Diversity and Turtle Island Restoration Network submitted a petition in 2008 to ban imports of swordfish from countries failing to submit proof of the effects of fishing technology on marine mammals pursuant to Section 101 of the MMPA. Indeed, if NMFS is sincerely concerned about the impacts that foreign fleets are having on protected resources, limiting or restricting the import of swordfish caught in an unsustainable manner is a powerful tool that should be employed.

## CONCLUSION

It would be irresponsible to re-establish the high seas longline fishery without the necessary conservation safeguards for protected species, a thorough environmental impacts analysis, consideration of alternative gear types to target swordfish, and a coordinated management strategy with the WPRFMC. Indeed, many of the species that would be harmed by the proposed fishery already suffer unsustainable adverse impacts from existing fishing pressure, and in many cases NMFS has not yet complied with its legal duties to analyze, authorize, or prevent even existing take of those species. The best available science indicates that Pacific leatherbacks, loggerheads, and other species simply cannot sustain the harm wrought by another pelagic longline fishery. We do not believe there is sufficient evidence to justify allowing a high seas longline fishery off the west coast at this time and urge NMFS to discontinue the development of a management framework for a high seas shallow set longline fishery. Should the process move forward, we recommend that an additional action alternative be included for analysis that would, in addition to maintaining the current closure, close the loophole whereby Hawaii based fishermen with a Pelagics permit are authorized to fish east of 150 degrees West longitude and land their catch on the west coast.

Sincerely,



Meghan Jeans  
Pacific Fish Conservation Manager  
Ocean Conservancy

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<sup>23</sup> 16 USC 1826d et seq., Section 610(a)(1)(A)

<sup>24</sup> 16 USC 1826d et seq., Section 608(2)





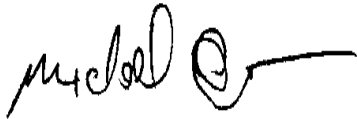
Andrea A. Treece  
Senior Attorney, Oceans Program  
Center for Biological Diversity



Ben Enticknap  
Pacific Project Manager  
Oceana



Jim Curland  
Marine Program Associate  
Defenders of Wildlife



Michael Sutton  
Vice President & Director  
Center for the Future of the Oceans  
Monterey Bay Aquarium

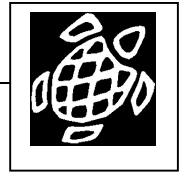


Michael Milne  
Leatherback Campaign Coordinator  
Turtle Island Restoration Network

cc: Pacific Fishery Management Council  
Bill Robinson, NMFS PIRO  
Don McIsaac, PFMC  
Rod McInnis, NMFS SWR

# Turtle Island Restoration Network

PO Box 370 • Forest Knolls, CA USA  
Ph. (415) 663 8590  
[www.seaturtles.org](http://www.seaturtles.org)



Mr. Donald K. Hansen  
Chairman  
Pacific Fishery Management Council  
7700 NE Ambassador Place, Suite 101  
Portland, Oregon 97220-1384

September 2, 2008

Dear Chairman Hansen:

The Turtle Island Restoration Network (TIRN) submits these comments regarding the proposed High Seas Shallow-Set Longline Amendment off the U.S. West Coast.

The Sea Turtle Restoration Project would like to bring to your attention California Assembly Joint Resolution (AJR) 62. This recent action taken by the California Assembly and Senate affirms the State of California's position in opposing the development of a swordfish longline fishery in the California Economic Exclusive Zone (EEZ) where it has been prohibited since 1977, and expresses opposition to any further consideration of the proposed High Seas Shallow-Set Longline Amendment.

With the passage of AJR 62 in July 2008, the California legislature joins scientists, recreational fishing organizations, and environmental groups who believe that longline fisheries off the U.S. West Coast will undermine successful conservation measures protecting the critically endangered Pacific leatherback sea turtle, Pacific loggerhead turtle, and other marine wildlife by allowing this non-selective gear type into areas where it is currently prohibited. AJR 62 is yet another indication of the widespread popular support for strong protections for marine wildlife and the continuance of closures that currently safeguard sea turtles, marine mammals, and seabirds from interactions with pelagic fisheries. As such, we urge the PFMC to abandon its attempt to reopen the U.S. West coast high seas shallow-set longline fishery.

Please find a following copy of AJR 62 attached.

Sincerely,

Michael Milne  
Leatherback Campaign Coordinator

## **Assembly Joint Resolution No. 62**

### **RESOLUTION CHAPTER 100**

Assembly Joint Resolution No. 62—Relative to West Coast sea turtle protection.

[Filed with Secretary of State July 23, 2008.]

#### **LEGISLATIVE COUNSEL'S DIGEST**

AJR 62, Leno. West Coast sea turtle protection.

This measure would request the National Marine Fisheries Service to delay consideration of, or deny, the swordfish longline exempted fishing permit for a specified period of time. The measure would request the National Marine Fisheries Service to defer consideration of efforts to introduce shallow-set longline fishing off the California coast for that specified period of time.

WHEREAS, California is a coastal state that is dedicated to protection of our ocean resources, fisheries, and marine wildlife; and

WHEREAS, Sea turtles, fish, and marine mammals are a central component of California's natural heritage and marine biodiversity; and

WHEREAS, According to the National Marine Fisheries Service, the waters off the central California coast are a critical foraging area for Pacific leatherback sea turtles; and

WHEREAS, According to the National Marine Fisheries Service and the United States Fish and Wildlife Service in its "Recovery Plan for the U.S. Pacific Populations of the Loggerhead Turtle (*Caretta caretta*)," the waters off the California coast are a significant migratory corridor and foraging area for North Pacific loggerhead sea turtles; and

WHEREAS, Scientists have determined that the populations of Pacific leatherback and North Pacific loggerhead sea turtles have declined by approximately 95 percent and 80 percent to 86 percent, respectively, in the last 25 years, as reported by Duke University in 2004; and

WHEREAS, Prominent sea turtle biologists from Drexel University and Indiana-Purdue University predict that the death of more than 1 percent of the adult female Pacific leatherback sea turtle population each year could lead to the extinction of the species, as published in 2000 in the journal *Nature*, indicating the catch of small numbers of Pacific leatherback sea turtles is a serious threat to their future survival; and

WHEREAS, Scientists at the 2003 annual meeting of the American Association for the Advancement of Science estimated that the Pacific leatherback sea turtle could become extinct if existing by-catch rates are not reduced; and

WHEREAS, The National Marine Fisheries Service biological opinion and incidental take statement on the Hawaii-based pelagic, deep-set longline fishery predicts that current population trends indicate a high probability that North Pacific loggerhead sea turtles will be effectively extinct within approximately 50 years; and

WHEREAS, Injury and mortality from interactions with longline fishing gear are direct contributors to the rapid decline, and potential extinction, of Pacific leatherback and North Pacific loggerhead sea turtles, according to a study published by Duke University scientists in 2004; and

WHEREAS, Data collected from fishing vessels have revealed that shallow-set longlines that are targeting swordfish snare loggerhead turtles at a rate 10 times greater, and leatherback sea turtles at a rate approximately 3 times greater, than deep-set longlines, as reported by scientists at Dalhousie University and Duke University; and

WHEREAS, The National Marine Fisheries Service is considering approval of an exempted fishing permit (EFP) to authorize shallow-set longlining to target swordfish within the Exclusive Economic Zone (EEZ) of the California coast where commercial pelagic longline fishing has never been permitted; and

WHEREAS, The proposed EFP would allow longline fishing inside the Pacific leatherback conservation area, an area closed to selected types of fishing gear that are known to impact Pacific leatherback sea turtles; and

WHEREAS, In 1989 with the enactment of Section 9028 of the Fish and Game Code, the California Legislature prohibited pelagic longline fishing in the EEZ off the California coast by banning the use of hook and line fishing gear longer than 900 feet; and

WHEREAS, The National Marine Fisheries Service is also considering authorizing the placement of a shallow-set longline fishery to target swordfish on the high seas (High Seas Swordfish Fishery) off the West Coast of the United States in an area known to be used by Pacific leatherback and North Pacific loggerhead sea turtles; and

WHEREAS, Longlining for swordfish has been prohibited on the high seas off the West Coast of the United States since 2004 when the federal government determined that by-catch of North Pacific loggerheads by the High Seas Swordfish Fishery would violate the federal Endangered Species Act's jeopardy prohibition and determined that the "reasonable and prudent alternative" was to close the shallow-set (swordfish) component of the High Seas Swordfish Fishery; and

WHEREAS, A high seas swordfish fishery off the West Coast of the United States will also result in the intentional and incidental capture of Yellowfin, and Bigeye tuna, which populations are already considered to be overfished or are experiencing overfishing by the Inter-American Tropical Tuna Commission (IATTC) or US Stock Assessments or both; and

WHEREAS, On December 27, 2007, the National Marine Fisheries Service found merit in a formal petition asking that California's waters be designated as critical habitat area for the endangered Pacific leatherback

sea turtle under the federal Endangered Species Act and a study to make a final determination is currently underway; and

WHEREAS, On November 16, 2007, the federal government announced it had found merit in a formal petition request to list the North Pacific loggerhead sea turtles found off the West Coast of the United States as endangered under the federal Endangered Species Act and a study to make a final determination is ongoing; and

WHEREAS, The federal Endangered Species Act requires the National Marine Fisheries Service to give highest priority to the protection of threatened and endangered species; now, therefore, be it

*Resolved by the Assembly and the Senate of the State of California, jointly,* That the Legislature of the State of California acknowledges the severe decline of Pacific leatherback and North Pacific loggerhead sea turtle populations and supports efforts to recover and preserve these populations; and be it further

*Resolved,* That the Legislature of the State of California requests the National Marine Fisheries Service to delay consideration of, or deny, the swordfish longline exempted fishing permit in the West Coast EEZ, until Pacific leatherback sea turtle critical habitat is established, the federal status of the North Pacific loggerhead sea turtle is clarified, and critical habitat is designated for the North Pacific loggerhead sea turtle should its protected status be strengthened to “endangered”; and be it further

*Resolved,* That the Legislature of the State of California requests that the National Marine Fisheries Service defer consideration of any efforts to introduce shallow-set longline fishing off the California coast, both inside and outside the EEZ, until Pacific leatherback sea turtle critical habitat is established, the federal status of the North Pacific loggerhead sea turtle is clarified, and critical habitat is designated for the North Pacific loggerhead sea turtle, if it is designated as “endangered”; and be it further

*Resolved,* That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Secretary of Commerce, and to each Senator and Representative from California in the Congress of the United States.



H-3  
Supplemental Public Comment 2

*Conserving Ocean Fish and Their Environment  
Since 1973*

September 3, 2008

Mark Helvey  
Assistant Regional Administrator  
National Marine Fisheries Service  
Southwest Region  
Sustainable Fisheries Division  
501 West Ocean Blvd., Suite 4200  
Long Beach, CA 9080

**Re: RIN: 0648-XI67**

Dear Mr. Helvey,

For over 35 years, the National Coalition for Marine Conservation (NCMC) has been working to identify threats to our nation's fishery resources and provide solutions to managers. When the Fishery Management Plan for U.S. West Coast Fisheries for Highly Migratory Species (HMS FMP) was under development, we urged the Pacific Fishery Management Council (Council) and the National Marine Fisheries Service (NMFS) to ban longlines off the West Coast – a measure that, because of the significant and unavoidable bycatch resulting from the indiscriminant nature of longline gear, must be at the core of any regulations guiding sustainable use of HMS resources. In 2004, the Council wisely chose to adopt a federal waters longline ban in the new HMS FMP. NMFS further strengthened the plan when it rejected a West Coast-based high seas shallow-set longline (SSL) fishery in order to uphold Endangered Species Act protections for Pacific loggerhead sea turtles.

Now just four years later, as scientists across the globe crusade for an international ban on longlines to prevent the extinction of Pacific leatherbacks,<sup>1</sup> as striped marlin fall to a mere fraction of historic levels,<sup>2</sup> and as Inter-American Tropical Tuna Commission (IATTC) scientists warn of collapse unless fishing effort is reduced on overfished bigeye and

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<sup>1</sup> An International Call by Leading Scientists to Reverse the Pacific Leatherback's Extinction Trajectory. 2005. (Letter submitted to the United Nations containing over 1000 scientists signatures from 97 countries calling for a moratorium on pelagic longlines, gillnets and other fishing techniques that harm Pacific leatherback sea turtles).

<sup>2</sup> A 2007 stock assessment conducted by the International Scientific Committee for Tuna and Tuna-like Species in the North Pacific Ocean found that striped marlin populations have fallen to 12% of the levels found in the 1960s.

## NCMC COMMENTS

yellowfin tuna,<sup>3</sup> NMFS and the Pacific Council choose to weaken conservation efforts by opening the door for a high seas longline fishery that, according to the most conservative option in the proposal, will introduce over 1 million new hooks into the eastern Pacific annually.

**The NCMC is strongly opposed to the new West Coast-based high seas SSL fishery. We believe the rationale presented in the proposal is unsound, and any of the options other than the status quo will put imperiled species in greater jeopardy.**

- According to the Federal Register announcement, the decision to revisit the SSL fishery is based on bycatch reduction studies using mackerel bait and large circle hooks that were conducted in the Hawaiian and Atlantic swordfish fisheries. However, **an evaluation of circle hook studies designed to reduce sea turtle mortality on longlines concluded that circle hooks may not be equally effective in all geographic areas for either reducing sea turtle bycatch or for retaining target species.**<sup>4</sup> The author explains, “catch rates of target and non-target species are affected by a myriad of factors, including time of day fished, soak time, depth fished, bait\type and size, the use of attractors (light sticks), temperature, location and season. These factors interact in a complicated and sometimes unpredictable manner. The design of the hook is only one factor that affects catch rates.” He further argues that the size of the turtles taken as bycatch must also be considered when evaluating the effectiveness of circle hooks. **To date, none of the above listed variables, as they relate to reducing longline bycatch, have been thoroughly investigated and tested in the eastern Pacific.**
- **Additional high seas longline effort will increase risk to critically endangered sea turtle populations.** Since the 1980s, Pacific leatherbacks have declined by 95% and Pacific loggerheads have declined by 86%.<sup>5</sup> Even if sea turtle bycatch reduction levels achieved in Atlantic and Hawaiian studies could be duplicated in the eastern Pacific, scientists caution that fishery-related mortality of just over 1% of adult female leatherbacks could lead to extinction.<sup>6</sup> Existing Pacific longline effort already surpasses this limit, killing 3-10% of the adult leatherback population each year and putting the species on course for extinction within 10-30 years unless drastic action is taken.<sup>7</sup>

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<sup>3</sup>20% and 30% reduction in fishing effort needed for yellowfin and bigeye tunas, respectively. [IATTC. 2008. Proposal for Conservation of Yellowfin and Bigeye Tuna in the Eastern Pacific Ocean. IATTC-77-04 Conservation proposal REV.]

<sup>4</sup> Read, Andrew. 2007. Do circle hooks reduce mortality of sea turtles in pelagic longlines? A review of recent experiments. *Biological Conservation* 135:155-169.

<sup>5</sup> Spotila, J.R., Reina, R.R., Steyermark, A.C., Plotkin, P.T. & Paladino, F.V. 2000. Pacific leatherback turtles face extinction. *Nature*, 405, 529–530.

<sup>6</sup> Spotila, J.R., Dunham, A.E., Leslie, A.J., Steyermark, A.C., Plotkin, P.T., & Paladino, F.V. 1996. Worldwide Population Decline of *Dermochelys coriacea*: Are leatherback turtles going extinct? *Chel. Cons. Biol.*, 2, 209–222.

<sup>7</sup> Lewison RL, Freeman SA, Crowder LB. 2004. Quantifying the effects of fisheries on threatened species: the impact of pelagic longlines on loggerhead and leatherback sea turtles. *Ecology Letters* 7 (3): 221-231.

While we understand the Council may transfer existing allowed turtle takes from the drift gillnet (DGN) fishery to the new SSL fishery, turtle interactions in the DGN fishery have been greatly reduced since the implementation of the Pacific Leatherback Conservation Area in 2001, and the turtle take limit has not been reached. Any decision to add to the mortality count, no matter how minimally, through the deployment of gear that has not been thoroughly tested is irresponsible.

It should be noted that the Hawaiian SSL fishery, which uses circle hooks, was shut down in March 2006 after reaching its annual loggerhead take limit in just three months. Yet, rather than taking additional measures to decrease longline turtle interactions, the Western Pacific Council is urging an increase in the take of loggerhead and leatherback turtles from 17 to 46 and 16 to 19, respectively. Indeed, without a cooperative plan in place to manage HMS in the Pacific Ocean, the Western Pacific and Pacific Councils are independently vying for as large a share of the turtle take cap as possible for their respective longline fisheries, without regard for the combined impact on sea turtle populations.

- **Studies to date have not addressed the effects of circle hooks on the bycatch of other species - notably marine mammals, seabirds, and highly migratory fish - and there is no reason to believe that circle hook and bait combinations alone will mitigate the significant bycatch of these animals that has been documented on shallow-set longlines. In creating the supplemental environmental impact statement (SEIS) for the proposed options, NMFS must conduct a thorough analysis of the potential impacts to other non-target species and undersized target species likely to be caught on longline hooks.**
  - In particular, we are greatly concerned for other HMS managed by the Council, especially overfished species such as striped marlin, bigeye tuna and yellowfin tuna that support economically important fisheries. Fishing effort must be *reduced* on these species in order to halt their decline. The proposed SSL fishery would *increase* effort. Also at risk is the albacore tuna population, which both the IATTC and the Western and Central Pacific Fisheries Commission (WCPFC) conclude is approaching an overfished condition and have asked member nations to prevent an increase in fishing effort.<sup>8</sup> *Any* bycatch allowance of the above species for the new SSL fishery would not only result in additional, unsustainable fishing pressure, it would also weaken our position to negotiate conservation strategies (i.e., effort limits) in international forums.
  - Although we urge NMFS to do a thorough bycatch analysis, we are concerned that adequate information is not available to evaluate its impact on

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<sup>8</sup> IATTC. 2005. Resolution C-05-02. Resolution on Northern Albacore Tuna.



## NCMC COMMENTS

Pacific HMS. A projection of the number of fish likely to be caught is meaningless without an understanding of how the population as a whole would be affected. The Pacific Council acknowledges the "substantial uncertainty" involved in assessing the stock status of many HMS. For example, bluefin tuna are listed in the HMS FMP as vulnerable, yet the Council's most recent HMS Stock Assessment and Fishery Evaluation lists its status as "unknown," although analysis indicates that fishing mortality has "exceeded  $F_{Max}$  2-fold during the last 2 decades."<sup>9</sup> The status of dorado, pelagic and bigeye thresher sharks, and skipjack tuna are also unknown.

The lack of sufficient data has also hindered the Council from developing and implementing acceptable biological catches (ABCs) for HMS that are needed to manage the stocks in a manner that prevents overfishing and/or achieves rebuilding goals. Without scientifically-derived ABCs, any bycatch or directed fishing allowance of HMS for the new longline fishery adds an arbitrary amount of mortality to already stressed stocks.

Once again, we implore NMFS and the Council to retract the proposal for a West Coast-based high seas longline fishery. Replacing the DGN fishery with a longline fishery is unlikely to reduce sea turtles interactions, which have already been effectively minimized through DGN time/area closures. A longline fishery is also likely to increase bycatch of species identified by the Council as vulnerable, which include striped marlin, bluefin tuna and pelagic sharks. With limited resources available, the Council and NMFS should be focused on strengthening stock assessments and improving our understanding of HMS, so more ecologically-sustainable fishing methods can be explored in the future.

Sincerely,



Pam Lyons Gromen  
Executive Director

cc: Don McIsaac, PPMC

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<sup>9</sup> Pacific Fishery Management Council. 2007. Status of the U.S. West Coast Fisheries for Highly Migratory Species through 2006: Stock Assessment and Fishery Evaluation (SAFE).



September 8, 2008

Mr. Mark Helvey, Assistant Regional Administrator  
National Marine Fisheries Service, Southwest Region  
Sustainable Fisheries Division  
501 West Ocean Boulevard, Suite 4200  
Long Beach, California 90802-4213

**RE: (RIN 0648-X167) Amendment 2 to the Fishery Management Plan for U.S. West Coast Fisheries for Highly Migratory Species**

Dear Mr. Helvey:

We are writing to comment on the National Marine Fisheries Service (NMFS) proposal to develop a management framework for a high seas shallow-set longline fishery off the United States West Coast. We endorse the comment letter submitted by the Ocean Conservancy, Center for Biological Diversity, Defenders of Wildlife, Turtle Island Restoration Network, Oceana, and Monterey Bay Aquarium, as well as the letter from the National Coalition for Marine Conservation. We urge NMFS to discontinue its development of a high seas shallow-set longline fishery. Creation of a high seas longline fishery poses the risk of unacceptable adverse ecological consequences and fails to comply with the National Environmental Policy Act (NEPA) and to meet the mandates of the Magnuson-Stevens Fishery Conservation and Management Act (MSA). NMFS should instead maintain the current prohibition on shallow-set longlining east of 150°W longitude and strengthen this measure by prohibiting Hawaii longline permit holders from fishing in this area and landing their catch on the West Coast.

NEPA and the MSA require NMFS to manage marine resources sustainably for the benefit of the public. The decision-making process described in NMFS's scoping notice of Aug. 7, 2008 inappropriately limits public participation in the environmental review and fishery management processes. By allowing selection of a preliminary preferred alternative before the Council or NMFS reviews public scoping comments, it appears that a preferred alternative is a foregone conclusion, thus making the scoping process an empty exercise, and violating the spirit and possibly the letter of the National Environmental Policy Act and the Administrative Procedure Act. NMFS should not allow selection of a preliminary preferred alternative until all scoping comments are received and considered.

The MSA mandates that NMFS minimize bycatch. NMFS must better define the purpose and need for its shallow-set longline proposal and consider a broader range of alternatives to

achieve the goal of providing more sustainable fishing opportunities while promoting the recovery of endangered and threatened sea turtles and over-exploited fish populations. This would necessarily mean including analysis of alternative gear types and configurations to minimize impact on protected species and reduce bycatch, instead of only analyzing differing fleet size and access requirements for a single gear, the shallow-set longline. Sound analysis of the impacts of a new pelagic longline fishery must take into account the cumulative impacts from all fisheries on targeted and incidentally encountered species, including sea turtles, marine mammals, tunas and sharks. Additionally, it is critical that NMFS analyze the impact to these species of the increased fishing effort that would result from opening a new fishery without reducing the effort allowed in other fisheries, and the simultaneous proposed increase of effort in the Hawaii longline fishery that affects the same stocks. Similarly, we also encourage NMFS to prioritize the development of a coordinated management strategy for pelagic fisheries between the Pacific Fishery Management Council (PFMC) and the Western Pacific Regional Fishery Management Council (WPRFMC), as both impact the same populations of protected sea turtle species, as well as tunas, sharks, and other marine life.

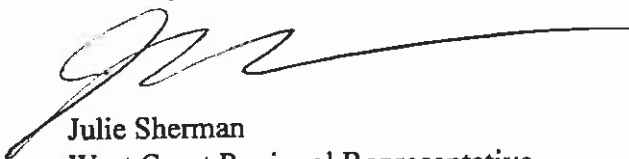
The currently proposed open access alternative, which would impose no limits on fishing effort, is egregious in its failure to meet the bycatch minimization and species protection requirements of the MSA and other federal species protection laws. Unrestricted increase in capacity and fishing effort would likely have significant impacts on over-exploited and protected species and violate international overfishing resolutions, the Endangered Species Act, the Marine Mammal Protection Act, the Migratory Bird Treaty Act, and the Magnuson-Stevens Fishery and Conservation Management Act, among others. Since both Hawaii and California-based longline fisheries were previously closed due to their adverse impacts on sea turtle populations, it is irresponsible to again call for a renewed longline fishery off the west coast without also evaluating alternatives to provide greater protection for sea turtles and other non-target species.

In conclusion, NMFS has not adequately followed the letter or spirit of the National Environmental Policy Act with respect to thoroughly scoping the proposed action and possibly allowing selection of a preliminary preferred alternative before scoping comments can be considered. Furthermore, the proposed action is wholly inconsistent with legal requirements in the MSA to minimize bycatch – the proposed action would *increase* bycatch and negatively impact a marine fish population that is experiencing overfishing. NMFS should cease any development of a new longline fishery.

This proposed action will likely consume significant resources in assessing impacts of the proposed action. The Network believes that ceasing development of this proposed action can free up funds to instead promote increased, sustainable fishing access by supporting clean fisheries such as the harpoon fishery for swordfish or hook and line fishing for groundfish.

Thank you for your consideration of our comments.

Sincerely,

A handwritten signature in black ink, appearing to read 'Julie Sherman', with a long, sweeping horizontal line extending to the right.

Julie Sherman  
West Coast Regional Representative  
Marine Fish Conservation Network