

# STRAIT OF JUAN DE FUCA NATURAL COHO

(OCTOBER, 2019)

## **SALMON REBUILDING PLAN, ENVIRONMENTAL ASSESSMENT\*, MAGNUSON-STEVENSON FISHERY CONSERVATION AND MANAGEMENT ACT ANALYSIS\*, REGULATORY IMPACT REVIEW\*, AND INITIAL REGULATORY FLEXIBILITY ANALYSIS\***

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## TABLE OF CONTENTS

	<u>Page</u>
1.0 EXECUTIVE SUMMARY .....	1
2.0 INTRODUCTION .....	1
2.1 Magnuson-Stevens Fishery Conservation and Management Act .....	3
2.2 National Environmental Policy Act .....	4
2.2.1 Proposed action .....	4
2.2.2 Purpose and need .....	5
2.3 Stock overview .....	5
2.3.1 Stock composition .....	5
2.3.2 Location and geography .....	6
2.4 Management overview .....	7
2.4.1 Conservation objectives .....	8
2.4.2 Management strategy .....	8
3.0 REVIEW OF POTENTIAL FACTORS LEADING TO OVERFISHED STATUS .....	9
3.1 Freshwater survival .....	9
3.1.1 Review of freshwater conditions .....	9
3.1.2 Juvenile production estimates .....	11
3.2 Marine survival .....	13
3.2.1 Review of ocean conditions .....	13
3.2.2 Early life survival rates .....	16
3.3 Harvest impacts .....	16
3.3.1 Ocean fisheries .....	16
3.3.2 Puget Sound fisheries .....	18
3.3.3 Total exploitation rates .....	21
3.4 Assessment and management .....	23
3.4.1 Abundance forecast errors .....	23
3.4.2 Exploitation rate forecast errors .....	25
3.5 Summary of potential causal factors .....	27
4.0 RECOMMENDATIONS FOR ACTION .....	29
4.1 Recommendation 1: Rebuilt criterion .....	29
4.2 Recommendation 2: Management strategy alternatives .....	29
4.3 Recommendation 3: Comanager recommendations .....	30
4.4 Recommendation 4: Habitat Committee .....	30
4.5 Analysis of management strategy alternatives .....	31
5.0 SOCIOECONOMIC IMPACT OF MANAGEMENT STRATEGY ALTERNATIVES .....	32
5.1 Approach to the socio-economic analysis and benchmark/baseline .....	32
5.2 Alternative I .....	39
5.3 Alternative II .....	40
5.4 T <sub>MIN</sub> rebuilding scenario .....	42
5.5 Summary of socio-economic impacts .....	43
6.0 AFFECTED ENVIRONMENT AND ENVIRONMENTAL EFFECTS OF MANAGEMENT STRATEGY ALTERNATIVES CONSIDERED .....	45
6.1 Introduction .....	45

6.2 Targeted salmon stocks .....	45
6.2.1 Affected environment .....	45
6.2.2 Environmental consequences of alternatives on target salmon stocks .....	45
6.3 Marine mammals .....	45
6.3.1 Affected environment .....	45
6.3.2 Environmental consequences of the alternatives on marine mammals .....	46
6.4 ESA listed salmon stocks.....	46
6.4.1 Affected environment .....	46
6.4.2 Environmental consequences of the alternatives on ESA-listed salmon stocks ....	47
6.5 Non-target fish species.....	47
6.5.1 Affected environment .....	47
6.5.2 Environmental consequences of the alternatives on non-target fish species .....	48
6.6 Seabirds.....	48
6.6.1 Affected environment .....	48
6.6.2 Environmental consequences of the alternatives on seabirds .....	48
6.7 Ocean and coastal habitats and ecosystem function .....	48
6.7.1 Affected environment .....	48
6.7.2 Environmental consequences of the alternatives on ocean coastal habitats and ecosystem function.....	49
6.8 Cultural resources .....	49
6.8.1 Affected environment .....	49
6.8.2 Environmental consequences of the alternatives on cultural resources .....	49
6.9 Cumulative impacts .....	49
7.0 REFERENCES .....	50
APPENDIX A. STATUS DETERMINATION CRITERIA .....	52
APPENDIX B. PUGET SOUND RECREATIONAL FISHERY REGULATIONS .....	56
APPENDIX C. MODEL DESCRIPTION .....	60
APPENDIX E. DRAFT FINDING OF NO SIGNIFICANT IMPACT .....	65
APPENDIX F. PAST, PRESENT AND REASONABLY FORESEEABLE FUTURE IMPACTS .....	65
APPENDIX G. LIST OF AGENCIES AND PERSONS CONSULTED.....	65
APPENDIX H. REGULATORY IMPACT REVIEW .....	66
APPENDIX I. INITIAL REGULATORY FLEXIBILITY ANALYSIS .....	68
APPENDIX J. NATIONAL STANDARDS ANALYSIS .....	70
APPENDIX K. CONSISTENCY WITH OTHER APPLICABLE LAWS ANALYSIS .....	70

## LIST OF TABLES

TABLE 2.0.A. NATURAL SPAWNING ADULT ESCAPEMENT OF JDF COHO.....	3
TABLE 2.3.A. PACIFIC SALMON TREATY-DEFINED TOTAL EXPLOITATION RATE CEILINGS BY PSC STATUS CATEGORIES. ....	8
TABLE 3.1.1.A. McDONALD CREEK (EASTERN STRAIT) WATER CONDITIONS. ....	10
TABLE 3.1.1.B. CLALLAM RIVER (WESTERN STRAIT) WATER CONDITIONS. ....	10
TABLE 3.1.2.A. JDF COHO NATURAL SMOLT PRODUCTION .....	12
TABLE 3.3.1.A. COHO HARVEST QUOTAS FOR COUNCIL AREA COMMERCIAL AND RECREATIONAL FISHERIES COMPARED WITH ACTUAL HARVEST BY MANAGEMENT AREA AND FISHERY. ....	18
TABLE 3.3.2.A. COHO HARVEST IN PUGET SOUND MARINE FISHERIES <sup>A/B/</sup> .....	21
TABLE 3.3.3.A. OCEAN ABUNDANCE, ESCAPEMENT AND EXPLOITATION RATES FOR JDF COHO .....	22
TABLE 3.4.1.A. PRESEASON AND POSTSEASON ESTIMATES OF OCEAN AGE 3 ABUNDANCE (IN THOUSANDS OF FISH) FOR JDF COHO (IN THOUSANDS OF .....	25
TABLE 3.4.2.A. PRESEASON AND POSTSEASON TOTAL EXPLOITATION RATES FOR JDF COHO .....	26
TABLE 3.4.2.B. PRESEASON FORECAST AND POSTSEASON ESTIMATES OF ESCAPEMENT, TOTAL MORTALITY, AND EXPLOITATION RATE BY FISHERY FOR JDF NATURAL COHO DURING YEARS THAT CONTRIBUTED TO THE OVERFISHED CLASSIFICATION (2014- 16), AND DATA FOR THE MOST RECENT YEAR AVAILABLE (2017).....	27
TABLE 3.5.A. COMPARISON OF FACTORS AFFECTING ABUNDANCE OF JDF COHO. ....	29
TABLE 4.5.A. PROJECTED REBUILDING PROBABILITIES BY YEAR FOR EACH OF THE ALTERNATIVES AND THE T <sub>MIN</sub> SCENARIO. ....	31
TABLE 5.1.A. ESTIMATES OF PERSONAL INCOME IMPACTS BY COASTAL COMMUNITY IN THOUSANDS OF REAL (INFLATION ADJUSTED, 2016) DOLLARS FOR THE NON-TRIBAL COMMERCIAL OCEAN TROLL AND RECREATIONAL OCEAN SALMON FISHERIES FOR MAJOR WASHINGTON AND OREGON PORT AREAS NORTH OF CAPE FALCON.....	38
TABLE 5.1.B. POUNDS OF SALMON LANDED BY THE TRIBAL AND NON-TRIBAL COMMERCIAL TROLL OCEAN SALMON FISHERIES IN THE PORT AREA OF NEAH BAY (THOUSANDS OF DRESSED POUNDS).....	39
TABLE 5.3.A. STOCKS THAT WERE MOST CONSTRAINING TO NORTH OF CAPE FALCON OCEAN SALMON FISHERIES AT THE TIME ANNUAL MANAGEMENT MEASURES WERE ADOPTED (PRESEASON REPORT III) .....	41
TABLE 5.3.B JDF COHO HISTORICAL PRESEASON ESCAPEMENT AND EXPLOITATION RATE PROJECTIONS, RELEVANT MANAGEMENT CRITERIA AND COMPARISON WITH ALTERNATIVE II POLICY (THOUSANDS OF FISH AND PERCENTAGES) .....	42
TABLE 5.5.A. SUMMARY OF ECONOMIC IMPACTS OF THE JDF COHO REBUILDING ALTERNATIVES.....	43
TABLE 5.5.B. ASSUMPTIONS/CAVEATS USED IN THE ANALYSIS AND POTENTIAL IMPLICATIONS.....	44
TABLE 6.4.1.A. ESA-LISTED CHINOOK AND COHO SALMON ESUs THAT OCCUR WITHIN THE ANALYSIS AREA. ....	46

TABLE 6.4.1.B. NMFS BIOLOGICAL OPINIONS REGARDING ESA-LISTED SALMON ESUs LIKELY TO BE AFFECTED BY COUNCIL-AREA OCEAN SALMON FISHERIES IN THE ANALYSIS AREA .....	47
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## LIST OF FIGURES

FIGURE 2.0.A. JDF COHO SPAWNING ESCAPEMENT OF NATURAL AREA ADULTS.....	3
FIGURE 2.2.2.A. MAP OF STRAIT OF JUAN DE FUCA COHO MANAGEMENT UNIT.....	7
FIGURE 3.1.1.A. HOKO RIVER (WESTERN STRAIT) WATER CONDITIONS FROM 1996-2015 ACROSS HIGH FLOW (OCTOBER-MARCH) AND LOW FLOW (JULY-SEPTEMBER) MONTHS .....	11
FIGURE 3.1.2.A. NATURAL SMOLT PRODUCTION OF JDF COHO BY BROOD YEAR.....	12
FIGURE 3.2.1.A. SUMMARY OF MARINE INDICATORS FROM 1998-2018. ....	14
FIGURE 3.2.2.A. MARINE SURVIVAL OF JDF COHO.....	16
FIGURE 3.3.2.A. MAP OF WESTERN WASHINGTON, SHOWING THE MARINE CATCH AREAS OF PUGET SOUND (AREAS 5 THROUGH 13) AND THE WASHINGTON COAST (AREAS 1 THROUGH 4).....	19
FIGURE 3.3.3.A. POSTSEASON TOTAL EXPLOITATION RATES BY MAJOR FISHERY GROUP ON JDF COHO.....	22
FIGURE 3.4.1.A. PRESEASON FORECASTS AND POSTSEASON FRAM ESTIMATES OF OCEAN AGE 3 ABUNDANCE OF JDF COHO.....	24
FIGURE 3.4.1.B. PRESEASON FORECAST ERROR WHEN COMPARED TO POSTSEASON ESTIMATES OF OCEAN ABUNDANCE OF JDF COHO .....	24
FIGURE 4.5.A. PROJECTED PROBABILITY OF ACHIEVING REBUILT STATUS BY YEAR UNDER THE TWO ALTERNATIVES AND THE $T_{\min}$ SCENARIO. ....	32
FIGURE 5.1.A. ESTIMATES OF TOTAL, AGGREGATED PERSONAL INCOME IMPACTS IN AFFECTED COASTAL COMMUNITIES IN WASHINGTON AND OREGON NORTH OF CAPE FALCON IN THOUSANDS OF REAL (INFLATION ADJUSTED, 2016) DOLLARS FOR THE NON-TRIBAL COMMERCIAL OCEAN TROLL AND OCEAN RECREATIONAL SALMON FISHERIES. ....	37
FIGURE 5.1.B. ESTIMATES OF PERSONAL INCOME IMPACTS BY COASTAL COMMUNITY IN THOUSANDS OF REAL (INFLATION ADJUSTED, 2016) DOLLARS FOR THE COMBINED NON-TRIBAL COMMERCIAL OCEAN TROLL AND RECREATIONAL OCEAN SALMON FISHERIES IN WASHINGTON AND OREGON NORTH OF CAPE FALCON.....	37

## LIST OF ACRONYMS AND ABBREVIATIONS

ABC	acceptable biological catch
BY	brood year
CoTC	Coho Technical Committee (of the PSC)
Council	Pacific Fishery Management Council
CWT	coded-wire tag
EA	Environmental Assessment
EEZ	exclusive economic zone (from 3-200 miles from shore)
ESA	Endangered Species Act
ESU	evolutionarily significant unit
$F_{ABC}$	exploitation rate associated with ABC
$F_{ACL}$	exploitation rate associated with ACL ( $= F_{ABC}$ )
FMP	fishery management plan
$F_{MSY}$	maximum sustainable yield exploitation rate
$F_{OFL}$	exploitation rate associated with the overfishing limit ( $= F_{MSY}$ , MFMT)
FONSI	Finding of No Significant Impacts
FRAM	Fishery Regulatory Assessment Model
MFMT	maximum fishing mortality threshold
MSA	Magnuson-Stevens Fishery Conservation and Management Act
MSST	minimum stock size threshold
MSY	maximum sustainable yield
NA	not available
NEPA	National Environmental Policy Act
NMFS	National Marine Fisheries Service
NPGO	North Pacific Gyre Oscillation
NS1G	National Standard 1 Guidelines
OFL	overfishing limit
OY	Optimum Yield
PDO	Pacific Decadal Oscillation
PFMC	Pacific Fishery Management Council (Council)
PSC	Pacific Salmon Commission
PST	Pacific Salmon Treaty
RER	rebuilding exploitation rate
$S_{ABC}$	spawning escapement associated with ABC
$S_{ACL}$	spawning escapement associated with ACL ( $= S_{ABC}$ )
$S_{MSY}$	MSY spawning escapement
$S_{OFL}$	spawning escapement associated with the overfishing limit ( $= S_{MSY}$ )
STT	Salmon Technical Team
WDFW	Washington Department of Fish and Wildlife



## **1.0 EXECUTIVE SUMMARY**

Strait of Juan de Fuca natural coho salmon (JDF coho) met the criteria for overfished status in 2018 as defined in Section 3.1 of the Pacific Coast Salmon Fishery Management Plan (FMP). In response, the Pacific Fishery Management Council (Council) directed the Salmon Technical Team (STT), in coordination with relevant state and tribal comanagers, to develop a rebuilding plan for Council consideration within one year. This report represents the JDF coho rebuilding plan and includes requirements described in section 3.1.4.1 of the FMP, including: (1) an evaluation of the roles of fishing, marine and freshwater survival in the overfished determination, (2) any modifications to the criteria for determining when the stock has rebuilt, (3) recommendations for actions the Council could take to rebuild the stock, and (4) specification of the rebuilding period.

Section 3 describes the evaluation of potential factors that led to the overfished status. The analysis found that ocean conditions, as reflected in marine survival rates, drive the abundance of JDF coho more than any other factor. The evaluation also identified that, due to effects of land management activities such as logging and agriculture, freshwater productivity may be a chronic problem that, when coupled with recent poor marine conditions, has reduced the productivity of the stock. It is unlikely that stock assessment or fishery management error played a significant role in the overfished status of JDF coho, as fishery exploitation rates were consistently low, and the stock would have met the criteria for overfished status in return years 2015 through 2017 in the absence of fisheries.

Section 4 provides recommendations for action in this rebuilding plan, including (1) the rebuilt criterion, (2) fishery management strategies to be employed during the rebuilding period, (3) comanager recommendations for re-examination of management reference points and further investigation into habitat issues, and (4) an analysis of rebuilding times. Estimates of rebuilding time ranged from a  $T_{MIN}$  of four years to six years under the status quo alternative. An analysis of the socio-economic impacts of management strategy alternatives is presented in Section 5. Section 6 presents an analysis of the environmental impacts of the alternative rebuilding strategies, as required under the National Environmental Policy Act (NEPA).

This rebuilding plan was adopted as draft for public review at the June 2019 Council meeting in San Diego, California. At the September 2019 meeting in Boise, Idaho the Council adopted the rebuilding plan as final, with the following decisions: (1) maintain the default criterion for achieving rebuilt status as defined in the FMP, (2) identification of Alternative I (status quo) as the preferred management strategy alternative.

## **2.0 INTRODUCTION**

In 2018, Strait of Juan de Fuca natural coho salmon (JDF coho) met the criteria for overfished status as defined in section 3.1 of the Pacific Coast Salmon Fishery Management Plan (FMP, (PFMC 2016). In response, the Pacific Fishery Management Council (Council) directed the Salmon Technical Team (STT) to propose a rebuilding plan for Council consideration within one year. The FMP, and the Magnuson-Stevens Fishery Conservation and Management Act (MSA), requires that a rebuilding plan must be developed and implemented within two years of the formal notification from National Marine Fisheries Service (NMFS) to the Council of the overfished

status. Excerpts from the FMP relevant to status determinations and rebuilding plans are provided in Appendix A.

The Council's criteria for overfished is met if the geometric mean of escapement, computed over the most recent three years, falls below the Minimum Stock Size Threshold (MSST) which is defined for applicable stocks in Table 3-1 of the FMP. For JDF coho, the number of adult spawners expected to produce maximum sustainable yield (MSY) is defined as 11,000 natural-area adult spawners, also known as  $S_{MSY}$ . The MSST for JDF coho is defined as 7,000 natural-area adult spawners. The geometric mean of JDF coho natural-area adult spawners over years 2014-2016 was 6,842, and thus in 2018 the stock met the criteria for overfished status<sup>1</sup>. Figure 2.0.a. displays the time series of JDF coho natural-area adult escapement and the running three year geometric mean of escapement relative to  $S_{MSY}$  and the MSST. Table 2.0.a. includes both hatchery and natural spawning escapement and displays the co-manager agreed to values as of the April 2018 PFMC Meeting. The FMP identifies the default criterion for achieving rebuilt status as attainment of a 3-year geometric mean of spawning escapement exceeding  $S_{MSY}$ .

Overfished status is defined by recent spawner escapement for salmon stocks, which is not necessarily the result of overfishing. Overfishing occurs when in any one year the exploitation rate on a stock exceeds the maximum fishing mortality threshold (MFMT), which for JDF coho is defined as the MSY fishing mortality rate ( $F_{MSY}$ ) of 0.60. It is possible that overfished status could represent normal variation, as has been seen in the past for several salmon stocks. However, the occurrence of reduced stock size or spawner escapements, depending on the magnitude of the short-fall, could signal the beginning of a critical downward trend. Imposing fisheries on top of already low abundances could further jeopardize the capacity of the stock to produce MSY over the long term if appropriate actions are not taken to ensure that conservation objectives are achieved.

In this rebuilding plan, we begin by providing an overview of the JDF coho stock, the physical setting of the Strait of Juan de Fuca and its tributaries, and fisheries management. We then review the potential factors that may have contributed to the overfished status. Recommendations regarding alternative rebuilding actions are proposed, as are recommendations for actions outside of the management of salmon fisheries. We end with a socioeconomic analysis of the impact of the recommended rebuilding alternatives.

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<sup>1</sup> Subsequent to publishing the Review of 2017 Ocean Salmon Fisheries, revised escapement estimates for JDF coho were provided in mid-August 2018 which indicate the stock may in fact not have been in an overfished status. These revised escapement estimates were 11,489, 3,859, and 8,435 for 2014, 2015, and 2016 respectively, bringing the three year geometric mean to 7,205, which is above the MSST of 7,000. Preliminary escapement estimates for 2017, however, suggested the stock is almost certain to be in an overfished status in 2018. Given this information, the STT continued with the development of the rebuilding plan for JDF coho as instructed by the Council, and has updated all salmon data in the Review of 2018 Ocean Salmon Fisheries.

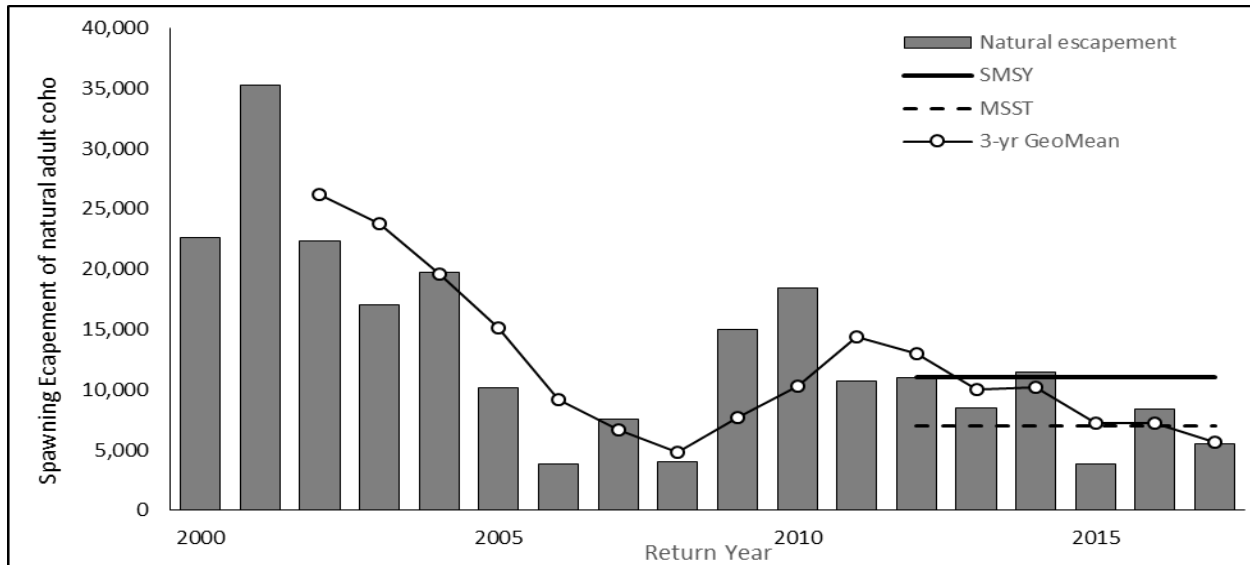


Figure 2.0.a. JDF coho spawning escapement of natural area adults. The current MSST took effect in 2012, at which point the most recent 3-yr geometric mean included escapement in 2008-2010.

Table 2.0.a. Natural spawning adult escapement of JDF coho.

Year <sup>a/</sup>	Spawning Escapement			3-yr
	Hatchery <sup>b/</sup>	Natural	Total	GeoMean
Strait of Juan de Fuca				
2000	19,233	22,654	41,887	
2001	24,768	35,274	60,042	
2002	10,398	22,375	32,773	26,149
2003	18,951	17,042	35,993	23,782
2004	6,690	19,755	26,445	19,603
2005	4,899	10,201	15,100	15,087
2006	738	3,801	4,536	9,150
2007	2,516	7,525	10,044	6,633
2008	849	3,999	4,027	4,854
2009	12,407	14,957	27,364	7,664
2010	5,204	18,419	23,623	10,328
2011	11,056	10,731	21,787	14,352
2012	7,945	11,020	18,965	12,963
2013	6,765	8,458	15,223	10,001
2014	3,686	11,488	15,174	10,231
2015	1,018	3,859	4,877	7,211
2016	4,103	8,435	12,538	7,204
2017	5,763	5,530	11,293	5,646
GOAL	7,000-11,000			

<sup>a/</sup>Years 2012-2016 are preliminary.

<sup>b/</sup>Includes estimated off-station returns and secondary wild stocks.

## 2.1 Magnuson-Stevens Fishery Conservation and Management Act

The following is a review of NMFS' MSA National Standard 1 (NS1) guidelines regarding rebuilding plans (50 CFR 600.310(j)), and how these guidelines interface with the salmon FMP (e.g., required elements  $T_{\text{target}}$ ,  $T_{\text{min}}$ , and  $T_{\text{max}}$ ).

NMFS has developed guidelines for complying with the NS1 provisions of section 301 of the MSA (50 CFR 600.310). Under these guidelines, rebuilding plans must include the following elements; including these elements in rebuilding plan alternatives allows the Council to make an informed decision on adopting rebuilding plans.

$T_{\text{target}}$ : the target time for rebuilding the fishery in as short a time as possible, taking into account the status and biology of the overfished stock, the needs of the fishing communities, recommendations by international organizations in which the United States participates, and the interaction of the overfished stock of fish within the marine ecosystem.

$T_{\text{MIN}}$ : the amount of time the stock is expected to take to rebuild to  $MSY$  biomass level in the absence of any fishing mortality (“expected” means to have at least a 50 percent probability of attaining  $MSY$ , where such probabilities can be calculated). Note that, for salmon, we use spawning escapement for biomass, so the  $MSY$  biomass level is termed  $S_{MSY}$  in salmon rebuilding plans.

$T_{\text{MAX}}$ : the maximum time for rebuilding a stock to  $B_{MSY}$  ( $S_{MSY}$  for salmon). If  $T_{\text{MIN}}$  is less than 10 years,  $T_{\text{MAX}}$  is 10 years.

To be approved, a rebuilding plan must identify  $T_{\text{target}}$  and state how the plan will accomplish rebuilding to  $S_{MSY}$  within that time (e.g., the identified harvest strategy).

To estimate  $T_{\text{MIN}}$ , an impact rate of zero is assumed, meaning all fisheries affecting the stock would cease until the stock was rebuilt. Because the Council does not have jurisdiction over tribal, in-river, and other fisheries that may impact the stock, a ‘no-fishing’ alternative is not a viable option for the Council to consider. Also, a ‘no-fishing’ alternative does not meet the purpose and need because it would restrict tribal fisheries in a manner that is inconsistent with their treaty right.

However, because  $T_{\text{MIN}}$  does serve as a bookend in the analysis of rebuilding probabilities over a ten year period when assuming an exploitation rate of zero, this ‘ $T_{\text{MIN}}$  scenario’ fulfills the requirement of National Standard 1 in calculating the minimum time ( $T_{\text{MIN}}$ ) estimated to achieve rebuilt status. It is for this purpose only that the ‘ $T_{\text{MIN}}$  scenario’ is included in this document (See Sections 4 and 5).

## **2.2 National Environmental Policy Act**

In addition to addressing the requirements of the FMP and MSA, this rebuilding plan document integrates the environmental assessment required under the National Environmental Policy Act (NEPA).

### **2.2.1 Proposed action**

The Proposed Action is for the Council to adopt and NMFS to approve a rebuilding plan for the JDF coho salmon stock, which has been determined by NMFS to be overfished under the MSA. The rebuilding plan must be consistent with the MSA and the provisions of the FMP; therefore, the plan shall include a control rule and a specified rebuilding period. The specified rebuilding period shall be as short as possible, taking into consideration the needs of the commercial, recreational and tribal fishing interests and coastal communities.

### *2.2.2 Purpose and need*

The purpose of the proposed action is to develop and implement a harvest control rule that will be applied to setting annual ocean salmon fishery management measures that impact JDF coho to allow the stock to attain a three-year geometric mean spawning escapement that meets the  $S_{MSY}$  specified for that stock in the FMP in the least amount of time possible while taking into account the biology of the stock, international agreements, and the needs of fishing communities, but not to exceed 10 years. The need for the proposed action is to rebuild JDF coho, which the National Marine Fisheries Service determined, in 2018, to be overfished under the MSA.

## **2.3 Stock overview**

The JDF coho stock managed under the FMP is synonymous with the Strait of Juan de Fuca Management Unit (MU) managed under the Pacific Salmon Treaty (PST) between the United States and Canada. Management information on these coho comes predominately from the Pacific Salmon Commission's Coho Technical Committee (CoTC). The Strait of Juan de Fuca MU is one of thirteen key MUs defined in the PST for naturally spawning coho stocks (PSC 2009) and consists of natural coho salmon inhabiting the numerous streams and tributaries draining from the Olympic Peninsula northward into the Strait of Juan de Fuca, with the exception of the Dungeness and Elwha Rivers. This MU spans two evolutionarily significant units (ESUs), as defined by NMFS. Populations inhabiting the western Straits (from Salt Creek westwards) are part of the Olympic Peninsula ESU, while those east of Salt Creek belong to the Puget Sound/Strait of Georgia ESU (Weitkamp et al. 1995). The Puget Sound/Strait of Georgia ESU is currently a species of concern under the U.S. Endangered Species Act (NOAA Fisheries 2009).

### *2.3.1 Stock composition*

Both natural and hatchery coho salmon are found in the streams and tributaries of the JDF region, however, the JDF coho stock referred to throughout this document refers specifically to the naturally produced salmon only.

Several salmon hatchery facilities are located within the area that encompasses the JDF coho stock. Below is a list of those programs that rear and release coho salmon.

- The Lower Elwha Fish Hatchery, operated by the Lower Elwha Klallam Tribe, is located at river mile (RM) 1.25 on the Elwha River. The current coho program at this facility is an “integrated” program (broodstock is genetically integrated with the local natural population) with the goal of preserving and rebuilding natural coho production in the Elwha River by supplementing the abundance of juvenile and, therefore, returning adult fish. Long term goals include re-colonization of suitable coho spawning and rearing habitat and enhanced in-river terminal harvest opportunities. The program currently has an annual production goal of 425,000 smolts to be released at the hatchery site (on-station). Of the total smolts released, 350,000 smolts are marked (adipose fin clipped), and 75,000 smolts are unmarked, but are coded-wire tagged as part of a double index tag group to estimate impacts of selective fisheries.
- The Dungeness Hatchery operated by Washington Department of Fish and Wildlife (WDFW) is located on the Dungeness River at RM 10.5. The current coho program at this facility is a “segregated” program (broodstock is genetically segregated from the local natural population) with the goal of providing fish for sport and commercial harvest. The

program currently has an annual production goal of 500,000 smolts to be released at the hatchery site (on-station). In addition, 2,000 fry are planted into Cooper Creek, and up to 1,900 eyed eggs are transferred to local school projects.

- The Hurd Creek Hatchery operated by WDFW is located on Hurd Creek, a tributary to the Dungeness River at RM 3. The facility began operating in 1980 and its only coho programs are supplying small numbers of eggs to educational and other organizations.
- The Hoko River Hatchery operated by the Makah Tribe is located at river mile 9.6. It does not currently have a coho program, but is considering establishing one to provide harvest opportunity in the river and adjacent salt water areas.

The Elwha and Dungeness Rivers have hatcheries and are managed for hatchery production, therefore natural spawning in these rivers is not included as part of the JDF coho stock. Natural spawners in the Elwha and Dungeness Rivers are considered "secondary" stocks, passively managed in mixed stock fisheries (CCW 1998).

### *2.3.2 Location and geography*

The Strait of Juan de Fuca lies between the Olympic Peninsula of Washington State and Vancouver Island of British Columbia, Canada with the international boundary lying mid-channel (Figure 2.2.2.a).

Strait of Juan de Fuca coho inhabit an area of approximately 1,500 mi<sup>2</sup>, including some 48 independent watersheds that support coho ranging in size of basin from less than 10 mi<sup>2</sup> to more than 300 mi<sup>2</sup>. These watersheds drain northward into the Strait from Cape Flattery in the west to Point Wilson in the east, and south along the east side of the Quimper Peninsula to include Chimacum Creek.

This region consists of numerous small to large tributaries draining the Olympic Mountain range and surrounding foothills. The western portion of the Strait of Juan de Fuca MU (WSJF) encompasses waters emptying to the Strait of Juan de Fuca west of the Elwha River, to the tip of Cape Flattery. The WSJF contains 27 salmonid-bearing watersheds that drain directly into the Strait of Juan de Fuca. The largest sub basin within the watershed is the Hoko River, followed by the Lyre, Pysht, Sekiu, and Clallam Rivers (Smith 1999). The eastern portion of the Strait of Juan de Fuca MU includes all streams and rivers from the Elwha River east to Chimacum Creek.

The climate varies widely throughout the region, with higher annual precipitation to the west and at higher elevations. Annual rainfall decreases dramatically from west to east across the region, due to the rain-shadow effect of the Olympic Mountains. The eastern portion of the region receives as little as 15 inches [38 cm] of rain a year, increasing to over 85 inches [216 cm] in the western portion.

The estuarine habitat in the region is somewhat transitional between the more sheltered inland estuaries of inner Puget Sound and the open Pacific Ocean, with decreasing shallow, sheltered marine habitat encountered moving westward from inner Puget Sound.

Much of the freshwater habitat in the region is managed for commercial timber production, though the upper reaches of the longer tributaries in the region around the Elwha River originate in

Olympic National Park. The main population centers of Sequim and Port Angeles are located in the eastern portion of the region. Urbanization, agricultural activities, and water withdraws have degraded the productivity of streams in these areas, with the exception of the upper reaches of the longer tributaries that originate in Olympic National Park.

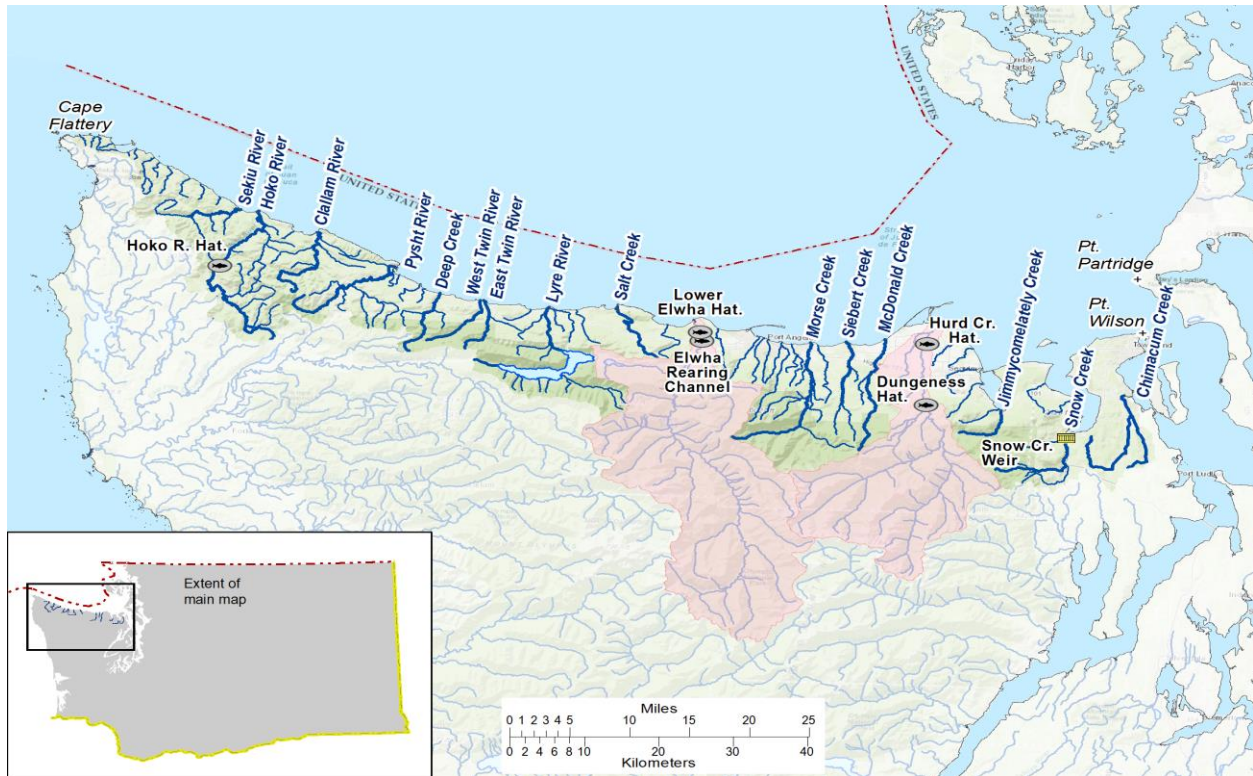


Figure 2.2.2.a. Map of Strait of Juan de Fuca Coho Management Unit (Dale Gombert, WDFW Science Division). The Elwha and Dungeness Rivers are shown shaded but not bolded because, though part of the MU, they are not “primary” management units under the Comprehensive Coho Management Plan (CCW 1998).

## 2.4 Management overview

Strait of Juan de Fuca coho are one of five Puget Sound coho management units included in the coho chapter of the Pacific Salmon Treaty (PST). Under the PST, Puget Sound management units are managed under a tiered, abundance-based management regime. Each year, the management units are classified as “low” abundance, “moderate” abundance, or “abundant” based on the forecast ocean abundance of age-3 fish (CoTC 2013). The maximum allowable exploitation rate (ER) is determined by the abundance category (Table 2.3.a).

Table 2.3.a. Pacific Salmon Treaty-defined total exploitation rate ceilings by PSC status categories.

Strait of Juan de Fuca natural coho		
Status (PSC/Council)	Ocean Age-3 Abundance Reference Point	Total Exploitation Rate
Low	$\leq 11,679$	Up to 20%
Moderate	11,680 – 27,445	21% – 40%
Abundant	$> 27,445$	41% – 60%

#### 2.4.1 Conservation objectives

The abundance-based stepped harvest rates of the PST management regime were adopted as conservation objectives for Puget Sound coho MUs by the Council in November 2009 (Bowhay and Pattillo 2009), and implemented in the 2010 preseason planning process. When the Council adopted Amendment 16 in 2011, the spawning escapements associated with the ocean abundance breakpoints were adopted as status determination criteria (SDC). For JDF coho, the MSST of 7,000 was adopted based on the spawning escapement associated with the Low/Moderate breakpoint and 40 percent allowable ER. Similarly, the  $S_{MSY}$  value of 11,000 was adopted based on the spawning escapement associated with the moderate/abundant breakpoint and the 60 percent allowable ER. Amendment 16 to the FMP was implemented starting with the 2012 preseason planning process.

#### 2.4.2 Management strategy

The tiered harvest rates with abundance breakpoints define a control rule that limits the allowable fishery impacts on JDF coho depending on the abundance. However, fisheries impacting JDF coho are also constrained by impacts on other coho management units identified in the Pacific Salmon Treaty, impacts on discrete population segments listed under the U.S. Endangered Species Act, harvest sharing obligations adjudicated by the Boldt decision (under the determinations of the U.S. District Court in *U.S. v. Washington*), and impacts on other salmon stocks identified in the FMP. Each year proposed management measures are modeled using the coho Fishery Regulation Assessment Model (FRAM) parameterized with the current year's stock abundance forecasts. Final management measures adopted by the Council need to meet all the constraints on stocks and fisheries.

Usually, constraints on fishery impacts to other stocks are more constraining to than those on JDF coho. Coho fisheries impacting JDF coho are constrained by the depressed status of Thompson River (upper Fraser River) coho in British Columbia. Since the mid-1990s, Canadian coho fisheries have been managed to minimize impacts on Thompson River coho, which greatly reduced their impacts on Washington coast and Puget Sound coho stocks. When the current coho chapter of the Pacific Salmon Treaty was adopted in 2002, it constrained the total exploitation rate in US fisheries on Thompson River coho to a maximum of 10% while they are in the low abundance category. This limit has constrained northern US coho fisheries in nearly every year since then.

Postseason, when actual catch and spawning escapement data can be used to parameterize the coho FRAM, management measures actions are assessed to see if the conservation objectives and status determination criteria were met.



### 3.0 REVIEW OF POTENTIAL FACTORS LEADING TO OVERFISHED STATUS

A number of factors may contribute to a stock falling below the MSST and becoming classified as overfished. Fishing mortality may be higher than was expected when management measures were adopted, or the abundance may be less than forecast. Abundance may be less than forecast because low freshwater survival resulted in fewer smolts than expected, or because low marine survival resulted in fewer adult returns than expected. Freshwater and/or marine survival may be low enough, that even if anticipated, there will simply be too few adults produced to prevent the stock from falling below the MSST, even in the absence of fishing. The FMP specifies that the roles of freshwater survival, marine survival, and fishing should be considered in any rebuilding plan.

#### 3.1 Freshwater survival

##### 3.1.1 *Review of freshwater conditions*

JDF coho distribution of freshwater habitat spans across the northern Olympic Peninsula, a distance of more than 100 miles wide, encompassing freshwater systems that are comprised of a wide variety of sizes, land uses, and ownership dynamics. Three different Water Resource Inventory Areas (WRIAs) planning areas are involved in resource management, WRIA 17, 18, and 19. Each containing very different social, economic, and ecological dynamics which impact freshwater habitat limiting factors.

In the 1997 Puget Sound Salmon Stock Report, it was argued that the JDF region had experienced some of the greatest impacts to freshwater habitat in Washington. Most of the habitat degradation is attributed to land management activities of logging and agriculture, as well as urbanization leading to extirpation of some stocks. Loss of habitat was also an issue due to fish blocking culverts (PFMC 1997).

Establishment of land management policies and enforcement since 1999 have helped improve habitat conditions in comparison to pre-1999 historic practices. For example, the Forest Practices Act, which guides the management of privately owned forest land, includes significant portions of land. Regulations such as this have helped increase riparian protections and introduce standards for protecting unstable slopes, as well as support proper road management practices. Despite these efforts legacy impacts from land management activities continue to plague the quality of freshwater habitat.

More than forty-five streams and rivers provide habitat for JDF coho spawners. Detailed, current information for each water body is not available, therefore a monitored creek in eastern Strait and two rivers<sup>2</sup> in the western portion of the Strait will serve as freshwater condition proxies during 2011-2015 (when the brood years in question were incubating and/or rearing in streams). Where available, 2016-2018 data was also included.

McDonald Creek is located between Siebert Creek and the Dungeness River, in the eastern portion of the JDF MU (see Figure 2.2.2.a for location). The headwaters originate at 4,700 feet and the

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<sup>2</sup> In previous JDF overfishing reports, the Pysht River was used as a proxy of freshwater conditions in the western Straits. However in recent years, monitoring efforts have been minimized in the western Straits due to budgetary constraints and landowner cooperation. Streamflow monitoring sites have been discontinued in the Pysht River, which impacts the ability to assess conditions impacting survival during this reporting period.

high gradient headwaters flow through a deeply incised coastal upland and marine bluff before entering the Strait of Juan de Fuca.

The Hoko River and Clallam River are located between the Seiku River and the Pysht River, in the western portion of the JDF MU (see Figure 2.2.2.a. for location). It is a rain dominant watershed, averaging approximately 110 inches of precipitation annually. The distribution of the precipitation occurs predominantly during the fall and winter months, where daily events of 1-2 inches are common, and storm events of 4-7 inches occur as well. Overall large woody debris (LWD) conditions in the Hoko watershed are considered very poor, as the presence of existing LWD is low, as a result of systematic log jam removals through the 1970's. Also recruitment of large coniferous wood in riparian areas is absent, as a result of past harvest management activities (Haggerty, 2015). On average each river represents more than 10 percent of total coho spawners in the area from 2013-2016.

Maximum summer temperatures in McDonald Creek and the Clallam River, though above the temperature preference range for juvenile coho salmon, are within tolerable limits (Tables 3.1.1.a and 3.1.1.b) —water temperature data on the Hoko River is not available. Probably of greater significance are the low flows in the 2014-15 summer and fall months in this rain-dominant watershed (Table, 3.1.1.a-b; Figure 3.1.1.a). Low flows reduce the amount of available habitat, and can result in stranding of rearing juvenile coho.

Table 3.1.1.a. McDonald Creek (eastern Strait) water conditions.

Year	High Flows		Low Flows			
	Months	Avg. CFS	Months	Avg. CFS	Avg Temp °C	Days above the highest avg of 14°C
2011	Jan-May	50	July-Oct	3.3	10	3 days $\geq 15^{\circ}$
2012	Jan-April	44	Aug-Oct	2.4	12	15 days $\geq 15^{\circ}$
2013	No Data	-	Aug-Oct		12	3 days $\geq 15^{\circ}$
2014	Incomplete	-	June-Sept	3.3	14	41 days $\geq 15^{\circ}$
2015	Incomplete	-	June- mid-Dec	2.7	14	44 days $\geq 15^{\circ}$
2016	Incomplete	-	June-Sept	1.6	13	44 days $\geq 15^{\circ}$
2017	Jan-April	28	June-Sept	5.3	13	14 days $\geq 15^{\circ}$
2018	Jan-April	34	Incomplete	-	-	-
DATA SOURCE: Washington Department of Ecology <a href="https://fortress.wa.gov/ecy/eap/flows/station.asp?sta=18P070#block0">https://fortress.wa.gov/ecy/eap/flows/station.asp?sta=18P070#block0</a>						

Table 3.1.1.b. Clallam River (western Strait) water conditions.

Year	High Flows		Low Flows			
	Months	Avg. CFS	Months	Avg. CFS	Avg Temp °C	Days above the highest avg of 14°C
2011	Jan-April	266	July-Sept	14	12	0 days $\geq 15^{\circ}$
2012	Jan-April	263	Aug-Sept	11	12	0 days $\geq 15^{\circ}$
2013	Jan-April	192	July-Aug	11	14	0 days $\geq 15^{\circ}$
2014	Jan-April	247	June-Sept	6	14	43 days $\geq 15^{\circ}$
2015	Jan-April	204	June- Aug	5	14	14 days $\geq 15^{\circ}$
2016	Jan-March	375	May-Sept	14	13	0 days $\geq 15^{\circ}$
2017	Jan-April	284	Incomplete	-	-	-
2018	Jan-April	216	Incomplete	-	-	-
DATA SOURCE: Washington Department of Ecology. <a href="https://fortress.wa.gov/ecy/eap/flows/station.asp?sta=19H080#block0">https://fortress.wa.gov/ecy/eap/flows/station.asp?sta=19H080#block0</a>						

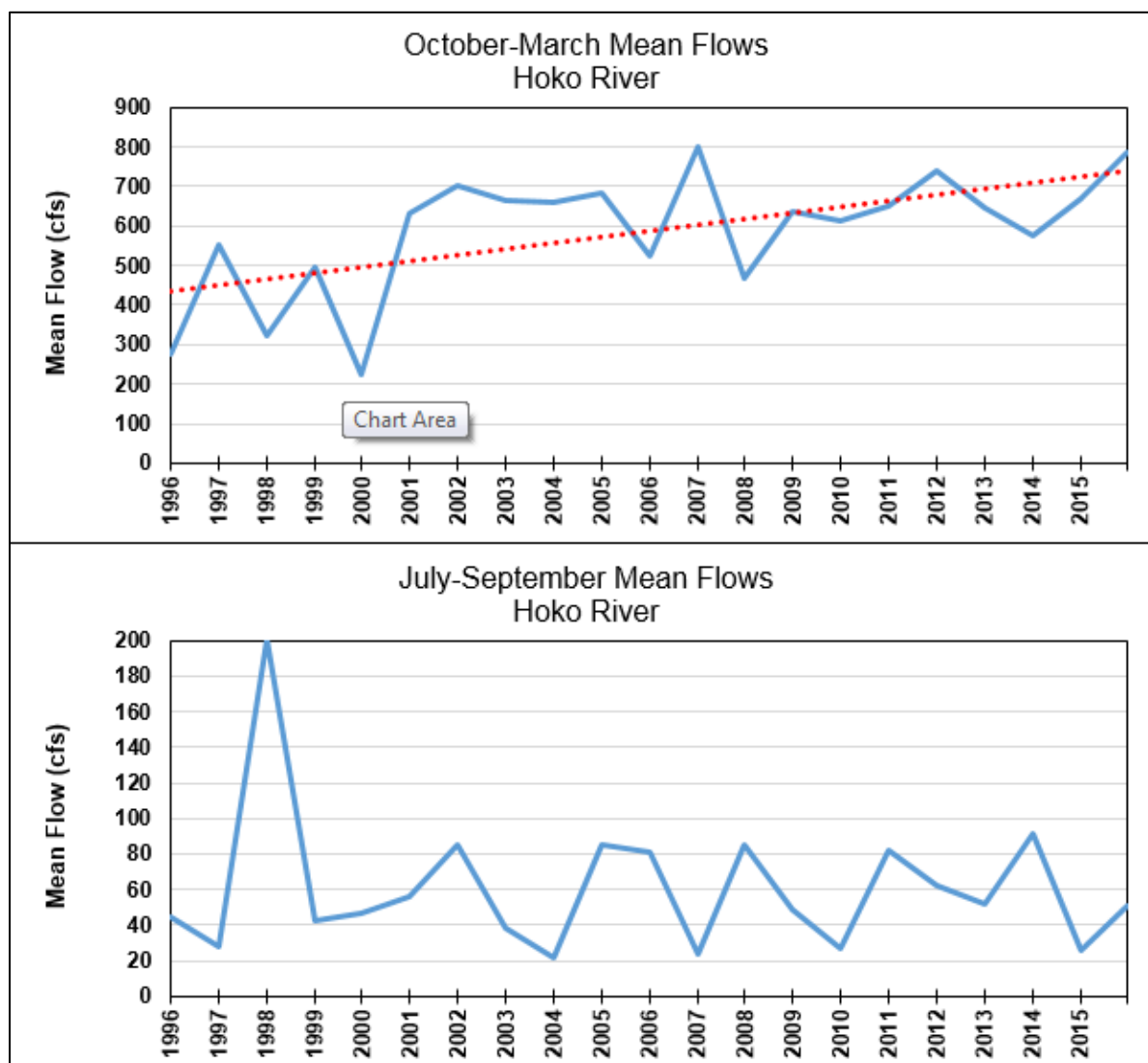


Figure 3.1.1.a. Hoko River (western Strait) water conditions from 1996-2015 across high flow (October-March) and low flow (July-September) months. A regression analysis (red dotted line) indicates statistical significance. The United States Geological Survey has monitored the Hoko River streamflow conditions periodically since 1963, which allows for suitable historic flow comparisons (temperature data is not available). Data can be found at <https://waterdata.usgs.gov/usa/nwis/uv?12043300>.

### 3.1.2 Juvenile production estimates

Coho salmon in Washington, Oregon, and California enter the ocean as smolts in the spring of their second year, and contribute to fisheries and spawning escapement as 3-year-olds the following calendar year. For JDF coho, smolt production estimates include only natural production with little or no hatchery influence. Hatchery production, as well as natural production from the Elwha and Dungeness Rivers are not included in the total smolt production data. Year classes contributing to the spawning escapements in 2014-2016 were from brood years 2011-2013, and migrated to sea as smolts in 2013, 2014, and 2015 (Figure 3.1.2.a).

Smolt production over the 1996-2015 brood years has ranged from a low of 180,000 in 2010 to a high of 421,000 in 2004. Production from the 2011 and 2012 brood years was above average, and though the production from the 2013 brood year was below average, the JDF coho stock still produced over 220,000 natural smolts that year (Table 3.1.2.a).

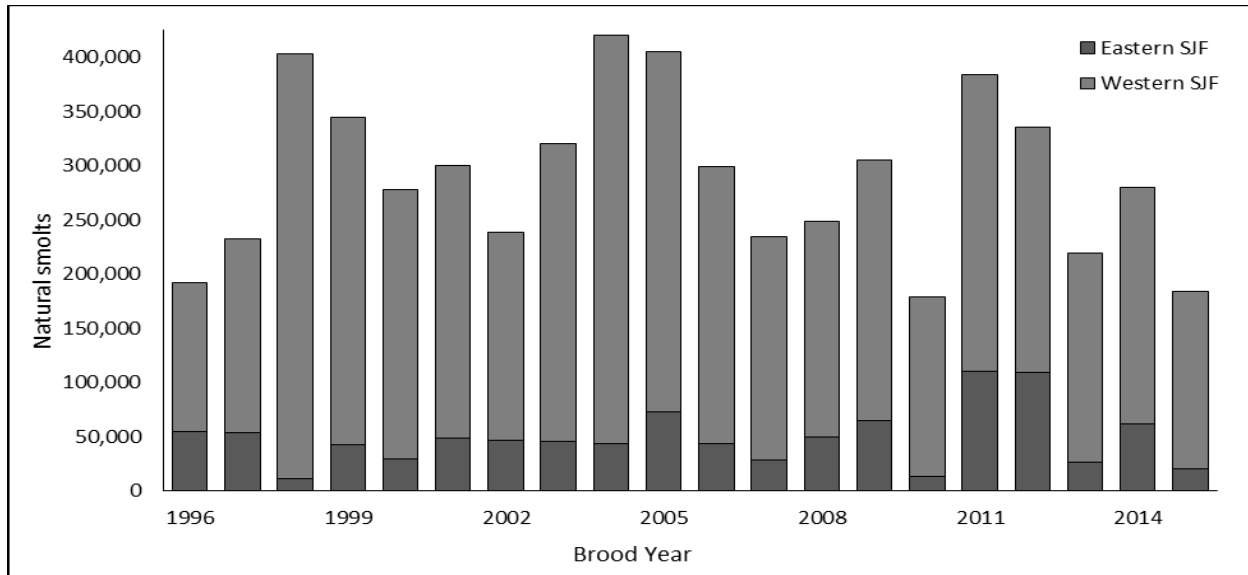


Figure 3.1.2.a. Natural smolt production of JDF coho by brood year.

Table 3.1.2.a. JDF coho natural smolt production. Estimates are expanded from trap counts and exclude natural production from the Elwha and Dungeness Rivers.

Brood year	Smolt year	Natural coho smolt production		
		Eastern Strait	Western Strait	Total
1996	1998	54,881	136,750	191,631
1997	1999	53,401	179,551	232,952
1998	2000	18,125	391,620	409,744
1999	2001	43,139	300,854	343,993
2000	2002	35,675	247,595	283,270
2001	2003	51,835	251,247	303,082
2002	2004	48,183	192,208	240,392
2003	2005	46,917	274,901	321,818
2004	2006	45,260	375,883	421,143
2005	2007	74,817	331,694	406,511
2006	2008	45,177	255,337	300,514
2007	2009	29,827	206,667	236,494
2008	2010	52,447	198,527	250,973
2009	2011	66,835	240,269	307,104
2010	2012	14,001	165,911	179,912
2011	2013	112,970	273,658	386,628
2012	2014	112,804	225,463	338,267
2013	2015	27,647	192,689	220,336
2014	2016	61,582	218,040	279,621
2015	2017	20,550	163,589	184,139

## 3.2 Marine survival

### 3.2.1 *Review of ocean conditions*

While the marine environment affects the survival of coho salmon during their entire marine residence, the most critical time period is shortly after they emigrate from fresh water as smolts.

Coho smolts entering the marine environment in Puget Sound are subject to very different conditions than coastal stocks, which enter more directly into the California Current ecosystem. Consequently, the marine survival of coho stocks that enter salt water in the inside waters of the Salish Sea show different patterns and trends than those of coastal stocks (Zimmerman et al. 2015). The Strait of Juan de Fuca is transitional between Puget Sound and the outer coast, with Western straits populations responding to marine environmental indices more like coastal stocks, and the Eastern straits population responding more like Puget Sound stocks.

Ecosystem indicators that have been associated with early marine survival of Chinook and coho salmon are displayed in Figure 3.2.1.a (Peterson *et al.* 2018). These indicators were selected based primarily on correlations with survival of Columbia River stocks, but are generally indicative of basin-wide marine conditions. Indicators related to the early marine survival of coho are generally related to adult coho abundance in the following year, so the years from 2013-2015 are associated with adult returns in 2014-2016. The mean ranks of indicators were generally neutral, but declining in 2013 and 2014, and have been negative since then. One noteworthy indicator is the catches of juvenile coho in the September surveys. These were highly correlated with coho returns in the following year, but the September surveys were discontinued in 2013, and are thus omitted from the mean ranks.

	Year																					
Ecosystem Indicators	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	
PDO (Sum Dec-March)	18	6	3	13	7	20	12	16	14	9	5	1	15	4	2	8	10	21	19	17	11	
PDO (Sum May-Sept)	10	4	6	5	11	17	16	18	12	14	2	9	7	3	1	8	19	21	20	15	13	
ONI (Average Jan-June)	20	1	1	7	14	16	15	17	9	12	3	11	18	4	6	8	10	19	21	13	5	
46050 SST (°C; May-Sept)	16	9	3	4	1	8	21	15	5	17	2	10	7	11	12	13	14	20	18	6	19	
Upper 20 m T (°C; Nov-Mar)	20	11	8	10	6	15	16	12	13	5	1	9	17	4	3	7	2	21	19	18	14	
Upper 20 m T (°C; May-Sept)	17	12	14	4	1	3	21	19	7	8	2	5	13	10	6	18	20	9	15	11	16	
Deep temperature (°C; May-Sept)	21	6	8	4	1	10	12	16	11	5	2	7	14	9	3	15	20	18	13	17	19	
Deep salinity (May-Sept)	19	3	9	4	5	16	17	10	6	1	2	14	18	13	12	11	20	15	8	7	6	
Copepod richness anom. (no. species; May-Sept)	19	2	1	7	6	14	13	18	15	10	8	9	17	4	5	3	11	20	21	16	12	
N. copepod biomass anom. (mg C m <sup>-3</sup> ; May-Sept)	19	14	10	11	3	16	13	20	15	12	6	9	8	1	2	4	5	17	21	18	7	
S. copepod biomass anom. (mg C m <sup>-3</sup> ; May-Sept)	21	2	5	4	3	14	15	20	13	10	1	7	16	9	8	6	11	18	19	17	12	
Biological transition (day of year)	18	8	5	7	9	14	13	19	12	2	1	3	16	6	10	4	11	21	21	17	15	
Ichthyoplankton biomass (mg C 1,000 m <sup>-3</sup> ; Jan-Mar)	21	12	3	8	10	19	18	15	17	16	2	13	5	14	11	9	20	6	7	1	4	
Ichthyoplankton community index (PCO axis 1 scores; Jan-Mar)	10	13	2	7	5	11	20	18	3	12	1	14	15	8	4	6	9	19	21	17	16	
Chinook salmon juvenile catches (no. km <sup>-2</sup> ; June)	19	4	5	16	8	12	17	20	11	9	1	6	7	15	3	2	10	13	18	21	14	
Coho salmon juvenile catches (no. km <sup>-2</sup> ; June)	19	8	13	6	7	3	16	20	17	5	4	10	11	15	18	1	12	9	14	21	2	
Mean of ranks	17.9	7.2	6.0	7.3	6.1	13.0	15.9	17.1	11.3	9.2	2.7	8.6	12.8	8.1	6.6	7.7	12.8	16.7	17.2	14.5	11.6	
Rank of the mean rank	21	5	2	6	3	15	17	19	11	10	1	9	13	8	4	7	13	18	20	16	12	
Ecosystem Indicators not included in the mean of ranks or statistical analyses																						
Physical Spring Trans. UI based (day of year)	3	7	20	17	4	13	15	21	13	1	6	2	8	11	18	9	19	10	5	16	11	
Physical Spring Trans. Hydrographic (day of year)	20	3	13	8	5	12	14	21	6	9	1	9	18	3	11	2	16	7	17	19	14	
Upwelling Anomaly (April-May)	10	3	17	6	9	14	13	21	10	4	7	8	15	17	15	12	19	1	2	20	5	
Length of Upwelling Season UI based (days)	6	2	19	12	1	14	10	21	5	3	9	3	16	18	16	15	20	11	8	13	7	
SST NH-5 (°C; May-Sept)	9	6	5	4	1	3	21	16	10	18	2	19	11	7	14	13	15	12	17	8	20	
Copepod Community Index (MDS axis 1 scores)	20	3	4	8	1	13	15	18	16	10	2	6	12	9	7	5	11	19	21	17	14	
Coho Juv Catches (no. fish km <sup>-2</sup> ; Sept)	11	2	1	4	3	6	12	14	8	9	7	15	13	5	10	NA	NA	NA	NA	NA	NA	

Figure 3.2.1.a. Summary of marine indicators from 1998-2018. The top block is basin-wide climate indices, the second block is specific physical oceanographic indicators, and the third block is biological indicators. Numbers inside each block are rank value of that indicator across all years with one being the best and 21 the worst. Color coding is used to reflect ocean conditions for salmon growth and survival (green=good, yellow=intermediate, red=poor). The bottom block includes indicators not included in the mean ranks. (Source: NWFSC).

In 2013, there were mixed ocean conditions. The climate-indicators, such as Pacific Decadal Oscillation (PDO) and El Niño, were 'neutral'. However, sea surface temperatures were warmer than usual, and the majority of the upwelling occurred over a short period of time (i.e. July) with the upwelling 'season' ultimately ending much earlier than usual. The biological indicators pointed to good ocean conditions, with a high abundance of large, lipid-rich zooplankton, a moderate abundance of winter fish larvae that develop into salmon prey in the spring, and catches of juvenile spring Chinook salmon during the June survey off Washington and Oregon that were the second highest in 16 years. Overall, juvenile salmon entering the ocean in 2013 encountered average to above average ocean conditions off Oregon and Washington.

In 2014, many of the ecosystem indicators pointed towards a relatively poor year for salmon survival. The summer PDO values were strongly positive (warm), coinciding with a 'warm blob'

of water centered in the Gulf of Alaska. El Niño conditions were ‘neutral’, sea surface temperatures were warmer than usual, and the upwelling season started late and ended early. The biological indicators featured a high abundance of large, lipid-rich zooplankton, but a low abundance of winter fish larvae that develop into salmon prey in the spring, and moderate catches of juvenile spring Chinook salmon during the June survey off Washington and Oregon. Overall, juvenile salmon entering the ocean in 2014 encountered below average ocean conditions off Oregon and Washington likely leading to below average returns of adult coho salmon in 2015.

In 2015, many of the ocean ecosystem indicators suggested a relatively poor year for juvenile salmon survival. The PDO was strongly positive (warm) throughout 2015, coinciding with anomalously warm ocean conditions in the NE Pacific called “The Blob” that began in the fall of 2013 and persisted through 2015. El Niño conditions also turned positive in April 2015 and remained strongly positive, signaling a strong El Niño at the equator. Despite the strongest upwelling observed since 1998, sea surface and deep water temperatures off Newport Oregon remained warmer than usual (+2°C) throughout most of 2015. During the strongest upwelling period in June, shelf waters did cool and were salty, but returned to positive temperature anomalies quickly from July onward. The zooplankton community remained in a lipid-deplete state throughout 2015, and was dominated by small tropical and sub-tropical copepods and gelatinous zooplankton that generally indicate poor feeding conditions for small fishes upon which juvenile salmon feed. Krill biomass was also among the lowest in 20 years. On the other hand, the biomass of larval fish species that are common in salmon diets in spring was above average this year, however, there were also high concentrations of larval rockfish and Northern anchovy which are generally indicators of poor feeding conditions for salmon. There were also many new copepod species encountered that had never been seen off Newport since sampling began in 1969.

Overall, juvenile salmon entering the ocean in 2014 encountered below average ocean conditions off Oregon and Washington, likely leading to below average returns of adult coho salmon in 2015 and Chinook salmon in 2016.

In 2017, the anomalous warm ocean conditions that have persisted since September of 2014 might be dissipating. While ocean ecosystem indicators in 2015 and 2016 suggested some of the poorest outmigration years for juvenile salmon survival in the 20 year time series, some of the indicators in 2017 were fair, indicating that the ecosystem might be returning to normal. The PDO was strongly positive (warm) throughout the first half of 2017, however the index declined to more neutral levels from July through November 2017. Strong La Niña conditions at the equator persisted from August through December of 2016, and then became neutral throughout most of 2017. Prior to the onset of upwelling in 2017, ocean conditions off Newport Oregon remained warm and fresh. However, after the onset of upwelling, sea surface temperatures were cooler than average and the near bottom water on the shelf was salty. In 2015 and 2016, the seasonal shift from a warm winter copepod community to a cold summer community did not occur because of the extended period of warm ocean conditions. However, in June 2017, the copepod community transitioned to a cold water community, signaling that the marine ecosystem might be transitioning back to normal.

In 2018, the anomalous warm ocean conditions that had persisted since September of 2014 are dissipating. While ocean ecosystem indicators in 2015 and 2016 remain some of the poorest

outmigration years for juvenile salmon survival in the 21 year time series, some of the indicators in 2017 were fair, while the indicators in 2018 pointed towards neutral conditions, indicating that the ecosystem might be returning to normal. However, sea surface temperatures in the Northeast Pacific are anomalously warm with a spatial pattern similar to the “Blob” in late 2013. Further, model projections point towards warm ocean conditions of approximately +1°C in the Northeast Pacific through spring 2019.

### 3.2.2 Early life survival rates

Marine survival was calculated for the return years 2004-2017 as the age-3 ocean abundance of JDF coho salmon from postseason FRAM runs divided by the estimated smolt production in the previous year, derived from smolt trapping operations. Postseason coho FRAM runs are conducted by the Pacific Salmon Commission's (PSC) Coho Technical Committee (CoTC) each year to evaluate the Pacific Salmon Treaty. Marine survival is well correlated with age-3 ocean abundance ( $r^2 = 0.84$ ) over the 14 year period from 2004-2017 (Figure 3.2.2.a). Marine survival of the 2012 brood year, which migrated to the ocean in 2014 and returned as adults in 2015, was the third lowest of the 13 year period. Marine survival of the broods returning in 2014 and 2016 were more typical, although they were still below the median survival.

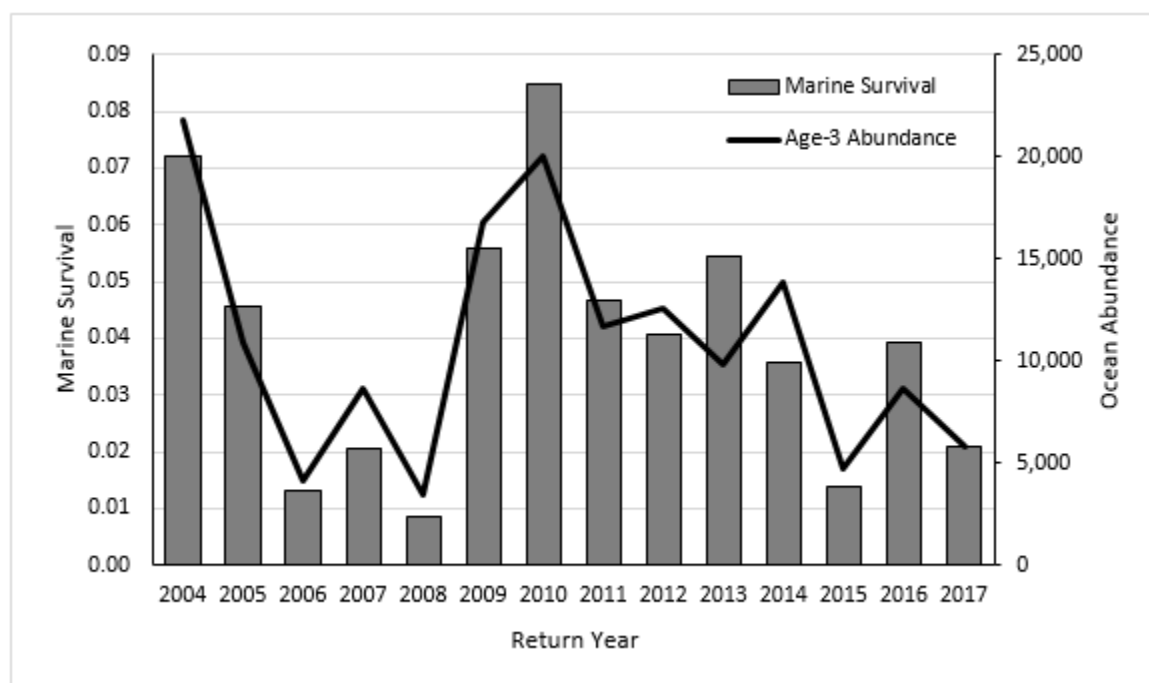


Figure 3.2.2.a. Marine survival of JDF coho salmon calculated from age-3 ocean abundance using postseason FRAM runs (PSC CoTC) and trap-based estimates of natural smolt production in the previous year.

## 3.3 Harvest impacts

### 3.3.1 Ocean fisheries

#### Season descriptions

JDF coho are harvested in ocean fisheries in Washington, British Columbia, and to a lesser extent, in Alaska. They are also taken in Puget Sound fisheries, and commercial and recreational fisheries



in the Strait of Juan de Fuca. There are no significant terminal net fisheries in the Strait, and recreational harvest in the rivers is negligible. Prior to 1997 the majority of harvest occurred in Canadian fisheries off the west coast of Vancouver Island. Beginning in 1997, Canada severely restricted coho fisheries to minimize impacts on Upper Fraser coho stocks, and Canadian fishery impacts on JDF coho decreased sharply.

#### Commercial ocean seasons

Council area commercial troll fisheries south of Cape Falcon typically do not allow retention of coho. North of Cape Falcon, non-Indian and Treaty Indian troll regulations typically allow coho retention from July through September. In 2014 and 2015, coho retention in the non-Indian commercial troll fishery was limited to adipose-marked coho through August; non-selective coho fisheries occurred in September. In 2016, the non-Indian commercial troll fishery was limited to 30 total fishing days in July and August; September was closed to all troll fishing. Coho retention was not allowed in the fishery in 2016. In 2017 and 2018, the troll fishery was assigned minimal coho quotas, and no non-selective coho fisheries occurred.

The Treaty Indian troll fishery was open from July through mid-September in 2014, 2015, 2017, and 2018 for all salmon species, and was limited to July and August in 2016, with no coho retention.

#### Recreational ocean seasons

North of Cape Falcon, the all-species recreational salmon fisheries were open from mid-June through late September in 2014 and 2015. In both years, coho retention was limited to adipose-marked coho through August, and unmarked coho retention was allowed in September. In 2016, the recreational fishery was limited to July 1 through August 27. Coho retention was not allowed north of Leadbetter Point in 2016. In 2017 and 2018, recreational salmon fisheries were assigned minimal coho quotas, and seasons were shortened relative to most recent years, ending on Labor Day. No non-selective coho fisheries occurred in 2016, 2017, or 2018.

South of Cape Falcon, coho retention was allowed from late June through early August in 2014, 2015, and 2016 with retention limited to adipose-marked coho. In 2017, mark-selective coho retention was allowed in late June and July, and in 2018, mark-selective coho retention was allowed late June through early September. Unmarked coho retention was allowed in all years in September.

#### Ocean harvest

Table 3.3.1.a shows coho quotas and catch by fishery during the period 2014 through 2018. During the three (critical) years that resulted in the overfished status, ocean harvest of coho fell well within the allowable quotas or guidelines. In the area north of Cape Falcon, coho harvest was severely restricted, if not prohibited, in 2016 due to the low forecasted returns. In 2017 and 2018, coho harvest remained restricted relative to recent years prior to 2016. In the area North of Cape Falcon, Council-area fisheries harvested 78 percent of the 282,500 coho quota in 2014, 42 percent of the 216,770 fish quota in 2015, 85 percent of the very low quota of 18,900 in 2016, 96 percent of the 60,100 coho quota in 2017, and 91 percent of the 60,100 coho quota in 2018.

Table 3.3.1.a. Coho harvest quotas for Council area commercial and recreational fisheries compared with actual harvest by management area and fishery.

Actual harvest by management area and fishery.									
Fishery Governed by Quota or Guideline	2014			2015			2016		
	Quota	Catch	Catch/ Quota	Quota	Catch	Catch/ Quota	Quota	Catch	Catch/ Quota
NORTH OF CAPE FALCON									
TREATY INDIAN COMMERCIAL TROLL	62,500	55,897	89%	42,500	3,983	9%	-	-	-
NON-INDIAN COMMERCIAL TROLL	35,200	23,141	66%	19,200	5,059	26%	-	-	-
RECREATIONAL	184,800	140,450	76%	155,070	82,986	54%	18,900	16,059	85%
TOTAL NORTH OF CAPE FALCON	282,500	219,488	78%	216,770	92,028	42%	18,900	16,059	85%
SOUTH OF CAPE FALCON									
RECREATIONAL									
Coho mark-selective	80,000	48,530	61%	55,000	14,896	27%	26,000	1,547	6%
Coho non-mark-selective	35,000	34,267	98%	20,700	4,445	21%	7,500	4,170	56%
TOTAL SOUTH OF CAPE FALCON	115,000	82,797	72%	75,700	19,341	26%	33,500	5,717	17%
GRAND TOTAL COUNCIL AREA	397,500	302,285	76%	292,470	111,369	38%	52,400	21,776	42%
Fishery Governed by Quota or Guideline	2017			2018					
	Quota	Catch	Catch/ Quota	Quota	Catch	Catch/ Quota			
NORTH OF CAPE FALCON									
TREATY INDIAN COMMERCIAL TROLL	12,500	13,084	105%	12,500	11,301	90%			
NON-INDIAN COMMERCIAL TROLL	2,500	1,838	74%	4,600	1,384	30%			
RECREATIONAL	45,100	42,658	95%	43,000	41,838	97%			
TOTAL NORTH OF CAPE FALCON	60,100	57,580	96%	60,100	54,523	91%			
SOUTH OF CAPE FALCON									
RECREATIONAL									
Coho mark-selective	18,000	6,177	34%	35,000	11,601	33%			
Coho non-mark-selective	7,900	8,451	107%	7,600	6,898	91%			
TOTAL SOUTH OF CAPE FALCON	25,900	14,628	56%	42,600	18,499	43%			
GRAND TOTAL COUNCIL AREA	86,000	72,208	84%	102,700	73,022	71%			

Source: PFMC Review of Ocean Fisheries, Table I-6, Feb 2015, Feb 2016, Feb 2017, Feb 2018, Feb 2019

### 3.3.2 Puget Sound fisheries

There are no U.S. in-river net or sport fisheries directed at JDF coho salmon. The only sport fishery for salmon is the hatchery coho fishery in the Dungeness River, which is not included in the evaluation of JDF coho escapement. In-river fishery impacts are limited to incidental impacts in net and sport fisheries directed at other species.

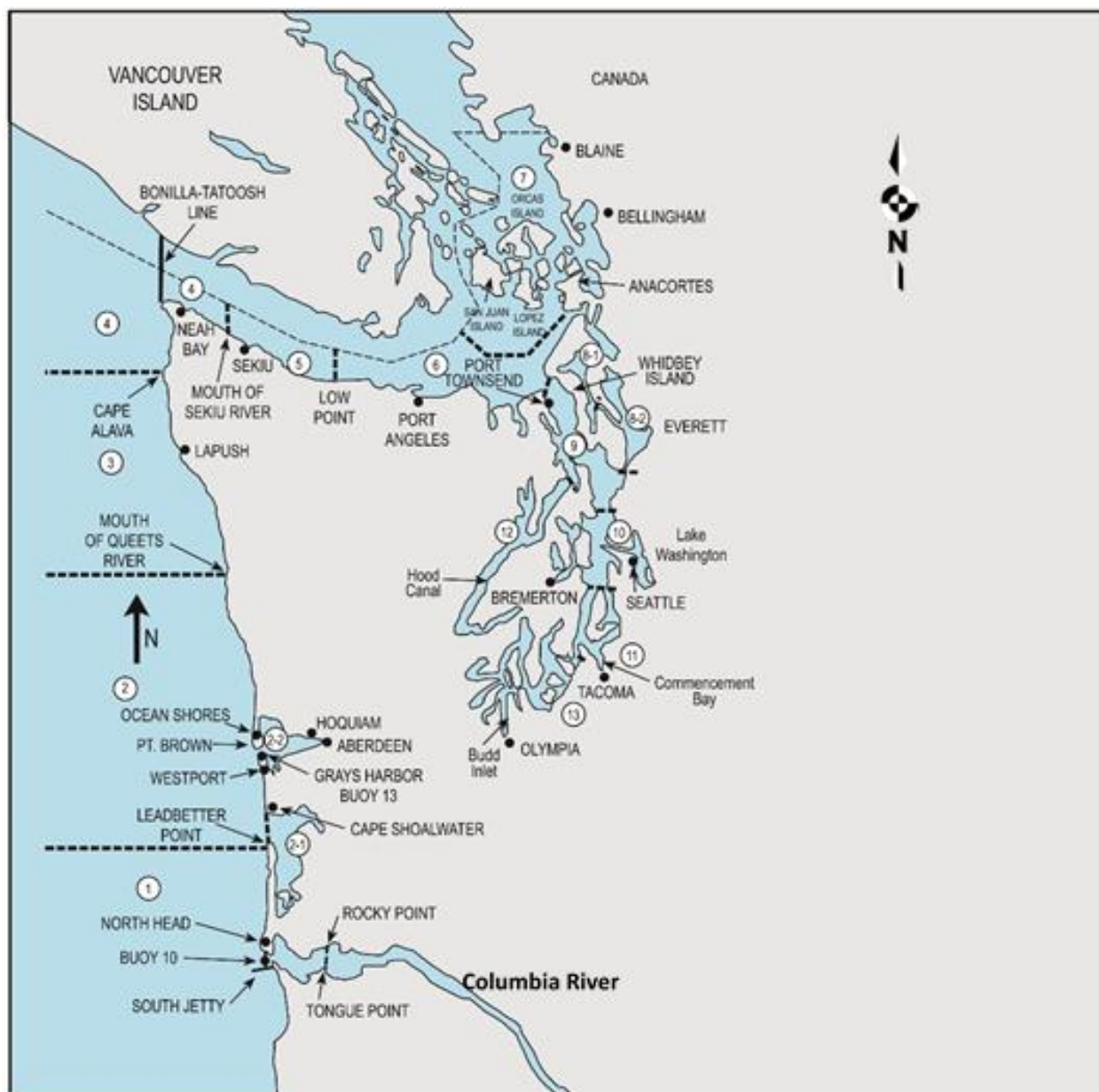


Figure 3.3.2.a. Map of Western Washington, showing the Marine Catch Areas of Puget Sound (Areas 5 through 13) and the Washington coast (Areas 1 through 4).

### Tribal fisheries

Strait of Juan de Fuca (Area 5) is predominantly gillnet harvest during July-August, and then switches to set net harvest in October. Harvest in Areas 6 and 6C are modest.

In Central Puget Sound, harvest is largely from Area 10, in similar proportions for the month of September, October, and for gillnet and purse seine gears. Tribes have very limited fisheries in Area 9.

Harvest in terminal areas 8A and 8D are much larger in comparison to those in the Strait of Juan de Fuca and the Central Sound. During 2009-2016, total coho harvest amounted to 291,959 fish

in Areas 8A and 8D (73,364 and 218,595 respectively). Most of the catch in both areas, occur in September, by gillnet in 8A and set net in 8D. In 8A there is very limited incidental coho catches from pink fisheries (calendar weeks 33-35) in odd-years, and none have occurred past the coho management period, since chum fisheries have remained closed in recent years. The 8D fishery targets Tulalip hatchery origin salmon (coho, chum and Chinook) on average the proportion of non-Tulalip Hatchery coho (around 15 percent) is significantly less than in the outside portion (“the Bubble”) at 30 percent.

#### Non-Indian commercial seasons

The number of non-Indian commercial fisheries targeting coho within Puget Sound are limited in time and area. Within Puget Sound, non-Indian and Treaty Indian regulations typically allow coho retention from September through mid-October. In 2014 and 2015, coho retention in the non-Indian commercial Gillnet, Purse Seine, and Beach Seine Fisheries was limited to Quilcene Bay, Port Gamble Bay, Bellingham Bay, Dungeness Bay, Tulalip Bay and the waters through Possession Sound Northward to Camano Head. In 2016, the non-Indian commercial fishery targeting coho was not planned in the Tulalip Bay and Possession Sound areas, but was offered in all other areas.

#### Recreational seasons

Recreational fishing seasons in the marine catch areas of Puget Sound (Areas 5-13; see map in Appendix B, Table B.1) allowed some coho retention in most areas during the 2014-15 and 2015-16 seasons, via non-selective (NSF) or mark-selective (MSF) coho fisheries as specified in Table B.1. The standard daily bag limit in these fisheries was generally 2 salmon – up to 2 hatchery marked (adipose fin-clipped) coho in MSFs, and up to 2 coho (either marked or unmarked) in NSFs. Additionally, in 2015, as is typical for odd-year regulations, a pink salmon bonus limit (2 pink salmon in addition to the standard 2 salmon limit) was allowed in all Puget Sound marine areas except Areas 8-1 and 8-2. In contrast, coho retention was not allowed in most Puget Sound marine areas during the 2016-17 season due to relatively low run size forecasts for most Puget Sound coho stocks, with the exception of Hood Canal (Area 12; see further detail in Appendix B).

## Puget Sound marine area harvest

Table 3.3.2.a. Coho harvest in Puget Sound marine fisheries<sup>a/b/</sup>

Year	Treaty Indian	Non-Indian Commercial	Recreational <sup>c/</sup>
2004	533,188	39,481	83,708
2005	287,037	19,694	58,309
2006	259,779	9,827	26,688
2007	209,137	13,435	65,306
2008	227,273	6,464	21,400
2009	259,528	20,091	75,719
2010	153,683	18,220	20,290
2011	223,800	28,821	56,775
2012	355,839	35,628	169,884
2013	298,503	29,577	115,934
2014	191,166	11,815	124,185
2015	47,118	4,777	142,669
2016	259,957	14,486	4,983
2017	191,478	11,763	40,686
2018	240,757	9,645	NA
2004-13 Ave.	280,777	22,124	69,401

a/ Data do not reflect treaty Indian allocations. Includes U.S. and Canadian-origin salmon and fish caught in test fisheries.

b/ Commercial and Treaty Indian data are preliminary. Sport data are preliminary in 2017.

c/ Recreational catches include WDFW Statistical Areas 5 through 13, which include the Strait of Juan de Fuca, San Juan Islands, and inner Puget Sound.

Source: PFMC Review of 2018 Ocean Fisheries, Tables B-39 and B-40.

### *3.3.3 Total exploitation rates*

Postseason harvest and exploitation rate data for JDF coho were compiled from post season model runs of the Fishery Regulation Assessment Model (FRAM) that are generated annually by the Coho Technical Committee (CoTC) of the Pacific Salmon Commission. Over the 14 year period from 2004 through 2017, the total exploitation rate on JDF coho averaged 10.5 percent and ranged from a high of 18.0 percent in 2015 to a low of 2.8 percent in 2016 (Table 3.3.3.a). Over this time period, approximately 23 percent of the total exploitation occurred in Alaskan and Canadian fisheries while another 23 percent occurred in Council fisheries on average. The remaining 54 percent occurred in other preterminal and terminal fisheries, mostly in sport, net, and troll fisheries in the Strait of Juan de Fuca (Figure 3.3.3.a, Table 3.3.3.a, Table 3.4.2.b).

Under Amendment 16 to the FMP adopted by the Council in 2011, Puget Sound coho management units in the low abundance category are allowed a *de minimis* exploitation rate of up to 20 percent. Over the period from 2004-2017, total exploitation rates on JDF coho have remained below this limit, even though the management unit has not always been in the low abundance category. It is noteworthy, however, that the most recent three years in the time series included both the two highest exploitation rates (16.8 percent and 18.0 percent in 2014 and 2015, respectively) and the lowest observed exploitation rate (2.8 percent in 2016). During these same three years, exploitation rates in Council area fisheries ranged from 0.4 percent in 2016 to 2.5 percent in 2014 (Figure 3.3.3.a, Table 3.3.3.a).

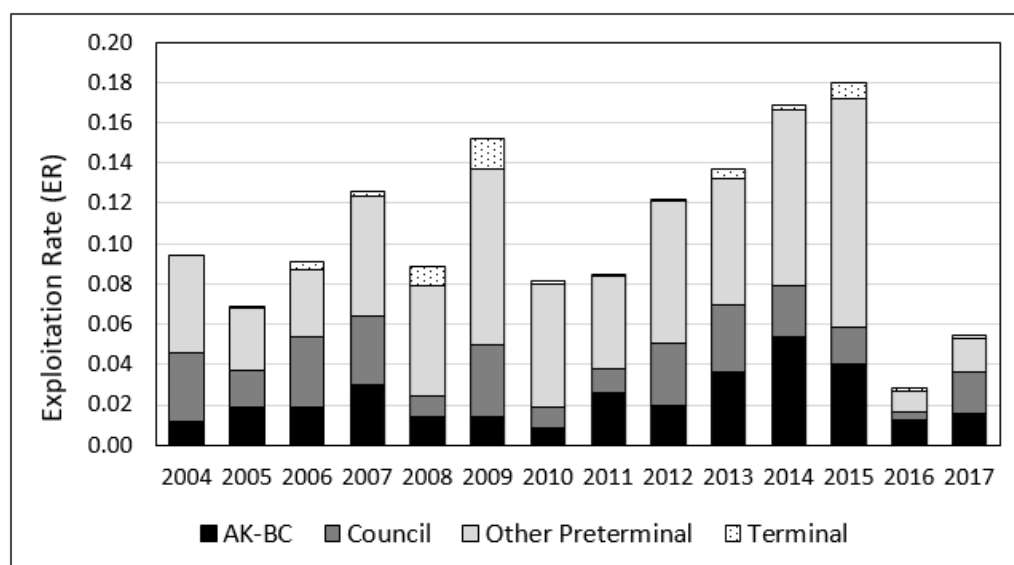


Figure 3.3.3.a. Postseason total exploitation rates by major fishery group on JDF coho (East JDF and West JDF Miscellaneous Wild model stocks) from FRAM estimates generated by the PSC CoTC.

Table 3.3.3.a. Ocean abundance, escapement and exploitation rates for JDF coho (East JDF and West JDF Miscellaneous Wild model stocks) from postseason FRAM estimates generated by the PSC CoTC.

Strata	2004	2005	2006	2007	2008	2009	2010 <sup>a/</sup>
Ocean Age 3 Abundance	21,816	10,933	4,184	8,613	3,487	16,743	20,047
Escapement	19,756	10,186	3,802	7,528	3,179	14,199	18,417
Alaska-Canada	1.2%	1.9%	1.8%	3.0%	1.4%	1.4%	0.9%
NOF - Treaty Troll	2.7%	1.5%	3.0%	2.6%	0.9%	2.8%	0.6%
NOF - Nontreaty Troll	0.2%	0.1%	0.1%	0.2%	0.0%	0.3%	0.1%
NOF - Sport	0.4%	0.2%	0.2%	0.4%	0.1%	0.4%	0.2%
SOF all	0.2%	0.1%	0.2%	0.2%	0.0%	0.1%	0.1%
Preterminal Other	4.8%	3.1%	3.4%	5.9%	5.5%	8.7%	6.1%
Terminal Sport	0.0%	0.0%	0.2%	0.0%	0.9%	1.4%	0.0%
Terminal Net	0.0%	0.1%	0.2%	0.3%	0.0%	0.1%	0.1%
Total ER	9.4%	6.8%	9.1%	12.6%	8.8%	15.2%	8.1%
Strata	2011 <sup>a/</sup>	2012 <sup>a/</sup>	2013 <sup>a/</sup>	2014 <sup>a/</sup>	2015 <sup>a/</sup>	2016 <sup>a/</sup>	2017 <sup>a/</sup>
Ocean Age 3 Abundance	11,715	12,540	9,801	13,813	4,706	8,682	5,850
Escapement	10,731	11,020	8,459	11,486	3,860	8,435	5,530
Alaska-Canada	2.6%	2.0%	3.6%	5.4%	4.0%	1.2%	1.6%
NOF - Treaty Troll	0.7%	2.0%	2.7%	1.6%	0.5%	0.0%	1.2%
NOF - Nontreaty Troll	0.1%	0.2%	0.2%	0.2%	0.3%	0.1%	0.1%
NOF - Sport	0.2%	0.2%	0.3%	0.3%	0.8%	0.1%	0.3%
SOF all	0.1%	0.7%	0.2%	0.4%	0.3%	0.2%	0.5%
Preterminal Other	4.6%	7.0%	6.3%	8.8%	11.4%	1.0%	1.7%
Terminal Sport	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%
Terminal Net	0.0%	0.0%	0.4%	0.2%	0.7%	0.2%	0.2%
Total ER	8.4%	12.1%	13.7%	16.8%	18.0%	2.8%	5.5%

a/ 2010-2017 results are preliminary

### 3.4 Assessment and management

#### 3.4.1 *Abundance forecast errors*

The history of preseason forecasting of JDF coho has not been one of noteworthy accuracy. Through at least the past two decades, the forecasts have relied on the basic principle that the adult recruits are the product of smolt outmigration multiplied by a marine survival rate. That principal is a sound one; however, predicting that marine survival rate has not been an easy task.

Before 2007, the forecasts were developed by multiplying the brood year smolt outmigration by a 3-year average marine survival to December age-2 recruits (an age that is no longer used in FRAM).

In 2007, recognizing that JDF coho had undergone very low marine survival rates for the previous two years, the co-managers used the PDO index to predict marine survival. This method, which had used a regression model that was not statistically significant, reduced the predicted marine survival rate by only a small amount, and ultimately overpredicted the survival rate for that year by about five times. That method was abandoned, and in the following year of 2008, the forecast was again based on a 3-year average marine survival rate. Beginning in 2009, and continuing through the present year, the forecast was developed once again by using independent variables to predict marine survival.

These predictor variables, however, have not been used consistently from year to year. For example, the September juvenile coho catches in the NOAA trawl surveys offshore of Oregon and Washington were an excellent predictor of marine survival for coho returning as adults the following year ( $P=0.042$  for predicting marine survival;  $P=0.009$  for predicting recruits directly). That data series was collected over a 15-year period, but the September trawl surveys were discontinued after 2012 for funding reasons, and other variables were used to predict marine survival in later years. Predictor variables that were statistically significant have been used in other years, but as post season abundance estimates became available from other years, some of those predictor variables were no longer good predictors, and were dropped from the forecasts.

Additional forecasts using various methods developed by others for coastal and Puget Sound natural coho stocks are also reviewed annually to assess how the different JDF forecast model options fit into the bigger regional picture.

In 2014 and 2016, the forecasts were lower than the postseason estimate of abundance (under-forecast), while in 2015 the forecast abundance was greater than the postseason estimate of abundance (over-forecast) (Table 3.4.1.a, Figure 3.4.1.a, Figure 3.4.1.b). Despite the inaccuracy, the forecasted abundance fell into the correct abundance category in every year during 2014-2016. Consequently, abundance forecast errors did not play a substantial role in the overfished classification.

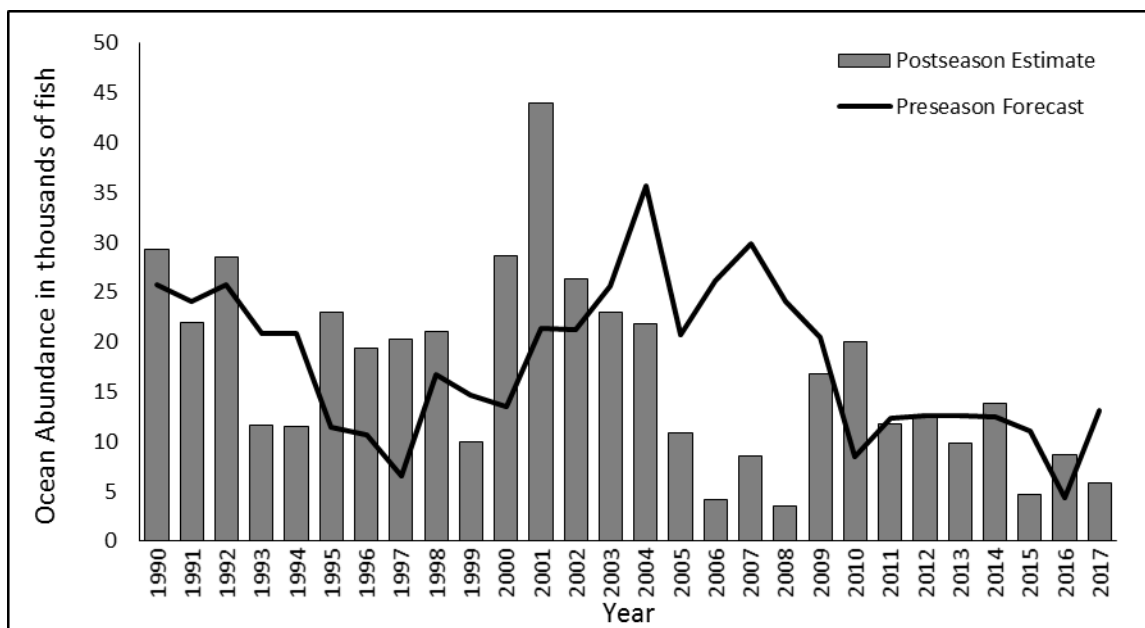


Figure 3.4.1.a. Preseason forecasts and postseason FRAM estimates of ocean age 3 abundance of JDF coho (East JDF and West JDF Miscellaneous Wild model stocks). Preseason forecasts are generated by salmon co-managers and postseason FRAM estimates are generated by the PSC CoTC.

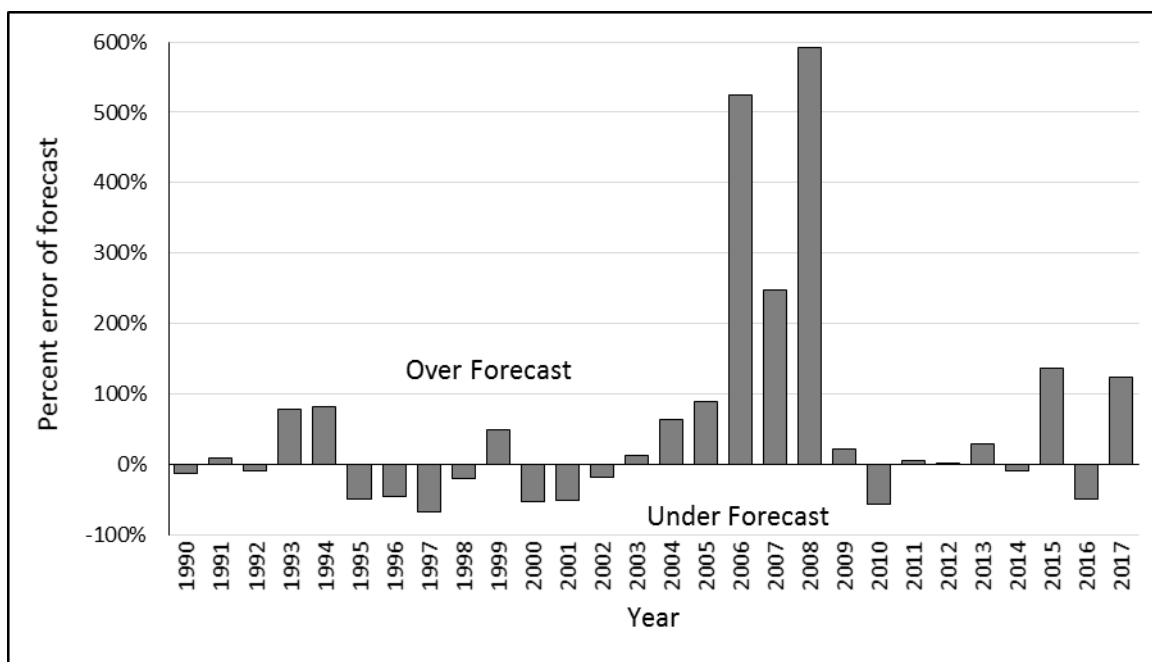


Figure 3.4.1.b. Preseason forecast error when compared to postseason estimates of ocean abundance of JDF coho (East JDF and West JDF Miscellaneous Wild model stocks). Preseason forecasts are generated by salmon co-managers and postseason FRAM estimates are generated by the PSC CoTC.



Table 3.4.1.a. Preseason and postseason estimates of ocean age 3 abundance (in thousands of fish) for JDF coho (in thousands of fish (East JDF and West JDF Miscellaneous Wild model stocks).

Year	Preseason Forecast	Postseason Estimate <sup>a/</sup>	Pre/ Postseason
<b>Strait of Juan de Fuca</b>			
1990	25.8	29.4	0.88
1991	24.1	22.0	1.10
1992	25.7	28.6	0.90
1993	20.8	11.6	1.79
1994	20.8	11.5	1.81
1995	11.4	23.0	0.50
1996	10.7	19.4	0.55
1997	6.5	20.3	0.32
1998	16.8	21.0	0.80
1999	14.7	9.9	1.48
2000	13.5	28.6	0.47
2001	21.4	43.9	0.49
2002	21.3	26.3	0.81
2003	25.6	22.9	1.12
2004	35.7	21.8	1.50
2005	20.7	10.9	1.66
2006	26.1	4.2	5.65
2007	29.9	8.6	2.92
2008	24.1	3.5	6.25
2009	20.5	16.7	0.83
2010	8.5	20.0	0.43
2011	12.3	11.7	0.65
2012	12.6	12.5	0.93
2013	12.6	9.8	1.29
2014	12.5	13.8	0.90
2015	11.1	4.7	2.37
2016	4.4	8.7	0.51
2017	13.1	5.9	2.24

a/ Coho FRAM was used to estimate post season ocean abundance.  
2010-2017 values are preliminary.

### 3.4.2 Exploitation rate forecast errors

The escapement years that contributed to the overfished determination for JDF coho were 2014 through 2016. The forecasts during these years placed the abundance in the appropriate category. In 2014, the stock was in the moderate abundance category with a total ER cap of 40 percent, and in 2015 and 2016 it was in the low abundance category with a total ER cap of 20 percent. Regardless of the abundance category, both preseason predicted ERs and postseason observed ERs have consistently been less than 20 percent due to management measures necessary to meet more limiting management criteria of other stocks. The postseason estimated total ERs were greater than the preseason projections in 2014 and 2015, but less than the preseason projection in 2016. In 2014 and 2015, the total postseason estimated ERs were higher than those projected preseason, mainly due to greater than anticipated impacts in northern fisheries and in recreational fisheries in the Strait of Juan de Fuca and Puget Sound (Table 3.4.2.b). In every case, the impacts in Council area fisheries were less than anticipated.

A summary of preseason projected and postseason estimated total exploitation rates, compared to those allowed (cap) since 2010 is provided in the following table. This helps illustrate the change in preseason/postseason exploitation rates, and also the change in the ER ‘cap’.

Table 3.4.2.a. Preseason and postseason total exploitation rates for JDF coho generated in FRAM modeling conducted by the PFMC Salmon Technical Team (preseason) and the PSC CoTC (postseason).

Return Year	Exploitation Rate			
	<u>Preseason</u>		<u>Postseason</u>	
	ER	ER cap <sup>a/</sup>	ER <sup>b/</sup>	ER cap <sup>a/</sup>
2010	0.11	0.20	0.08	0.40
2011	0.11	0.40	0.08	0.40
2012	0.13	0.40	0.12	0.40
2013	0.13	0.40	0.14	0.20
2014	0.12	0.40	0.17	0.40
2015	0.13	0.20	0.18	0.20
2016	0.05	0.20	0.03	0.20
2017	0.05	0.40	0.05	0.20
Average	0.10	0.33	0.11	0.30

a/ See CoTC 2013 for information on determination of ER caps.

b/ Postseason exploitation rates are preliminary.

Table 3.4.2.b. Preseason forecast and postseason estimates of escapement, total mortality, and exploitation rate by fishery for JDF natural coho during years that contributed to the overfished classification (2014-16), and data for the most recent year available (2017). Data Sources: preseason forecasts generated by salmon co-managers, preseason exploitation rates from FRAM modeling by the PPMC STT, and postseason FRAM estimates generated by the PSC CoTC.

FISHERY COMPONENT	2014		2015		2016		2017	
	Preseason	Postseason	Preseason	Postseason	Preseason	Postseason	Preseason	Postseason
Ocean Age 3 Abundance	12,582	13,813	11,169	4,706	4,433	8,682	13,074	5,850
FMP Smsy	11,000	11,000	11,000	11,000	11,000	11,000	11,000	11,000
Escapement after all fisheries	11,073	11,486	9,761	3,860	4,203	8,435	12,437	5,530
Alaska-Canada	153	741	312	189	119	108	228	93
Council North of Falcon								
Treaty Troll	357	224	230	23	1	1	124	69
Nontreaty Troll	53	30	43	13	5	8	26	4
Sport	59	38	55	36	15	13	25	17
Council South of Falcon	81	56	47	13	18	16	50	27
<b>Council Subtotal</b>	<b>550</b>	<b>348</b>	<b>375</b>	<b>85</b>	<b>39</b>	<b>38</b>	<b>225</b>	<b>117</b>
Preterminal Other								
Troll	1	6	36	5	-	-	4	2
Net	338	295	211	27	66	85	125	89
Sport	459	908	467	505	6	-	51	10
Terminal Net and Sport	8	29	7	35	-	16	-	9
<b>Total Fishing Mortality</b>	<b>1,509</b>	<b>2,327</b>	<b>1,408</b>	<b>846</b>	<b>230</b>	<b>247</b>	<b>633</b>	<b>320</b>
Alaska-Canada	1.2%	5.4%	2.8%	4.0%	2.7%	1.2%	1.7%	1.6%
Council North of Falcon								
Treaty Troll	2.8%	1.6%	2.1%	0.5%	0.0%	0.0%	0.9%	1.2%
Nontreaty Troll	0.4%	0.2%	0.4%	0.3%	0.1%	0.1%	0.2%	0.1%
Sport	0.5%	0.3%	0.5%	0.8%	0.3%	0.1%	0.2%	0.3%
Council South of Falcon	0.6%	0.4%	0.4%	0.3%	0.4%	0.2%	0.4%	0.5%
<b>Council Subtotal</b>	<b>4.4%</b>	<b>2.5%</b>	<b>3.4%</b>	<b>1.8%</b>	<b>0.9%</b>	<b>0.4%</b>	<b>1.7%</b>	<b>2.0%</b>
Preterminal Other								
Troll	0.0%	0.0%	0.3%	0.1%	0.0%	0.0%	0.0%	0.0%
Net	2.7%	2.1%	1.9%	0.6%	1.5%	1.0%	1.0%	1.5%
Sport	3.6%	6.6%	4.2%	10.7%	0.1%	0.0%	0.4%	0.2%
Terminal Net and Sport	0.1%	0.2%	0.1%	0.7%	0.0%	0.2%	0.0%	0.2%
<b>Total Exploitation Rate</b>	<b>12.0%</b>	<b>16.8%</b>	<b>12.6%</b>	<b>18.0%</b>	<b>5.2%</b>	<b>2.8%</b>	<b>4.8%</b>	<b>5.5%</b>

### 3.5 Summary of potential causal factors

In analyzing the reasons why JDF coho did not achieve their minimum spawner threshold for the return years 2014 through 2016, it is useful to examine the events and conditions that affect their life cycle and limit their abundance. As the preceding sections discuss, in the three-year coho life from egg to spawner, there are numerous conditions that affect their survival and return rate, but for the purpose of this analysis we can distill those down to freshwater conditions, ocean conditions, and fisheries.

In this section, we compare the effects of events and conditions at different life-cycle stages by applying the range of variables from one life stage to the average from another. This approach shows the effect that each life stage can make when the other life stages are held constant. The results of this analysis are shown in Table 3.5.a, and discussed here.

Freshwater conditions, including parent-year spawning escapement, are reflected in annual smolt abundance. We can view the smolt abundance as incorporating the effects of not only the parent-year spawning escapement, but also the events and environmental conditions the coho experience during incubation and freshwater residence. For brood years 2001 through 2014 (return years 2004 through 2017) the abundance of smolts has varied by a factor of slightly greater than 2-to-1, from a high of about 420,000 to a low of 180,000. If we apply the average marine survival rate for this stock, 4.1 percent, to this range of smolt abundance we find that the entire freshwater life history, from egg to smolt, makes a difference of about 10,000 ocean age-3 recruits.

By contrast, marine survival rates for Strait of Juan de Fuca coho over these same brood years have varied by a factor of almost 10-to-1, from a high of over 8 percent to a low of less than 1 percent. Applying these rates to an average smolt production over this time period of approximately 300,000 smolts, we can conclude that the marine survival rates make the difference of over 23,000 ocean age-3 recruits. Marine survival was below the median value for the three broods, especially for the brood returning in 2015. Lower marine survival in 2015 is attributed to poor ocean conditions and lack of available prey. In 2015, JDF coho returned in much lower numbers than forecasted preseason. They were also much smaller than normal, resulting in less fecundity per returning adult. This had a compounding effect on the resource, resulting in both low escapement and low spawning potential for those that did return.

The low marine survival resulted in ocean age-3 abundances that were in the low, or lower end, of the moderate abundance categories for all three broods. Since 2004, the ocean age-3 abundance has never been high enough to be categorized as abundant, despite marine survival rates that have averaged more than 4 percent, and have exceeded 8 percent. This suggests that freshwater productivity may be a chronic problem that, coupled with recent marine conditions, has reduced the productivity of the JDF coho, to the point where the breakpoints in stepped exploitation rate harvest policy and/or the allowable total ERs may need to be reexamined.

By comparison, fishery mortality on this stock has been fairly low, and has made a correspondingly low difference in spawning escapement. The total fishery mortality of Strait of Juan de Fuca natural coho in all fisheries (calculated from the data shown in Table 3.3.3.a) has ranged from about 250 to 2,500. In North of Falcon ocean fisheries, the total fishery mortality of this stock, excluding the year 2016, when there were no ocean coho fisheries, has ranged from a low of 35 fish to a high of 711 fish.

During the 2004-2017 time period, exploitation rates have consistently been maintained at levels below the rate allowed when the stock is in the low abundance category, and have averaged less than 11 percent. However, 2014 and 2015 experienced the highest ERs in this time period, and this did contribute to the stock being classified as overfished. Council area fisheries have accounted for about one-fourth of the harvest impacts on JDF coho during this time period, while other pre-terminal fisheries in the Strait of Juan de Fuca and Puget Sound have accounted for a little over half. Consequently, harvest reductions have limited efficacy in rebuilding this stock.

Forecasting errors have been large in past years, with forecasts in some years being greater than five times the actual abundance. However, in 2014-2016 the forecasts placed the abundance status in the correct category in every year, and thus did not contribute to the stock becoming overfished.

In each year the ER in Council-area fisheries was less than the preseason expectation, so management error in Council-area fisheries did not play a role in the stock becoming overfished. However, in 2014 and 2015 total ERs exceeded the preseason expectation by 5 percent in both years, so it could be argued that although ERs were lower than the FMP allowed, management error contributed to the stock becoming overfished.

Table 3.5.a. applies the extremes of one set of conditions to the average of three stages in the life of the coho. The results shown in the table are not the actual numbers of recruits or spawners, but are the product of the calculations: for example, the high marine survival rate applied to an average number of smolts. The table shows the extent to which freshwater and marine conditions and fishery mortality can affect the number of adult recruits or the number of spawners. These results make it clear that ocean conditions, as reflected in marine survival rates, drive the abundance of adult recruits of this stock more than any other factor, and therefore affect the abundance of spawners more than any other factor. Although the only regulatory tool available to the Council is management of ocean fisheries, ocean conditions have led to rebuilding in the past – as recently as the past decade. While we cannot predict future ocean conditions, they might also allow for rebuilding this stock sooner than restrictions on fisheries can.

Table 3.5.a. Comparison of factors affecting abundance of JDF coho.

		High	Low	Difference
<b>Recruit abundance as limited by freshwater conditions</b>				
Average marine survival rates	3.9%			
Smolt abundance		421,143	179,912	
Resulting ocean age-3 recruits		16,603	7,093	9,510
<b>Recruit abundance as limited by marine survival</b>				
Average smolts	306,336			
Marine survival rates		8.5%	0.9%	
Resulting ocean age-3 recruits		25,967	2,627	23,340
<b>Spawner abundance as limited by fishery mortality</b>				
Average ocean age-3 recruits	10,924			
Fishery mortality, all fisheries combined		2,544	247	
Resulting spawners		8,380	10,677	2,297

## 4.0 RECOMMENDATIONS FOR ACTION

### 4.1 Recommendation 1: Rebuilt criterion

Consider the JDF coho stock to be rebuilt when the 3-year geometric mean of natural-area adult escapement meets or exceeds  $S_{MSY}$ . This is the default rebuilt criterion in the FMP.

### 4.2 Recommendation 2: Management strategy alternatives

Recommend the Council adopt a management strategy (control rule) that will be used to guide management of fisheries that impact JDF coho until rebuilt status is achieved. We offer two alternative management strategies for consideration. The rebuilding time frame under each of the alternatives are not expected to exceed the maximum rebuilding time ( $T_{MAX}$ ) of 10 years. The probability of achieving rebuilt status for years 1 (2018) through 10 are projected in Section 4.5., *Analysis of management strategy alternatives*.

The description of alternatives may include references intended to meet NEPA or MSA criteria. Guidelines suggest that alternatives are identified as either an ‘action’ or a ‘no-action’ alternative, and that the minimum time ( $T_{\text{MIN}}$ ) and the time estimated to achieve rebuilt status ( $T_{\text{target}}$ ) are acknowledged within the suite of alternatives. See Section 2.1 for a more complete description.

Alternative I: Status Quo. During the rebuilding period continue to use the current management framework and reference points, as defined in the FMP and the PST, to set maximum allowable exploitation rates on an annual basis. Projected rebuilding time,  $T_{\text{target}}$ , is six years (see Section 4.5). This is considered a ‘no-action’ alternative.

Alternative II: Limit ER. The Council will plan ocean fisheries to limit impacts on JDF coho consistent with exploitation rate limits identified by the Washington tribal and state comanagers, and consistent with the FMP. The comanagers will limit Southern U.S. fisheries to a maximum ER of 10% regardless of annual abundance forecasts until rebuilt status is achieved to promote rebuilding of the stock while allowing limited fisheries to occur.

The tribal and state co-managers will structure inside fisheries during the North of Falcon preseason process that, in combination with PFMC fisheries, will meet this exploitation rate objective. The co-managers may implement additional conservation measures, as necessary.

Projected rebuilding time,  $T_{\text{target}}$ , is five years (see Section 4.5). This is considered an ‘action’ alternative.

For the two alternatives and the  $T_{\text{MIN}}$  scenario, year 1 for the  $T_{\text{MIN}}$  and  $T_{\text{target}}$  calculations is defined as 2018. This convention was adopted for JDF coho due to data availability, as the most recent estimates of ocean abundance and spawner escapement are from 2017. Rebuilding times projected here assume the control rules defined in the alternatives were first applied to 2018 fisheries, and each of the nine years thereafter. However, an adopted rebuilding plan will likely be first implemented in 2020.

### **4.3 Recommendation 3: Comanager recommendations**

In light of the current habitat conditions and recent marine survival, it is strongly recommended that the comanagers (tribal and state) re-examine  $S_{\text{MSY}}$  and  $MSST$  reference points that are incorporated into the FMP and the Comprehensive Coho Management Plan. Since the development of the reference points in 2000, nearly 20 years of stock assessment data have been collected. Analyses of these data suggest that abundance levels defined by the relationship between spawners and smolts and intended to maximize smolt production may provide for more appropriate reference points.

### **4.4 Recommendation 4: Habitat Committee**

This report has identified that habitat conditions may have contributed to escapement shortfalls and thus the overfished status determination. It is recommended that the Council direct the Habitat Committee to work with federal, state, local, and tribal habitat experts to review the status of the essential fish habitat affecting the overfished stock and, as appropriate, provide recommendations

to the Council for restoration and enhancement measures within a suitable time frame, as described in the FMP. Habitat-related topics lie outside the expertise of the STT and thus the Habitat Committee is better suited to conduct a review.

#### 4.5 Analysis of management strategy alternatives

The STT has developed a model to assess the probability of a stock achieving rebuilt status in the years following an overfished declaration. In this model, for Strait of Juan de Fuca natural coho future abundance is based on a distribution fitted to past observed ocean age-3 abundances (2004-2017). Realistic levels of error in abundance forecasts, escapement estimates, and exploitation rate implementation contribute to the projected adult spawner escapement. Replicate simulations are performed to allow for projecting the probability of achieving rebuilt status by year. The model framework allows for evaluation of alternative rebuilding plans by specifying the rebuilding plans as alternative harvest control rules. Model structure, parameterization, and additional results are presented in Appendix C.

This model was applied to Strait of Juan de Fuca natural coho in order to provide projected rebuilding times, with year 1 representing 2018. The projected rebuilding time is defined here as the number of years needed for the probability of achieving rebuilt status to meet or exceed 0.50. Given this assumption, rebuilding times are projected to be six years for Alternative I and five years for Alternative II.  $T_{MIN}$ , based on a no fishing scenario, was projected to be four years (Table 4.5.a). The rebuilding probabilities in Table 4.5.a are displayed graphically in Figure 4.5.a. There were very small differences in rebuilding time probabilities between alternatives I and II. For example, there is a difference of 0.023 between alternatives I and II in year five (Table 4.5.a), and this difference resulted in the one year difference in projected rebuilding times between those alternatives. While a probability of 0.5 has been used here to define rebuilding times, the Council has the discretion to recommend a probability greater than 0.5 to be used for this purpose.

Table 4.5.a. Projected rebuilding probabilities by year for each of the alternatives and the  $T_{MIN}$  scenario.

	Year									
	1	2	3	4	5	6	7	8	9	10
Alternative I	0.009	0.185	0.293	0.393	0.479	<b>0.560</b>	0.626	0.683	0.731	0.768
Alternative II	0.011	0.192	0.308	0.410	<b>0.502</b>	0.577	0.639	0.698	0.743	0.788
$T_{MIN}$	0.016	0.264	0.414	<b>0.544</b>	0.639	0.714	0.773	0.822	0.862	0.893

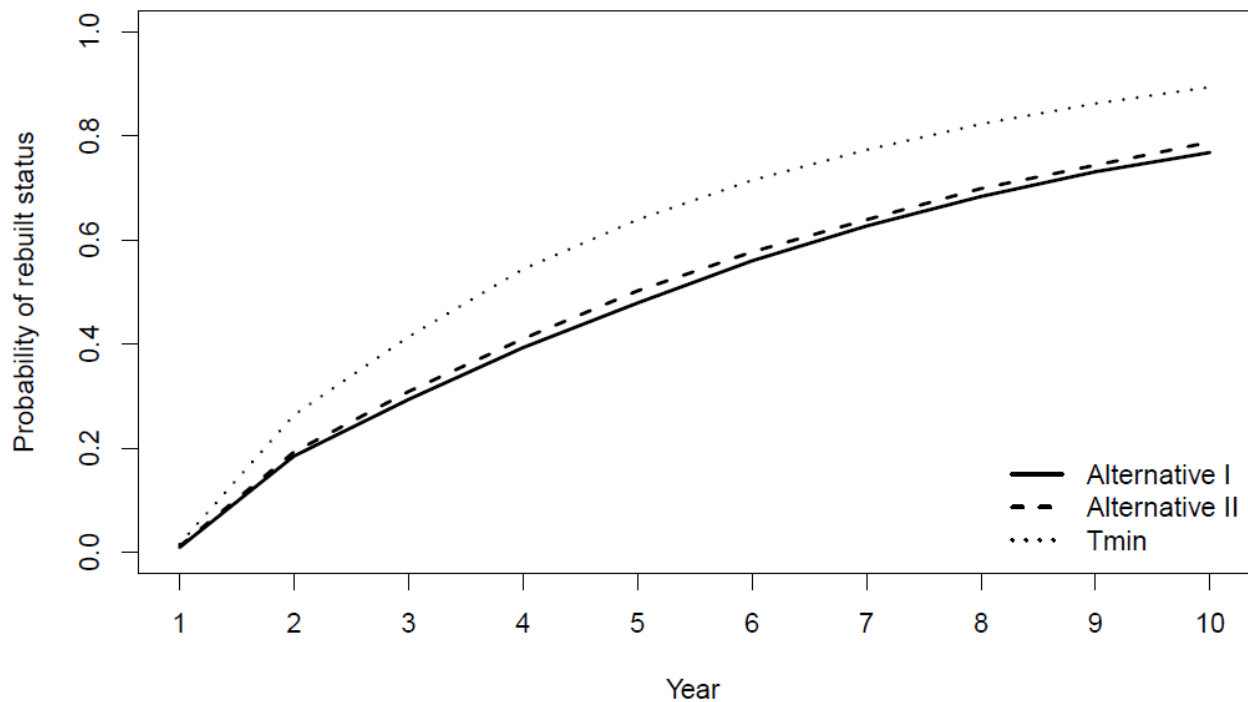


Figure 4.5.a. Projected probability of achieving rebuilt status by year under the two alternatives and the T<sub>min</sub> scenario.

The model described here was created to allow for a quantitative assessment of rebuilding alternatives. The tool has some elements of a management strategy evaluation (MSE), but lacks an explicit biological operating model. It relies on draws from an abundance distribution informed by past abundance levels. As such, no explicit population dynamics are included in the model. Data limitations and the short time frame for development of rebuilding plans did not allow for constructing a more detailed operating model. The model also does not explicitly account for mixed-stock effects, where another stock could limit access to Strait of Juan de Fuca natural coho in ocean fisheries and prevent attainment of allowable exploitation rates.

The probability of achieving rebuilt status for alternative rebuilding plans within a 10 year window is the core result of this analysis. The results for particular alternatives may be most useful if interpreted in a relative rather than absolute sense. Actual rebuilding periods may be somewhat shorter or longer than these results suggest due to the vagaries of future production, ocean conditions, and fisheries.

## 5.0 SOCIOECONOMIC IMPACT OF MANAGEMENT STRATEGY ALTERNATIVES

### 5.1 Approach to the socio-economic analysis and benchmark/baseline

The approach for the analysis is to provide the best information possible on the impacts of each of the alternatives. To achieve this end the analysis includes both quantitative and qualitative information. As needed to describe potential impacts of the alternatives, the socioeconomic analysis assesses the following:



- The likelihood that the rebuilding stock will be constraining in a particular year:
  - the degree to which the stock has been a constraint historically, and
  - the differences in escapement policy between historical policies and the action alternatives for recent years.
- The potential degree of reduction in ocean fisheries:
  - the differences in escapement policy between no action and action alternatives over a range of stock abundances, and
  - the average reduction in ocean fisheries and attendant changes in personal income that might be expected, assuming the stock is constraining in every year.

It is important to assess the likelihood that a stock will be constraining because when a stock is not constraining a change in the harvest policy might have no impact. Regulations governing ocean fisheries are generally shaped by the most constraining stock (i.e., the stock for which it is most difficult to meet escapement policies because of relatively low abundance.). In such cases there are usually surplus escapements (i.e., escapement levels in excess of the management goal) for non-constraining stocks. If a more conservative harvest policy is imposed for a stock that is non-constraining in a particular year, even without imposing the more conservative harvest policy any surplus escapement of the non-constraining stock may be more than sufficient to meet the more conservative criteria, and thus the policy would have no additional impact on that stock.

Predicting whether or not a particular stock will be constraining in the future is untenable because it requires a projection of the abundance of every other potentially constraining stock in the region. Therefore to assess the likelihood that a stock may be constraining in the future, the approach used here is first to consider whether a stock has been a constraint historically, and second to look at a hindcast of how historical harvest policies would have been different if the action alternative described below had been in place at that time. The hindcast is used to indicate the degree to which the action alternative might have modified historical harvests at the time including whether a stock that was not constraining may have become so under the action alternative.

Setting aside the question of whether the stock was or would be constraining, an upper bound on the potential degree of harvest reduction in ocean fisheries is indicated first by a general comparison of the status quo and alternative harvest policies, and second by using additional results from the STT modeling of the probability of a stock achieving rebuilt status under alternative management strategies (see section 4.5). Specifically, the additional results used are the average reductions in exploitation rates derived from 10,000 replicate simulations of 10-year management cycles under each alternative strategy. Differences in average exploitation rates between the alternative simulations are used as an indicator of the magnitude of the difference in socio-economic impact, and a proportional relationship between the two is assumed (e.g., if exploitation rates are reduced by 10 percent then economic activity associated with salmon fishing will be reduced by 10 percent). The assumption of a proportional relationship is used because it is not possible to predict *a priori* how the Council might shape a particular season given the status of each stock it is managing. Each year the Council engages in an extensive public process in which it shapes seasons to optimize harvest by addressing allocation issues among various harvesting sectors and geographic areas while ensuring that the preseason expectation is that escapement objectives are met for all stocks. In particular, the Council generally optimizes fishing opportunity by shaping season structures to avoid constraining stocks. Because of this flexibility

to use season shaping to mitigate negative impacts, estimates of changes in impacts based solely on proportional differences in exploitation rates should be considered as upper bounds (i.e., the degree of reduction is not likely to be as great as indicated here especially if it is unlikely that the stock will be a constraint on shaping the salmon seasons).

These average proportional changes in exploitation rates are then applied to an average annual personal income impact associated with the fishery (an economic benchmark) to provide an indicator of the change in overall economic activity derived from non-tribal commercial and recreational ocean salmon fisheries each year under a given alternative. These average annual impacts are then multiplied by the projected median number of years to rebuild under the alternative to generate an estimate of the economic effect over the entire rebuilding period.<sup>3</sup>

Personal income impacts in this case are the personal income generated as a result of direct expenditures related to fishing (recreational and commercial), processing, and support industry activities. These include personal income earned directly by those participating in fishing and processing activities (including charter vessels providing recreational trips), personal income earned by those employed in businesses that supply and service commercial fishing, recreational fishing and processing support activities (e.g., fuel and bait suppliers, mechanics and truck drivers; also called indirect income), and the personal income generated by other businesses when those with direct and indirect income spend their money in the community (e.g., grocery stores and restaurants). On the one hand, when fishing activity is reduced, personal income impacts may not be reduced proportionally because affected individuals may increase their activity in other fisheries or take up substitute economic activity in the same community. On the other hand, with respect to alternative fishing activity a recent study indicates that substitution may be minimal and there can be short and long term effects that result in impacts that are more than proportional to the reduction in the salmon fishery. For example, with respect to vessels that remained active during a closure, there was only limited evidence that more diversified vessels made up for their reduced salmon fishing with increased activity elsewhere (Richerson and Holland, 2017). Furthermore, vessels that are more dependent on salmon are likely to cease all fishing activity during a salmon closure rather than increase activity in other fisheries, and a portion of those will exit the fishery permanently (*Ibid.*). Even if other vessels take up the slack as opportunity returns, those vessels may be located in different ports (or some local infrastructure may have disappeared) causing geographic redistributions. Additional information on the modeling and interpretation of personal income impacts (also termed community income impacts) is provided in Chapter IV of the most recent annual salmon review (PFMC 2018b).

It is important to recognize, that despite similarity in terminology, personal income impacts differ from the impacts of an alternative. Personal income impacts are the income associated with a particular activity, while the impacts of an alternative are the changes from status quo that occur as a result of implementing a new policy (i.e., an action alternative). For example, suppose that the personal income impacts associated with fishing under status quo are \$10 million and those under an action alternative \$9 million. Therefore the potential impact of the action alternative, as

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<sup>3</sup> The analytical approach here is basically a quantitatively informed qualitative analysis. In an approach that was able to provide a more precise quantitative estimate of the expected annual changes in impacts, discount rates would be applied to the stream of expected changes.

represented by the reduction or redistribution of personal income compared with status quo, would be \$1 million.

Domestic ocean fisheries impacting the coho stock covered by this rebuilding plan occur mainly in Washington state and north of Cape Falcon, Oregon. These include ocean commercial and recreational. In addition, when a coho stock constrains ocean fisheries there may be increases in inside fishing opportunity. The focus of this analysis is impacts on ocean fisheries and related economic activity. Therefore for the economic benchmark, personal income impacts for port areas in Oregon and Washington north of Cape Falcon during 2004 to 2016 are used. There are currently five salmon rebuilding plans in development that are using the same 2004-2016 range of years for the economic analysis, including for two other Washington coho stocks and two California Chinook stocks. The year 2016 was selected for the last year of the period because it was the most recent year for which data were available when the analytical models were developed. Years prior to 2004 are not included because quality of the coho data in those years was not as strong as the more recent years, and a desire to maintain consistency across rebuilding plans. There are not strong reasons to deviate from using this same period of years across all five rebuilding plans, and this consistency is expected to simplify review and comprehension of the analyses for both decision makers and the public. These years span recent history and describe a range of harvest and escapement levels that could reasonably be expected to occur in future years, although due to ocean, climate, and other conditions, the actual distribution may tend more toward one end of this spectrum than the other, or exhibit increased variability.

Estimates of total coastal community personal income impacts during 2004-2016 in affected port areas north of Cape Falcon for the non-tribal commercial ocean troll salmon fishery averaged approximately \$3.4 million per year (in inflation-adjusted 2016 dollars), ranging from \$1.6 million in 2008 to \$5.6 million in 2015, and for the ocean recreational salmon fishery averaged approximately \$9.9 million, ranging from \$4 million in 2008 to \$16 million in 2014. Total community personal income impacts in affected areas from the combined non-tribal commercial troll and recreational salmon fisheries conducted in ocean areas averaged approximately \$13.3 million during 2004-2016, ranging from \$5.6 million in 2008 to \$21.3 million in 2014<sup>4</sup> (Figure 5.1.a and Table 5.1.a).

For the individual port areas, inflation-adjusted personal income impacts during the period from combined ocean non-tribal commercial troll and recreational salmon fisheries averaged approximately \$1.3 million in Neah Bay, ranging from \$0.4 million in 2008 to \$2.2 million in 2014; \$0.7 million in La Push, ranging from \$0.3 million in 2016 to \$1 million in 2015; \$6.7 million in Westport, ranging from \$3 million in 2008 to \$10.2 million in 2015; \$3.3 million in Ilwaco, ranging from \$1.2 million in 2008 to \$5.8 million in 2014; and \$1.5 million in Astoria, ranging from \$0.7 million in 2008 to \$3.1 million in 2014 (Figure 5.1.b and Table 5.1.a).

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<sup>4</sup> It is important to note that income impact estimates produced for years prior to the 2010 data year were derived using a different methodology than estimates for subsequent years. While strictly speaking, estimates produced using the two methodologies may not be directly comparable, for simplicity this limitation was overlooked for this analysis, since the change more or less equivalently affected both the commercial and recreational sectors and all port areas. A description of the transition to the current income impact methodology and comparisons of results from the earlier and current models are found in Appendix E of the Review of 2014 Ocean Salmon Fisheries.

2008 was the lowest year for combined non-tribal ocean salmon fishery personal income impacts during the period overall and for three of the five affected port areas: Neah Bay, Westport and Ilwaco, while 2016 was the lowest year for La Push and Astoria. 2014 had the highest combined salmon fishery personal income impacts during the period overall and also for two port areas: Ilwaco and Astoria. The highest years for the remaining three port areas were 2004 for Neah Bay, and 2015 for both La Push and Westport (Figure 5.1.b and Table 5.1.a).

Although not included in these non-tribal economic impact estimates, tribal commercial ocean troll salmon fisheries also occur and contribute economically to coastal communities. In addition, JDF coho are also taken in commercial and tribal net fisheries and recreational fisheries in Puget Sound and its tributaries. During 2004-2016, commercial net harvests of adult JDF coho in the Puget Sound region averaged 3,369 fish, ranging from 332 fish in 2015 to 6,877 fish in 2009.<sup>5</sup> Given that these fisheries do occur and contribute to coastal and Puget Sound communities, the economic benefit from affected salmon fisheries is likely higher and more widely distributed than is indicated by the economic benchmark used in this document.

At the request of the Makah Tribe, Neah Bay tribal troll landings have been included to emphasize the value of this fishery to the economy of Neah Bay. The Neah Bay tribal troll fishery, on average during 2004-2016, landed six times more than the number of pounds landed from non-tribal troll fishery (Table 5.1.b). This data helps identify the magnitude of the economic contribution of tribal fisheries within the port area of Neah Bay. The majority of tribal landings in Neah Bay are from the Makah Tribe. Employment related to processing and handling of tribal landings is also not included in these economic estimates. Overall, the economic benefit to the Neah Bay community (including the Makah Tribe) from ocean salmon fisheries are likely higher than what is indicated in this document, as personal income impacts from tribal fisheries which are not included would likely exceed the average personal income impact from the non-tribal commercial salmon fishery, which is estimated at \$468,000 per year (Table 5.1.a)

In summary, there are three elements to this analysis: primarily qualitative information on future conditions (related primarily to the likelihood that the stock will be a constraint and whether there will be any impact from an alternative harvest policy), a quantitative indicator of the economic magnitude of the fishery and how future conditions might change relative to a benchmark if the stock is constraining (effects of the action on personal income associated with the fishery), and qualitative caveats regarding the quantitative information (reasons the personal income impact estimates might be off in one direction or another). Information about how future conditions will change even in the absence of any action is taken into account in the cumulative impact section of relative NEPA documents, which take into consideration current trends as well as the impacts of reasonably foreseeable future actions.

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<sup>5</sup> Puget Sound catch data from *Review of 2018 Ocean Salmon Fisheries: Stock Assessment and Fishery Evaluation Document for the Pacific Coast Salmon Fishery Management Plan*. Table B-42.

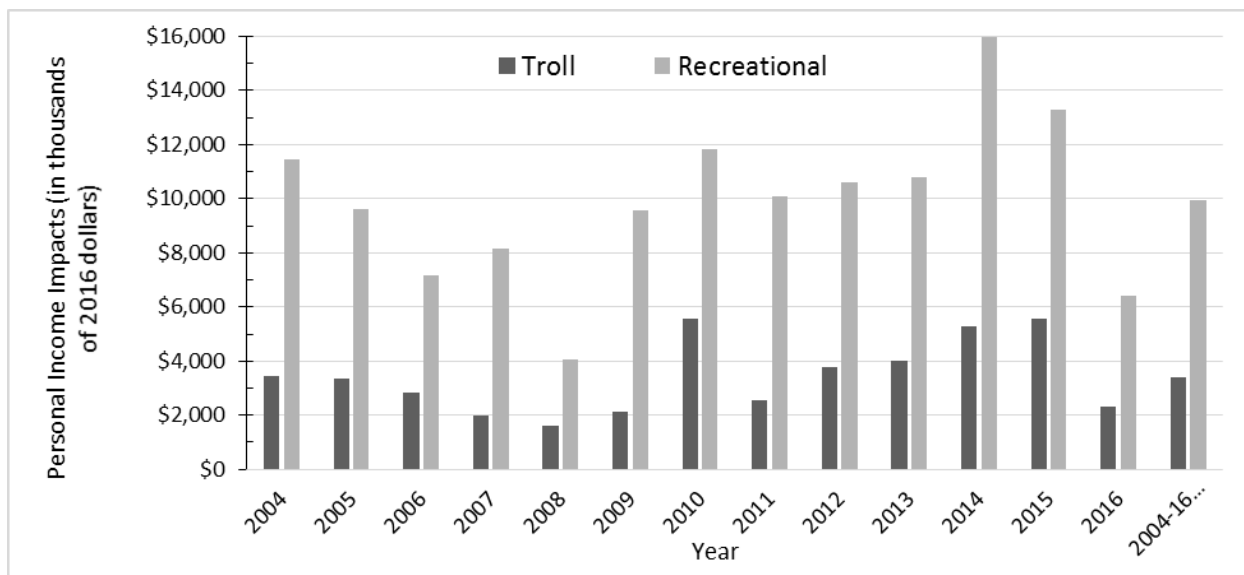


Figure 5.1.a. Estimates of total, aggregated personal income impacts in affected coastal communities in Washington and Oregon north of Cape Falcon in thousands of real (inflation adjusted, 2016) dollars for the non-tribal commercial ocean troll and ocean recreational salmon fisheries.

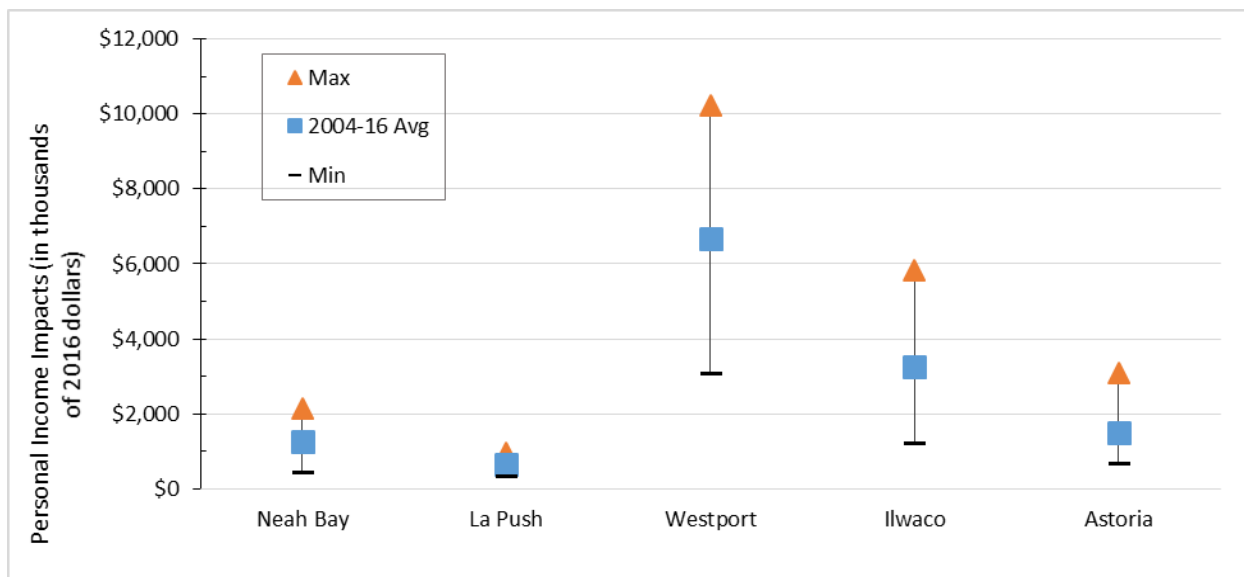


Figure 5.1.b. Estimates of personal income impacts by coastal community in thousands of real (inflation adjusted, 2016) dollars for the combined non-tribal commercial ocean troll and recreational ocean salmon fisheries in Washington and Oregon north of Cape Falcon.

Table 5.1.a. Estimates of personal income impacts by coastal community in thousands of real (inflation adjusted, 2016) dollars for the non-tribal commercial ocean troll and recreational ocean salmon fisheries for major Washington and Oregon port areas north of Cape Falcon.

<b>OCEAN TROLL</b>	<b>Neah Bay</b>	<b>La Push</b>	<b>Westport</b>	<b>Ilwaco</b>	<b>Astoria</b>	<b>Total</b>
2004	928	293	1,154	113	969	3,457
2005	761	454	1,170	144	803	3,333
2006	566	459	440	295	1,050	2,811
2007	250	254	1,038	129	310	1,981
2008	163	216	616	164	442	1,601
2009	331	342	1,192	83	180	2,128
2010	251	403	3,843	95	972	5,563
2011	575	228	1,407	96	244	2,551
2012	862	501	1,467	234	723	3,788
2013	485	448	2,674	74	354	4,035
2014	385	445	1,528	1,108	1,840	5,305
2015	315	641	3,021	420	1,171	5,568
2016	206	204	1,386	219	305	2,321
<b>2004-16 Avg</b>	<b>468</b>	<b>376</b>	<b>1,611</b>	<b>244</b>	<b>720</b>	<b>3,419</b>
<b>Max</b>	<b>928</b>	<b>641</b>	<b>3,843</b>	<b>1,108</b>	<b>1,840</b>	<b>5,568</b>
<b>Min</b>	<b>163</b>	<b>204</b>	<b>440</b>	<b>74</b>	<b>180</b>	<b>1,601</b>
<b>RECREATIONAL</b>	<b>Neah Bay</b>	<b>La Push</b>	<b>Westport</b>	<b>Ilwaco</b>	<b>Astoria</b>	<b>Total</b>
2004	1,228	260	5,332	3,494	1,151	11,465
2005	842	263	4,866	2,829	835	9,636
2006	552	231	3,593	2,200	600	7,176
2007	563	180	3,687	2,875	842	8,146
2008	244	108	2,425	1,024	242	4,043
2009	657	288	4,626	3,166	848	9,586
2010	777	332	6,312	3,422	976	11,819
2011	758	363	5,180	3,033	756	10,089
2012	944	343	5,848	2,853	606	10,594
2013	1,088	368	5,679	2,987	687	10,810
2014	1,190	484	8,315	4,731	1,242	15,962
2015	1,059	334	7,203	3,793	909	13,298
2016	595	112	2,746	2,604	352	6,410
<b>2004-16 Avg</b>	<b>807</b>	<b>282</b>	<b>5,062</b>	<b>3,001</b>	<b>773</b>	<b>9,926</b>
<b>Max</b>	<b>1,228</b>	<b>484</b>	<b>8,315</b>	<b>4,731</b>	<b>1,242</b>	<b>15,962</b>
<b>Min</b>	<b>244</b>	<b>108</b>	<b>2,425</b>	<b>1,024</b>	<b>242</b>	<b>4,043</b>
<b>Combined</b>	<b>Neah Bay</b>	<b>La Push</b>	<b>Westport</b>	<b>Ilwaco</b>	<b>Astoria</b>	<b>Total</b>
2004	2,156	553	6,486	3,607	2,120	14,922
2005	1,603	718	6,036	2,974	1,638	12,969
2006	1,118	690	4,033	2,495	1,649	9,986
2007	813	434	4,725	3,004	1,151	10,127
2008	407	324	3,041	1,189	683	5,644
2009	989	630	5,819	3,249	1,029	11,715
2010	1,028	735	10,155	3,517	1,948	17,382
2011	1,333	590	6,587	3,129	1,001	12,640
2012	1,806	845	7,315	3,087	1,329	14,382
2013	1,573	816	8,353	3,061	1,041	14,844
2014	1,576	928	9,842	5,839	3,082	21,268
2015	1,374	975	10,223	4,213	2,080	18,866
2016	800	316	4,132	2,824	658	8,730
<b>2004-16 Avg</b>	<b>1,275</b>	<b>658</b>	<b>6,673</b>	<b>3,245</b>	<b>1,493</b>	<b>13,344</b>
<b>Max</b>	<b>2,156</b>	<b>975</b>	<b>10,223</b>	<b>5,839</b>	<b>3,082</b>	<b>21,268</b>
<b>Min</b>	<b>407</b>	<b>316</b>	<b>3,041</b>	<b>1,189</b>	<b>658</b>	<b>5,644</b>

Income impact estimates from *Review of 2017 Ocean Salmon Fisheries: Stock Assessment and Fishery Evaluation Document for the Pacific Coast Salmon Fishery Management Plan*. Tables IV-17 and IV-18

Table 5.1.b. Pounds of salmon landed by the tribal and non-tribal commercial troll ocean salmon fisheries in the port area of Neah Bay (thousands of dressed pounds).

Year	Tribal Fisheries			Non-Tribal Fisheries			Ratio Tribal
	Chinook	Coho	Total	Chinook	Coho	Total	
2004	705.5	382.2	1087.7	250.2	12.3	262.6	4.1
2005	503.2	146.3	649.5	169.8	2.1	172.0	3.8
2006	284.4	181.6	466.0	86.0	3.1	89.0	5.2
2007	214.0	208.0	422.0	38.0	3.0	41.1	10.3
2008	121.8	109.6	231.4	19.6	2.3	21.9	10.6
2009	96.4	295.1	391.5	31.3	29.2	60.5	6.5
2010	247.9	62.3	310.2	47.8	0.5	48.4	6.4
2011	353.4	70.8	424.1	113.0	5.7	118.7	3.6
2012	491.7	182.6	674.3	171.7	6.5	178.2	3.8
2013	432.8	223.4	656.2	85.3	4.7	90.0	7.3
2014	243.6	73.7	317.3	76.8	6.7	83.5	3.8
2015	329.3	9.8	339.1	61.3	0.2	61.6	5.5
2016	192.0	0.0	192.0	28.2	0.2	28.4	6.8
Ave	324.3	149.6	474	90.7	5.9	96.6	6.0
Min	96.4	0	192	19.6	0.2	21.9	3.6
Max	705.5	382.2	1087.7	250.2	29.2	262.6	10.6

Source: Makah tribe commercial catch data and *Review of 2017 Ocean Salmon Fisheries: Stock Assessment and Fishery Evaluation Document for the Pacific Coast Salmon Fishery Management Plan*. Table IV-8.

## 5.2 Alternative I

Under Alternative I, the current management framework and reference points<sup>6</sup> used to set maximum allowable exploitation rates on an annual basis would remain in place (i.e., status quo). Since Alternative I would not change harvest policy for JDF coho, there would be no direct or indirect economic impact relative to status quo, and whether or not JDF coho is a constraining stock would not affect that result.

Under Alternative I, the estimated timeframe needed to achieve rebuilt status (with a probability of at least 50 percent) under status quo exploitation rates is 6 years (Figure 4.5.a and Table 4.5.a). Since harvest policy would not change, economic activity associated with Alternative I would not be expected to change from the baseline, and the general magnitude of that activity is reflected in the benchmark economic data provided in Section 5.1 (i.e., inflation-adjusted 2004-2016 average of \$13.34 million per year in income from combined non-tribal ocean commercial and recreational salmon fisheries in the affected coastal communities north of Cape Falcon). At the same time, note that actions under rebuilding plans for other salmon stocks may be associated with deviations from the baseline.

Not including differences in short term impacts (impacts during the rebuilding period), the long-term impacts of Alternative I are expected to be similar to the other alternatives in that all the alternatives are expected to achieve rebuilding in a relatively few number of years.

<sup>6</sup> As defined in the FMP and the PST.

### 5.3 Alternative II

Under Alternative II, fishing with an exploitation rate that is on average approximately 6.5 percent reduced from status quo / Alternative I is estimated to result in rebuilding in 5 years, one year less than under status quo / Alternative I. The comparative cost of this alternative is the reduced annual harvest opportunity (here estimated with income impacts) times the expected number of years it takes to rebuild under the alternative. Note that if rebuilding takes a longer or shorter period, the costs would be increased or reduced, respectively.

With respect to comparing the Alternative II policy criteria to existing policy criteria over the entire range of abundances, in the past there has not been a policy to constrain the US southern exploitation rate to at or below some maximum level, except as needed to meet the overall exploitation rate criteria. Therefore, the new policy represents an entire new constraint that applies to all abundance levels.

The impact of the rebuilding policy in a particular year will depend first on the degree to which the new control rule constrains ocean harvest in that year. As discussed in Section 5.1, one indication of the likelihood that a stock will be a constraint is the degree to which it has been a constraint in the past. Because of the large number of considerations that affect the deliberations on each year's salmon season it is sometimes difficult to determine with certainty whether or not a given stock was a constraint in any particular year. However, historically, JDF coho appears not to have been a constraint on ocean fisheries. If this continues into the future, the socio-economic impacts of Alternative II would be minimal. Table 5.3.a summarizes whether the three Washington coho stocks under rebuilding, or other coho stocks of concern, were constraining to ocean salmon fisheries north of Cape Falcon during the 2004-2019 seasons. The table shows that JDF coho were never the most constraining stock on ocean salmon fisheries north of Cape Falcon during the period. Of the three rebuilding coho stocks, Queets River natural coho were constraining on ocean salmon fisheries north of Cape Falcon four years during the period: 2015-2018. Other natural coho stocks that were constraining on ocean salmon fisheries north of Cape Falcon include: Fraser River stocks during 11 of the 16 years (2004-2007 and 2009-2015), Lower Columbia River natural coho during four years (2006 and 2008-2010), Oregon coastal natural coho during one year (2008), and Grays Harbor coho during one year (2018). In the most recent year shown, 2019, fisheries north of Cape Falcon were shaped to minimize impacts on Puget Sound Chinook. Whether JDF coho is constraining in the future depends not only on the abundance of JDF coho but also the relative abundance of other stocks. While past patterns indicate minimal likelihood that Alternative II would result in a constraint on ocean fisheries, with changing conditions in the future it is possible that the frequency with which JDF coho is constraining will increase, making the estimates of changes in personal income impacts more relevant.

The Alternative II policy would limit the Southern U.S. fisheries exploitation rate to 10 percent or less. Applying that policy over the 2004-2016 period would have resulted in some additional constraints in six of the 13 years (Table 5.3.b). On average, there would need to have been a 9 percent reduction in exploitation rate for the six years in which JDF coho would have become a constraint (2004, 2007, 2009 and 2012-2014), with a greatest single-year reduction of 17 percent (in 2012).



As mentioned above, STT modeling of Alternative II predicts an exploitation rate that is on average 6.5 percent reduced from status quo / Alternative I. Assuming JDF are constraining for the years that the model predicts a reduction in the exploitation rate under Alternative II, and that there would be a comparable proportional reduction in ocean fisheries north of Cape Falcon in such years, the economic impact estimated for combined non-tribal commercial and recreational ocean fisheries in terms of associated personal income would be \$0.87 million per year, or 5 x -\$0.87 million = -\$4.34 million over the 5-year rebuilding period (in 2016 dollars). In a year in which Alternative II alters fishery management, the single year impacts would likely be higher than the 6.5 percent average reduction (which includes years of no impact). Since the rebuilding period is expected to be short, the actual conditions are unlikely to reflect the average. As discussed in Section 5.1, to the degree that JDF coho are constraining, impacts might be lower than indicated here if other economic activities are substituted for salmon fishing; higher if there is an amplification due to vessels dropping out of fishing entirely for the short or long term; or distributed differently if there is a geographic shifting of activity as a result of season shaping or change in the location of harvesters and infrastructure over the long term. The amplification effect is probably more likely to occur with a complete closure of the salmon fishery than under an open fishery with a reduced exploitation rate. There might also be offsetting gains in inside fisheries and escapement effects for other stocks that are not quantified here. Note that these impact also do not include effects on tribal fisheries.

Not including differences in short term impacts (impacts during the rebuilding period), the long-term impacts of Alternative II are expected to be similar to Alternative I (no action) and the T<sub>MIN</sub> scenario in that rebuilding would be achieved in a relatively few number of years.

Table 5.3.a. Stocks that were most constraining to north of Cape Falcon ocean salmon fisheries at the time annual management measures were adopted (Preseason Report III)

Year	Most Constraining Stock(s)	Graphic depiction of which coho stocks were most constraining (Red indicates constraining, Yellow indicates depressed but not constraining)							
		Queets R.	JDF <sup>1</sup>	Snohomish R.	Fraser R.	LCN <sup>2</sup>	OCN <sup>3</sup>	GH <sup>4</sup>	Other
2004	Fraser								
2005	Fraser								
2006	Fraser and LCN								
2007	Fraser								
2008	LCN and OCN								
2009	Fraser and LCN								
2010	Fraser and LCN								
2011	Fraser								
2012	Fraser								
2013	Fraser								
2014	Fraser								
2015	Fraser and Queets								
2016	Queets								
2017	Queets								
2018	Queets and Grays Harbor								
2019	PS Chinook <sup>5</sup>								
16 yrs	No. of years constraining:	4	-	-	11	4	1	1	1

Notes:

- 1/ Strait Juan de Fuca coho
- 2/ Lower Columbia River natural coho
- 3/ Oregon coastal natural coho
- 4/ Grays Harbor coho
- 5/ In 2019 fisheries north of Cape Falcon were shaped to minimize impacts on Puget Sound Chinook.

Table 5.3.b JDF coho historical preseason escapement and exploitation rate projections, relevant management criteria and comparison with Alternative II policy (thousands of fish and percentages).

	Preseason				Mangement Criteria		Alt II	
	Exploitation Rate (ER)	Council Area Fisheries ER	Spawning Escapement	Projected Southern US (SUS) ER	ER ( $\leq$ )	Spawner Escapement Criteria ( $\geq$ )	Maximum SUS ER	Change (Preseason Project to Alt II)
<b>2004</b>	13.0%	5.5%	31.2	11.0%	60.0%	21.8	10%	-9%
<b>2005</b>	12.0%	4.0%	18.2	10.0%	40.0%	12.8	10%	-
<b>2006</b>	11.3%	3.0%	23.1	8.4%	40.0%	12.8	10%	-
<b>2007</b>	12.0%	3.7%	26.3	10.6%	40.0%	12.8	10%	-6%
<b>2008</b>	11.0%	2.2%	21.6	9.1%	40.0%	12.8	10%	-
<b>2009</b>	11.9%	4.6%	18.1	10.2%	40.0%	12.8	10%	-2%
<b>2010</b>	11.2%	3.8%	7.5	10.0%	20.0%	12.8	10%	-
<b>2011</b>	10.8%	3.1%	11.0	9.3%	40.0%	-	10%	-
<b>2012</b>	12.8%	3.9%	11.0	12.0%	40.0%	-	10%	-17%
<b>2013</b>	12.9%	3.8%	11.0	11.2%	40.0%	-	10%	-11%
<b>2014</b>	12.0%	4.4%	11.1	10.8%	40.0%	-	10%	-7%
<b>2015</b>	12.6%	3.4%	9.8	9.8%	20.0%	-	10%	-
<b>2016</b>	<10%	0.9%	4.2	2.5%	20.0%	-	10%	-

#### 5.4 T<sub>MIN</sub> rebuilding scenario

Under the T<sub>MIN</sub> rebuilding scenario rebuilding is estimated to occur as quickly as possible, 4 years assuming an exploitation rate of zero during that time. Under T<sub>MIN</sub> there would be no fishing and therefore JDF coho would be constraining (although it might be constraining in conjunction with Queets and Snohomish coho if the T<sub>MIN</sub> scenario were applied to those stocks simultaneously). Compared with the ‘no action’ or status quo management strategy of Alternative I, under the T<sub>MIN</sub> scenario the estimated upper-bound economic impact in terms of reduction in non-tribal commercial and recreational fisheries income impacts is \$13.34 million per year, or 4 x -\$13.34 million = -\$53.38 million (in 2016 dollars) over the 4-year rebuilding period. As discussed in Section 5.1, impacts might be lower than this if other economic activities were substituted for salmon fishing;<sup>7</sup> higher if there is an amplification due to vessels dropping entirely out of fishing for the short or long term, or distributed differently if there is a geographic shifting of activity as a result of season shaping or change in the location of harvesters and infrastructure over the long term. The amplification effect may be more likely with a complete closure of the salmon fishery under the T<sub>MIN</sub> scenario. There might also be offsetting gains in inside fisheries and possible escapement benefits for other stocks that are not quantified here (depending on spawner-recruit relationships, increased escapement that results in increased spawning might positively or negatively impact long-term production). Also note that these estimates do not include effects on tribal fisheries.

<sup>7</sup> Recent studies have pointed to the difficulty vessels have exhibited in compensating for lost salmon opportunities by increasing activity in other West Coast fisheries, even for vessels with history of participation in those fisheries. Thus, substitute activities might tend to be non-fishing. See, e.g., Richerson, K., and Holland, D. S. 2017. Quantifying and predicting responses to a US West Coast salmon fishery closure. – ICES Journal of Marine Science, doi:10.1093/icesjms/fsx093.

There is some chance that rebuilding could occur before or later than the median 4 years required under T<sub>MIN</sub>, thereby reducing or increasing total short term economic impacts, respectively.

Not including differences in short term impacts (impacts during the rebuilding period), the long-term impacts of the T<sub>MIN</sub> scenario are expected to be similar to Alternative I (no action) and Alternative II in that rebuilding would be achieved in a relatively few number of years.

## 5.5 Summary of socio-economic impacts

Table 5.5.a summarizes the short-term economic trade-offs, assuming at least a 50 percent probability of rebuilding for each alternative or scenario. If rebuilding occurs more quickly (i.e., if a lower probability time to rebuilding occurs) then the impacts would be less than indicated, and if rebuilding occurs more slowly than the impacts would be greater than indicated (see the last two lines of the table). In years that JDF coho is not constraining there may be no differences between Alternative I and Alternative II. Due to the difficulty of plausibly modelling multiple stocks over time, the modeling used to derive the average reductions did not take into account whether the stock would be constraining or not, possibly resulting in an over-estimate of the average reduction in exploitation rate under Alternative II. Also, since the average reductions in exploitation rates were averaged across 10,000 replicate simulations of 10-year management cycles while the rebuilding periods are predicted to be relatively short, the actual conditions encountered during the brief rebuilding period are likely to vary substantially from the modeled average. This could lead to impacts that are substantially above or below the average. These and other assumptions and caveats together with their implications are covered in Table 5.5.b.

Table 5.5.a. Summary of economic impacts of the JDF coho rebuilding alternatives

	Alt I	Alt II	T <sub>MIN</sub> Scenario
Key Assumptions	JDF Coho would constrain fisheries in the North of Falcon Area  North of Falcon Fisheries would be reduced in proportion to the reduction in the exploitation rate under each alternative.		
Frequency of JDF Coho Constraint Preseason: 2004-2019	0 of 16 Years		
Alternative Hindcast for 2004-2016	0 of 13 Years	6 of 13 Yrs	13 of 13 (possibly co-constraining if other rebuilding coho stocks are managed under the T <sub>MIN</sub> Scenario)
Rebuilding Time Based on a 50% Rebuilding Probability Threshold	6 Years	5 Years	4 Years
Rebuilding Probability for Rebuilding Time	56%	50%	54%
Reduction in Mean Exploitation Rate	0%	6.5%	100%
West Coast Ocean Area Fishery Economic Impacts Per Year	None	-\$0.87 million per year	-\$13.34 million per year
West Coast Ocean Area Fishery Total Impacts	None over 6 yrs	-\$ 4.34 million over 5 yrs	-\$53.4 million over 4 yrs
Probability of Rebuilding in One or Two Years	18.5%	19.2%	26.4%
Probability of Rebuilding Taking 6 or More Years	44%	42.3%	28.6%

Table 5.5.b. Assumptions/Caveats used in the analysis and potential implications

Assumption/Caveats	Potential Implication
JDF Coho will be constraining.	JDF coho are not usually the most constraining stock in the north of Cape Falcon area. To the degree that they would not be constraining for years in which there is a difference between Alternative I and Alternative II, there would not be a cost associated with Alternative II, relative to Alternative I. JDF coho would always be constraining under the T <sub>MIN</sub> Scenario.
Ocean, habitat, and other conditions will remain within historic ranges.	To the degree that environmental conditions change in coming years, JDF coho may become more constraining (depending on the impact of those conditions on JDF coho relative to other stocks), or have shorter or longer rebuilding time frames with correspondingly lower or higher economic impacts.
Ocean fishing is reduced for all sectors and ocean areas north of Cape Falcon in proportion to the average reduction in exploitation rates.	The Council shapes seasons to mitigate impacts of reductions in exploitation rates. Therefore, for Alternative II actual impacts are likely to be lower than indicated here, although single-year reductions in exploitation rates in certain areas may be substantially greater than the average. Given the short duration of the rebuilding periods, impacts are likely to vary substantially from the average (higher or lower), which was estimated based on 10,000 model runs.
Rebuilding times will be equal to the median.	There are reasonably large probabilities that rebuilding times are shorter or longer than the median time, and that the attendant socio-economic impacts will therefore be less or greater than indicated (see last two lines of the above table).
Tribal fishery impacts not included.	There would likely be both social and economic impacts from the disruption of Native American tribal fisheries, which are not quantitatively assessed.
Impacts to inside fisheries are not included	To the degree that ocean fisheries are constrained there may be increased activity in inside fisheries.
Impacts to abundance of other stocks are not included	Achieving escapement objectives for JDF coho could lead to more escapement for other stocks, which may have positive or negative impacts, depending on the spawner-recruit relationships for those stocks.
Substitute economic activities are not taken into account in personal income impact estimates.	Economic impacts may be overestimated to the degree that substitute economic activity is available. Recent studies indicate that alternative fishing activities are often not pursued to a significant degree, therefore if there are substitute activities they would likely be non-fishing related.
The possibility of amplification and geographic redistribution are not taken into account in personal income impact estimates. <sup>a/</sup>	Particularly during complete closures, some vessels will completely stop fishing, thereby reducing overall activity more than proportionally to the reduction in salmon fishing. This reduction may continue to some degree even after the fishery reopens. Geographic redistribution due to season shaping or, during a closure, loss of vessels or infrastructure could result in greater impacts to some ports than others.

a/ A recent study (Richerson and Holland, 2017) also indicates that impacts may be amplified and duration of impacts lengthened if vessels leave the fishery.

## **6.0 AFFECTED ENVIRONMENT AND ENVIRONMENTAL EFFECTS OF MANAGEMENT STRATEGY ALTERNATIVES CONSIDERED**

### **6.1 Introduction**

This chapter will analyze the environmental impacts of the alternatives on the resources that would be more than minimally affected by the proposed action. This is a required component to adopt this integrated document as an environmental assessment under NEPA. The action area for the proposed action is the exclusive economic zone (EEZ), from three to 200 miles offshore of the coasts of Washington and Oregon, from the U.S./Canada border to Cape Falcon, Oregon. In this document, the action area and the analysis area are largely synonymous, exceptions are noted below.

### **6.2 Targeted salmon stocks**

#### *6.2.1 Affected environment*

Ocean salmon fisheries in the analysis area target Chinook and coho salmon.

The Council manages several stocks of Chinook salmon under the FMP (PFMC 2016). In the ocean, stocks of salmon comingle which results in mixed-stock fisheries. Non-target stocks, including ESA-listed stocks, will be encountered in mixed-stock fisheries. The Council's Salmon Technical Team (STT) models the degree to which target and non-target stocks are impacted by proposed fisheries, and the Council uses tools such as harvest restrictions, time and area closures, and mark-selective fisheries to limit impacts to non-target stocks (PFMC and NMFS 2017).

In the analysis area, the primary management tools are time and area closures and recreational bag limits; some fisheries also have quotas. The primary salmon stocks targeted in the analysis area are: Lower Columbia River hatchery fall-run Chinook salmon, Columbia River Spring Creek Hatchery fall-run Chinook salmon, and Columbia River late hatchery coho stocks. Coastal coho stocks also contribute to fisheries in the analysis area, but individual stock contributions are minor. Fisheries in the analysis area are managed to meet FMP conservation objectives for these stocks, and to comply with ESA consultation requirements for any ESA-listed salmon stocks that are affected by salmon fisheries in the analysis area.

Detailed information on spawning escapement and fisheries impacts on salmon stocks are reported in the Council's annual Stock Assessment and Fishery Evaluation (SAFE) document, known as the Annual Review of Ocean Salmon Fisheries. These documents are available on the Council's website ([www.pcouncil.org/salmon/stock-assessment-and-fishery-evaluation-safe-documents/](http://www.pcouncil.org/salmon/stock-assessment-and-fishery-evaluation-safe-documents/)).

#### *6.2.2 Environmental consequences of alternatives on target salmon stocks*

*{Section to be completed by NMFS after Council adopts a rebuilding plan}*

### **6.3 Marine mammals**

#### *6.3.1 Affected environment*

A number of non-ESA-listed marine mammal species occur in the analysis area. The non-ESA-listed marine mammal species that are known to interact with ocean salmon fisheries are California

sea lion (*Zalophus californianus*) and harbor seals (*Phoca vitulina*), both species will feed on salmon, when available, and have been documented preying on hooked salmon in commercial and recreational fisheries (e.g., Weise and Harvey 1999). All marine mammals are protected under the Marine Mammal Protection Act (MMPA). Ocean salmon fisheries employ hook-and-line “troll” gear and are classified under NMFS’ MMPA List of Fisheries as Category III (83 FR 5349, February 7, 2018), indicating there is no record of substantive impacts to marine mammals from these fisheries (MMPA 118(c)(1)). Of the ESA-listed marine mammals that occur in the analysis area, only Southern Resident killer whales (a distinct population segment of *Orcinus orca*) are likely to be affected by salmon fisheries.

Salmon fisheries affect Southern Resident killer whales by removing Chinook salmon, an important prey species for the whales (NMFS 2009). NMFS issued a biological opinion evaluating the effects of the Pacific Coast salmon fisheries on Southern Resident killer whales in 2009 (NMFS 2009; Appendix B); this opinion concluded that the proposed ocean salmon fisheries were not likely to jeopardize the continued existence of the Southern Resident killer whales or adversely modify their critical habitat. NMFS completed a five-year review of the Southern Resident killer whale ESA listing in September 2016. There is new information regarding status, diet, and potentially the effects of fisheries on Southern Resident killer whale population trends. NMFS is reassessing the effects of salmon fisheries in light of this new information, and has reinitiated consultation on the effects of Council salmon fisheries (memorandum from Ryan Wulff, NMFS, to Chris Yates, NMFS, dated April 12, 2019).

### 6.3.2 Environmental consequences of the alternatives on marine mammals {Section to be completed by NMFS after Council adopts a rebuilding plan}

## 6.4 ESA listed salmon stocks

### 6.4.1 Affected environment

Several ESUs of Pacific salmon that are ESA-listed as threatened or endangered occur in the areas where Council-managed ocean salmon fisheries occur. As stated above, the only salmon species encountered in fisheries in the action area are Chinook and coho salmon. ESA-listed Chinook and coho salmon ESUs that occur within the analysis area are listed in Table 6.4.1.a.

Table 6.4.1.a. ESA-listed Chinook and coho salmon ESUs that occur within the analysis area.

ESA-listed ESUs	Status	Most recent citation
<b>Chinook (<i>Oncorhynchus tshawytscha</i>)</b>		
Snake River Fall-run	Threatened	70 FR 37160 (June 28, 2005)
Snake River Spring/Summer-run	Threatened	70 FR 37160 (June 28, 2005)
Puget Sound	Threatened	70 FR 37160 (June 28, 2005)
Lower Columbia River	Threatened	70 FR 37160 (June 28, 2005)
Upper Willamette River	Threatened	70 FR 37160 (June 28, 2005)
Upper Columbia River Spring-run	Endangered	70 FR 37160 (June 28, 2005)
<b>Coho (<i>Oncorhynchus kisutch</i>)</b>		
Oregon Coastal	Threatened	76 FR 35755 (June 20, 2011)
Lower Columbia River	Threatened	70 FR 37160 (June 28, 2005)

NMFS has issued biological opinions on the impacts of Council-managed salmon fisheries on ESA-listed salmon. Based on those biological opinions, NMFS provides guidance to the Council during the preseason planning process for setting annual management measures for ocean salmon fisheries based on the coming year's abundance projections. This guidance addresses allowable impacts on ESA-listed salmon. The Council structures fisheries to not exceed those allowable impacts.

NMFS has previously consulted on the effects of Council-area salmon fisheries on the ESA-listed salmon ESUs in the analysis area, and has produced the biological opinions listed in Table 6.4.1.b.

Table 6.4.1.b. NMFS biological opinions regarding ESA-listed salmon ESUs likely to be affected by Council-area ocean salmon fisheries in the analysis area.

Date	Duration	Citation	Species Considered
8-Mar-96	Until reinitiated	NMFS 1996	Snake River spring/summer and fall Chinook (and sockeye)
28-Apr-99	Until reinitiated	NMFS 1999	Oregon Coast coho (S. Oregon/N. California Coast coho, and Central California Coast coho)
30-Apr-01	Until reinitiated	NMFS 2001	Upper Willamette Chinook, Upper Columbia River spring-run Chinook (Lake Ozette sockeye, Columbia River chum, and 10 steelhead ESUs)
30-Apr-04	Until reinitiated	NMFS 2004	Puget Sound Chinook
26-Apr-12	Until reinitiated	NMFS 2012	Lower Columbia River Chinook
9-Apr-15	Until reinitiated	NMFS 2015	Lower Columbia River coho

#### 6.4.2 *Environmental consequences of the alternatives on ESA-listed salmon stocks* *{Section to be completed by NMFS after Council adopts a rebuilding plan}*

### 6.5 Non-target fish species

#### 6.5.1 *Affected environment*

Pacific halibut, and Pacific halibut fisheries, occur north of Point Arena, California. Halibut allocations are established annually in the International Pacific Halibut Commission's (IPHC) regulations and the PFMC's Area 2A Catch Sharing Plan (e.g., 82 FR 18581, April 20, 2017). Allocation of halibut quota to fisheries in the analysis area would not be affected by the Proposed Action, as the IPHC's halibut quota for the U.S. West Coast and the sub-area allocations set forth in the Catch Sharing Plan are set annually under separate processes from setting the annual salmon management measures.

Fisheries for coastal pelagic species (e.g., northern anchovy, market squid, Pacific sardine, Pacific mackerel, and jack mackerel), Dungeness crab, shrimp/prawns, and sea cucumbers occur in the analysis area and are managed by either NMFS and the PFMC (coastal pelagics) or the states (crab, shrimp/prawns, and sea cucumbers). The species targeted in these fisheries are not encountered in ocean salmon fisheries. It is possible that reductions in salmon fishing opportunities could result in a shift of effort toward these other species; however, we could not find any documentation to support this.

Fishermen that participate in salmon fisheries, both commercial and recreational, may also fish for groundfish (i.e., species such as rockfish and flatfish that live on or near the bottom of the ocean).

Groundfish fisheries are managed under the Council's Groundfish FMP. Commercial salmon trollers that retain groundfish are considered to be participating in the open access groundfish fishery with non-trawl gear; therefore, they must comply with the regulations for the open access groundfish fishery. Likewise, recreational fishers that retain groundfish, must comply with recreational groundfish regulations. As fishery impacts to groundfish are managed under the Groundfish FMP and regulations, there would be no measurable effect on these species from the proposed action.

Albacore (*Thunnus alalunga*) is harvested on the West Coast, including the analysis area, by many of the same commercial and recreational fishermen that fish for salmon. Fishery impacts to albacore are managed under the Council's Highly Migratory Species FMP. Commercial and recreational fishers shift effort between salmon and albacore in response to available fishing opportunities, catch limits, angler demand (recreational fisheries), and changing prices for the species being harvested (commercial fisheries). As fishery impacts to albacore are managed under the Highly Migratory Species FMP and regulations, there would be no measurable effect on these species from the proposed action.

*6.5.2 Environmental consequences of the alternatives on non-target fish species*  
*{Section to be completed by NMFS after Council adopts a rebuilding plan}*

## **6.6 Seabirds**

### *6.6.1 Affected environment*

Numerous seabird species, as well as raptors, are protected under the Migratory Bird Treaty Act, including several species that are present in areas coincident with Pacific salmon. These seabirds include grebes, loons, petrels, albatrosses, pelicans, double-crested cormorants, gulls, terns, auks, and auklets (PFMC 2013c). ESA-listed seabird species include short-tailed albatross (endangered) and marbled murrelet (threatened). Interactions with the Pacific salmon fishery typically occur in two ways: when seabirds feed on outmigrating juvenile salmon, and when seabirds are entangled or otherwise interact with fishing gear or activities. Predation on juvenile salmon by seabirds is known to occur in estuarine environments, such as the lower Columbia River, as salmon smolts migrate downstream and into marine waters. We do not know the extent to which seabirds in the analysis area depend upon juvenile salmonids as prey. Council-managed ocean salmon fisheries are limited to hook-and-line tackle. Interactions with seabirds are uncommon in these fisheries.

*6.6.2 Environmental consequences of the alternatives on seabirds*  
*{Section to be completed by NMFS after Council adopts a rebuilding plan}*

## **6.7 Ocean and coastal habitats and ecosystem function**

### *6.7.1 Affected environment*

Salmon FMP stocks interact with a number of ecosystems along the Pacific Coast, including the California Current Ecosystem (CCE), numerous estuary and freshwater areas and associated riparian habitats. Salmon contribute to ecosystem function as predators on lower trophic level species, as prey for higher trophic level species, and as nutrient transportation from marine ecosystems to inland ecosystems. Because of their wide distribution in both the freshwater and



marine environments, Pacific salmon interact with a great variety of habitats and other species of fish, mammals, and birds. The analysis area for the Proposed Action is dominated by the CCE. An extensive description of the CCE can be found in chapter three of the Council's Pacific Coast Fishery Ecosystem Plan (PFMC 2013c). Council managed salmon fisheries use hook and line gear, exclusively. This gear does not touch the ocean floor and does not disturb any habitat features. Therefore, salmon fisheries have no physical impact on habitat.

*6.7.2 Environmental consequences of the alternatives on ocean coastal habitats and ecosystem function*

*{Section to be completed by NMFS after Council adopts a rebuilding plan}*

**6.8 Cultural resources**

*6.8.1 Affected environment*

*{Section to be completed by NMFS after Council adopts a rebuilding plan}*

*6.8.2 Environmental consequences of the alternatives on cultural resources*

*{Section to be completed by NMFS after Council adopts a rebuilding plan}*

**6.9 Cumulative impacts**

*{Section to be completed by NMFS after Council adopts a rebuilding plan}*

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## APPENDIX A. STATUS DETERMINATION CRITERIA

The following is an excerpt from the Salmon Fishery Management Plan

### 3.1 STATUS DETERMINATION CRITERIA

*“Overfished. A stock or stock complex is considered “overfished” when its biomass has declined below a level that jeopardizes the capacity of the stock or stock complex to produce MSY on a continuing basis.”*

*NSIGs (600.310 (e)(2)(i)(E))*

In establishing criteria by which to determine the status of salmon stocks, the Council must consider the uncertainty and theoretical aspects of MSY as well as the complexity and variability unique to naturally producing salmon populations. These unique aspects include the interaction of a short-lived species with frequent, sometimes protracted, and often major variations in both the freshwater and marine environments. These variations may act in unison or in opposition to affect salmon productivity in both positive and negative ways. In addition, variations in natural populations may sometimes be difficult to measure due to masking by hatchery produced salmon.

#### 3.1.1 General Application to Salmon Fisheries

In establishing criteria from which to judge the conservation status of salmon stocks, the unique life history of salmon must be considered. Chinook, coho, and pink salmon are short-lived species (generally two to six years) that reproduce only once shortly before dying. Spawning escapements of coho and pink salmon are dominated by a single year-class and Chinook spawning escapements may be dominated by no more than one or two year-classes. The abundance of year-classes can fluctuate dramatically with combinations of natural and human-caused environmental variation. Therefore, it is not unusual for a healthy and relatively abundant salmon stock to produce occasional spawning escapements which, even with little or no fishing impacts, may be significantly below the long-term average associated with the production of MSY.

Numerous West Coast salmon stocks have suffered, and continue to suffer, from nonfishing activities that severely reduce natural survival by such actions as the elimination or degradation of freshwater spawning and rearing habitat. The consequence of this man-caused, habitat-based variation is twofold. First, these habitat changes increase large scale variations in stock productivity and associated stock abundances, which in turn complicate the overall determination of MSY and the specific assessment of whether a stock is producing at or below that level. Second, as the productivity of the freshwater habitat is diminished, the benefit of further reductions in fishing mortality to improve stock abundance decreases. Clearly, the failure of several stocks managed under this FMP to produce at an historical or consistent MSY level has little to do with current fishing impacts and often cannot be rectified with the cessation of all fishing.

To address the requirements of the MSA, the Council has established criteria based on biological reference points associated with MSY exploitation rate and MSY spawning escapement. The criteria are based on the unique life history of salmon and the large variations in annual stock abundance due to numerous environmental variables. They also take into account the uncertainty and imprecision surrounding the estimates of MSY, fishery impacts, and spawner escapements. In recognition of the unique salmon life history, the criteria differ somewhat from the general guidance in the NS1 Guidelines (§600.310).

### 3.1.4 Overfished

*“For a fishery that is overfished, any fishery management plan, amendment, or proposed regulations... for such fishery shall (A) specify a time period for ending overfishing and rebuilding the fishery that shall:(i) be as short as possible, taking into account the status and biology of any overfished stocks of fish, the needs of the fishing communities, recommendations by international organizations in which the United States participates, and the interaction of the overfished stock within the marine ecosystem; and (ii) not exceed 10 years, except in cases where the biology of the stock of fish, other environmental conditions, or management measures under an international agreement in which the United States participates dictate otherwise....”*

*Magnuson-Stevens Act, §304(e)(4)*

A stock will be considered overfished if the 3-year geometric mean of annual spawning escapements falls below the MSST, where MSST is generally defined as  $0.5 \cdot S_{MSY}$  or  $0.75 \cdot S_{MSY}$ , although there are some exceptions (Table 3-1). Overfished determinations will be made annually using the three most recently available postseason estimates of spawning escapement.

#### 3.1.4.1 Council Action

When the overfished status determination criteria set forth in this FMP have been triggered, the Council shall:

- 1) notify the NMFS NWR administrator of this situation;
- 2) notify pertinent management entities;
- 3) structure Council area fisheries to reduce the likelihood of the stock remaining overfished and to mitigate the effects on stock status;
- 4) direct the STT to propose a rebuilding plan for Council consideration within one year.

Upon formal notification from NMFS to the Council of the overfished status of a stock, a rebuilding plan must be developed and implemented within two years.

The STT's proposed rebuilding plan shall include:

- 1) an evaluation of the roles of fishing, marine and freshwater survival in the overfished determination;
- 2) any modifications to the criteria set forth in section 3.1.6 below for determining when the stock has rebuilt,
- 3) recommendations for actions the Council could take to rebuild the stock to  $S_{MSY}$ , including modification of control rules if appropriate, and;
- 4) a specified rebuilding period.

In addition, the STT may consider and make recommendations to the Council or other management entities for reevaluating the current estimate of  $S_{MSY}$ , modifying methods used to forecast stock abundance or fishing impacts, improving sampling and monitoring programs, or changing hatchery practices.

Based on the results of the STT's recommended rebuilding plan, the Council will adopt a rebuilding plan for recommendation to the Secretary. Adoption of a rebuilding plan will require implementation either through an FMP amendment or notice and comment rule-making process. Subject to Secretarial approval, the Council will implement the rebuilding plan with appropriate actions to ensure the stock is rebuilt in as short a time as possible based on the biology of the stock but not to exceed ten years, while taking into consideration the needs of the commercial,

recreational and tribal fishing interests and coastal communities. The existing control rules provide a default rebuilding plan that targets spawning escapement at or above MSY, provided sufficient recruits are available, and targets a rebuilding period of one generation (two years for pink salmon, three years for coho, and five years for Chinook). If sufficient recruits are not available to achieve spawning escapement at or above MSY in a particular year, the control rules provide for the potential use of *de minimis* exploitation rates that allow continued participation of fishing communities while minimizing risk of overfishing. However, the Council should consider the specific circumstances surrounding an overfished determination and ensure that the adopted rebuilding plan addresses all relevant issues.

Even if fishing is not the primary factor in the depression of the stock, the Council must act to limit the exploitation rate of fisheries within its jurisdiction so as not to limit rebuilding of the stock or fisheries. In cases where no action within Council authority can be identified which has a reasonable expectation of contributing to the rebuilding of the stock in question, the Council will identify the actions required by other entities to recover the depressed stock. Due to a lack of data for some stocks, environmental variation, economic and social impacts, and habitat losses or problems beyond the control or management authority of the Council, it is possible that rebuilding of depressed stocks in some cases could take much longer than ten years. The Council may change analytical or procedural methodologies to improve the accuracy of estimates for abundance, harvest impacts, and MSY escapement levels, and/or reduce ocean harvest impacts when it may be effective in stock recovery. For those causes beyond Council control or expertise, the Council may make recommendations to those entities which have the authority and expertise to change preseason prediction methodology, improve habitat, modify enhancement activities, and re-evaluate management and conservation objectives for potential modification through the appropriate Council process.

In addition to the STT assessment, the Council may direct its Habitat Committee (HC) to work with federal, state, local, and tribal habitat experts to review the status of the essential fish habitat affecting the overfished stock and, as appropriate, provide recommendations to the Council for restoration and enhancement measures within a suitable time frame. However, this action would be a priority only if the STT evaluation concluded that freshwater survival was a significant factor leading to the overfished determination. Upon review of the report from the HC, the Council will consider appropriate actions to promote any solutions to the identified habitat problems.

### **3.1.5 Not Overfished-Rebuilding**

After an overfished status determination has been triggered, once the stock's 3-year geometric mean of spawning escapement exceeds the MSST, but remains below  $S_{MSY}$ , or other identified rebuilding criteria, the stock status will be recognized as "not overfished-rebuilding". This status level requires no Council action, but rather is used to indicate that stock's status has improved from the overfished level but the stock has not yet rebuilt.

### **3.1.6 Rebuilt**

The default criterion for determining that an overfished stock is rebuilt is when the 3-year geometric mean spawning escapement exceeds  $S_{MSY}$ ; the Council may consider additional criteria for rebuilt status when developing a rebuilding plan and recommend such criteria, to be implemented subject to Secretarial approval.

Because abundance of salmon populations can be highly variable, it is possible for a stock to rebuild from an overfished condition to the default rebuilding criterion in as little as one year, before a proposed rebuilding plan could be brought before the Council.

In some cases it may be important to consider other factors in determining rebuilt status, such as population structure within the stock designation. The Council may also want to specify particular strategies or priorities to achieve rebuilding objectives. Specific objectives, priorities, and implementation strategies should be detailed in the rebuilding plan.

#### *3.1.6.1 Council Action*

When a stock is determined to be rebuilt, the Council shall:

- 1) notify the NMFS NWR administrator of its finding, and;
- 2) notify pertinent management entities.

### **3.1.7 Changes or Additions to Status Determination Criteria**

Status determination criteria are defined in terms of quantifiable, biologically-based reference points, or population parameters, specifically,  $S_{MSY}$ ,  $MFMT (F_{MSY})$ , and  $MSST$ . These reference points are generally regarded as fixed quantities and are also the basis for the harvest control rules, which provide the operative guidance for the annual preseason planning process used to establish salmon fishing seasons that achieve OY and are used for status determinations as described above. Changes to how these status determination criteria are defined, such as  $MSST = 0.50 * S_{MSY}$ , must be made through a plan amendment. However, if a comprehensive technical review of the best scientific information available provides evidence that, in the view of the STT, SSC, and the Council, justifies a modification of the estimated values of these reference points, changes to the values may be made without a plan amendment. Insofar as possible, proposed reference point changes for natural stocks will only be reviewed and approved within the schedule established for salmon methodology reviews and completed at the November meeting prior to the year in which the proposed changes would be effective and apart from the preseason planning process. SDC reference points that may be changed without an FMP amendment include: reference point objectives for hatchery stocks upon the recommendation of the pertinent federal, state, and tribal management entities; and Federal court-ordered changes. All modifications would be documented through the salmon methodology review process, and/or the Council's preseason planning process.

## **APPENDIX B. PUGET SOUND RECREATIONAL FISHERY REGULATIONS**

### *Puget Sound Recreational Fisheries*

Provided below are descriptions of recreational fishing seasons for coho as planned preseason during the state-tribal North of Falcon process, for each of the Puget Sound marine areas during the 2014-15, 2015-16, and 2016-17 seasons (the period from July 1, 2014 through June 30, 2017). Recreational fisheries were implemented as planned preseason unless specified otherwise via footnotes in Table B.1.

#### Areas 5 and 6

In the Strait of Juan de Fuca, both Area 5 (Sekiu and Pillar Point) and Area 6 (East Juan de Fuca Strait) were open to mark-selective coho fishing during the summer of 2014 and 2015 from July 1-September 30. In Area 5 only, non-selective coho fishing was allowed from September 19-25 during 2014, and on the specific dates of September 12-14, 19-21, and 26-27 in 2015. Additionally, Area 5 was open during October 1-31 for mark-selective coho fishing in 2014 and for non-selective coho fishing in 2015. In Area 6, non-selective coho fishing was open in the month of October in both 2014 and 2015. During the winter and spring seasons, Area 5 was open for non-selective coho fishing from February 16 - April 10 in 2015, and from February 16 - April 30 in 2016. During the 2016-17 season, there were no fisheries allowing coho salmon retention in Areas 5 and 6.

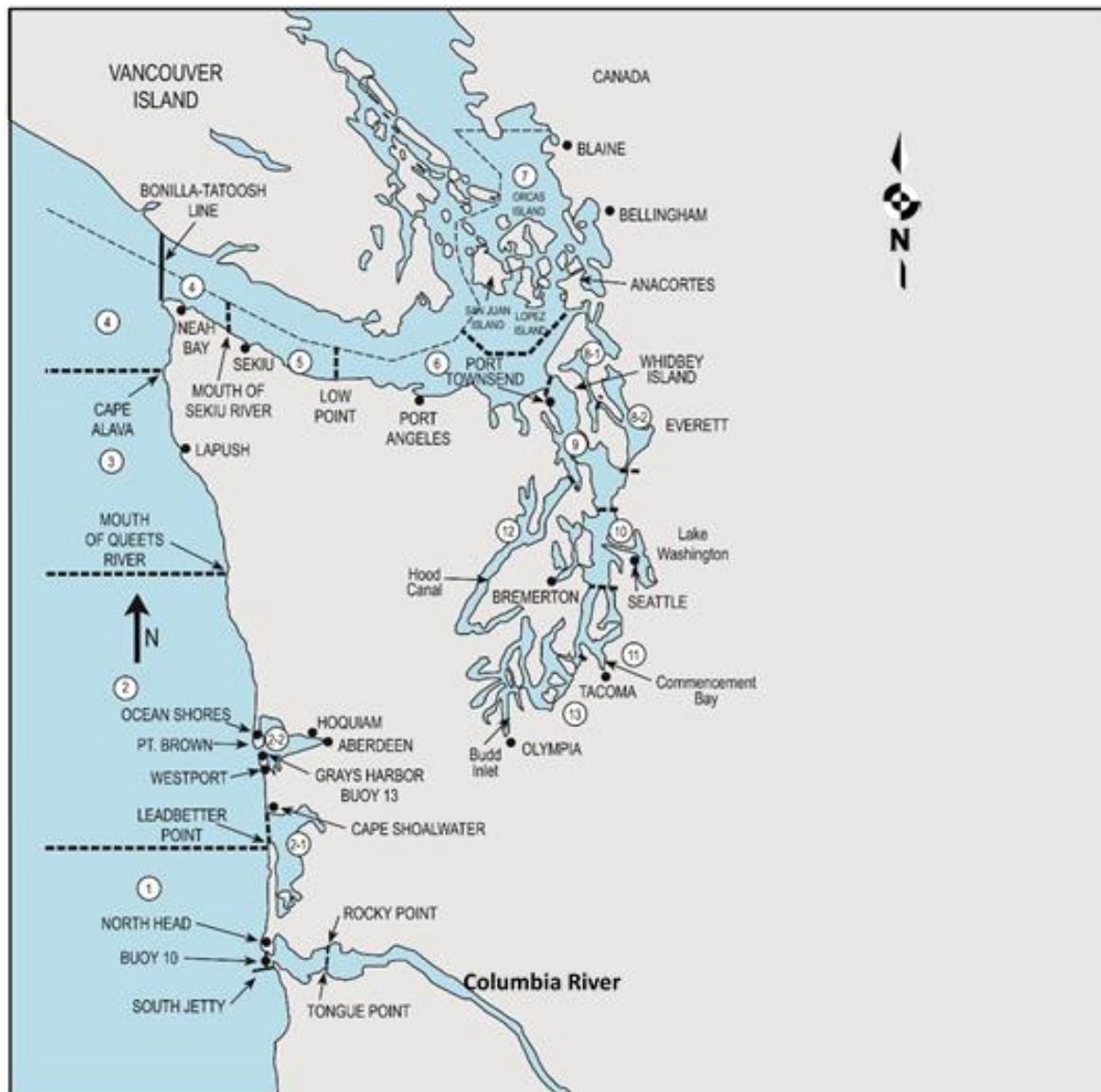
#### Area 9

In Area 9 (Admiralty Inlet), non-selective coho fishing was open from July 1 through November 30, and again from January 16 through April 15, in both the 2014-15 and 2015-16 seasons. In contrast, during the 2016-17 season, there were no fisheries allowing coho salmon retention in Area 9.

#### Area 10

In Area 10 (Seattle/Bremerton area), non-selective coho fishing was open from July 1 through January 31 in both the 2014-15 and 2015-16 seasons. In contrast, during the 2016-17 season, there were no fisheries allowing coho salmon retention in Area 10. The Elliott Bay terminal area near Seattle was closed for all salmon retention during summer 2014 and 2016 but open in 2015 for non-selective coho and pink salmon fishing from August 14-31 (Fridays through Sundays only) in 2015.





Map of Western Washington, showing the Marine Catch Areas of Puget Sound (Areas 5 through 13) and the Washington coast (Areas 1 through 4).

Appendix Table B.1. Recreational Coho Fishing Seasons in Puget Sound Marine Areas 5, 6, 9, and 10 during the period from July 1, 2014 through June 30, 2017. Recreational fisheries were implemented as planned preseason unless noted otherwise below via footnotes (a/ through l/).

Area	Fishery Type <sup>1/</sup>	Dates of Season, by Fishery Year (July 1 - June 30)		
		2014-15	2015-16	2016-17
5	NR	n/a	n/a	July 1-Aug 15; Feb 16-Apr 30
	NSF	Sept 19-25; Feb 16-Apr 10	Sept 12-14, 19-21, 26-27; Oct 1-31; Feb 16-Apr 30	n/a
	MSF	July 1-Sept 18; Sept 26-30; Oct 1-31	July 1-Sept 11; Sept 15-18, 22-25, 28-30	n/a
	Closed	Nov 1-Feb 15; Apr 11-June 30	Nov 1 - Feb 15; May 1-June 30	Aug 16-Feb 15; May 1-June 30
6	NR	n/a	n/a	July 1-Aug 15; Dec 1-Apr 30
	NSF	Oct 1-31; Dec 1-Apr 10	Oct 1-31; Dec 1-Apr 10 <sup>d/</sup>	n/a
	MSF	July 1-Sept 30	July 1-Sept 30	n/a
	Closed	Nov 1-30; Apr 11-June 30	Nov 1-30; Apr 11-June 30	Aug 16-Nov 30; May 1-June 30
9	NR	n/a	n/a	July 1-Aug 15; Nov 1-30; Jan 16-Apr 15
	NSF	July 1-Nov 30; Jan 16-Apr 15	July 1-Nov 30 <sup>b/</sup> ; Jan 16-Apr 15 <sup>g/</sup>	n/a
	MSF	n/a	n/a	n/a
	Closed	Dec 1-Jan 15; April 16-June 30	Dec 1-Jan 15; April 16-June 30	Aug 16-Oct 31; Dec 1-Jan 15; May 1-June 30
10	NR	June 1-30	June 1-30	July 1-Aug 15; Nov 1-Feb 28 <sup>l/</sup> ; June 1-30
	NSF	July 1 - Jan 31	July 1 - Jan 31 <sup>c/</sup>	n/a
	MSF	n/a	n/a	n/a
	Closed	Feb 1 - May 31	Feb 1 - May 31	Aug 16-Oct 31; Mar 1-May 30
<sup>1/</sup> Definitions of fishery types:	NR= Non-retention regulation for coho salmon. Anglers may fish for other salmon or bottomfish species, but may not retain coho salmon.			
	NSF = Non-selective fishery for coho salmon. Anglers may keep either hatchery marked (adipose fin-clipped) or unmarked (adipose fin intact) coho. Daily bag limit is typically 2 salmon (at most 2 coho).			
	MSF = Mark-selective fishery for coho salmon. Anglers may keep hatchery marked (adipose fin-clipped) coho but must release unmarked (adipose fin intact) coho. Daily bag limit is typically 2 hatchery coho.			
	Closed = Closed for coho and all other salmon species.			

**In-season changes:**

**b/ Area 9, summer 2015:**

Effective August 6, 2015, the sub-area in northern Hood Canal (from south and west of a line from Foulweather Bluff to Olele Point to the Hood Canal Bridge) was closed to salmon fishing, except angling for salmon from shore was permissible, from the Hood Canal Bridge to the northern boundary of Salsbury Point Park. Daily limit was 2 salmon plus 2 additional pink salmon. Reason for in-season change: to protect mid-Hood Canal Chinook per state-tribal management plans agreed to during the North of Falcon preseason process.

Effective November 1 through November 30, 2015, Area 9 closed for Chinook and coho salmon retention. Reason for in-season change: Area 9 winter mark-selective Chinook fishery had higher than expected sublegal-size Chinook encounters. Puget Sound coho run sizes were below preseason forecasts; therefore, non-retention of coho was required beginning November 1, 2015.

c/ Area 10, winter 2015-16:

Effective October 19, 2015, Area 10 closed for salmon fishing. Area 10 opened again on October 28 for chum salmon retention only -- coho and Chinook still had to be released. Effective December 1, 2015 through January 31, 2016, Area 10 closed again for salmon fishing. Reason for in-season changes: Chinook encounters in the Area 10 winter Chinook MSF had reached preseason expectations; needed to ensure compliance with conservation objectives and agreed-to management plans.

d/ Area 6, spring 2016:

Area 6 closed for salmon fishing effective February 22 through April 10, 2016 to slow down the number of Chinook encounters in the Area 6 Chinook MSF and comply with agreed-to management plans. From March 12 through March 18, however, the area opened again for a short time with a daily limit of 2 salmon, no more than 1 hatchery Chinook (release wild Chinook) for limited fishing opportunity.

Area 9, spring 2016:

Area 9 closed to salmon fishing effective April 11 through April 15, 2016. Reason for in-season change: encounters of Chinook in the Area 9 Chinook MSF had reached preseason expectations; needed to ensure compliance with conservation objectives and agreed-to management plans.

h/ Multiple Areas, spring 2016

Effective May 1 through June 24, 2016, the following areas were closed to salmon fishing (changed from coho non-retention to closed): Marine Area 8-2 (including Tulalip Terminal Area Fishery), Marine Area 11, Marine Area 13, and year-round piers (Marine Areas 9, 10, 11, and 13). Reason for change: State-tribal co-managers were delayed in coming to agreement during the 2016 North of Falcon process. Endangered Species Act (ESA) coverage for Chinook and steelhead impacts expired April 30, 2016; therefore, starting May 1, 2016, scheduled fisheries did not have the needed federal ESA permit and could not be implemented. Effective June 24, 2016, these areas opened to salmon fishing per permanent rules due to receiving the federal ESA permit.

i/ Area 10, winter-spring 2017:

Area 10 closed to salmon fishing effective January 23, 2017 through February, 28, 2017 (changed from coho non-retention to closed), except for year-round piers. Reason for in-season change: encounters of Chinook reached preseason expectations in the Area 10 Chinook MSF; needed to ensure compliance with conservation objectives and agreed-to management plans.

## APPENDIX C. MODEL DESCRIPTION

### Introduction

Salmon rebuilding plans must include, among other requirements, a specified rebuilding period. In addition, the National Environmental Policy Act (NEPA) analysis of rebuilding plans requires the development of rebuilding plan alternatives. In past assessments, the rebuilding period and alternative rebuilding plans were developed using expert knowledge, with no particular quantitative assessment. Beginning in 2018, the Salmon Technical Team (STT) developed a simple tool to assess the probability of a stock achieving rebuilt status in each year following an overfished declaration. Here we describe this model and provide additional results for the Strait of Juan de Fuca natural coho salmon stock.

The methods described here are for a single replicate simulation.

Simulated abundance  $\log(N_t)$  is a random draw from the distribution

$$Y_t \sim \text{Normal} \left[ \log(\bar{S}) - 0.5\sigma_{\log(S)}^2, \sqrt{\sigma_{\log(S)}^2} \right] \quad (1)$$

where  $\bar{S}$  is the arithmetic mean of the observed Strait of Juan de Fuca coho ocean abundance time series and  $\sigma_{\log(S)}^2$  is the variance of the log-transformed abundance time series. Simulated log-scale abundance in year  $t$  is then back-transformed to the arithmetic scale,  $N_t = \exp[\log(N_t)]$ .<sup>8</sup>

The forecast abundance  $\hat{N}_t$  is drawn from a lognormal distribution,

$$\hat{N}_t \sim \text{Lognormal}[\log(N_t) - 0.5\sigma_{\log(\hat{N})}^2, \sigma_{\log(\hat{N})}] \quad (2)$$

with the bias corrected mean and standard deviation specified on the log scale. The log-scale standard deviation was defined as

$$\sigma_{\log(\hat{N})} = \sqrt{\log(1 + CV_{\hat{N}}^2)} \quad (3)$$

with  $CV_{\hat{N}}$  representing the coefficient of variation for the abundance forecast.  $CV_{\hat{N}}$  is a model parameter that defines the degree of abundance forecast error.

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<sup>8</sup> The method described here to simulate pre-fishery ocean abundance differs from the method used for the other overfished coho (Queets and Snohomish) and Chinook (Sacramento and Klamath fall) stocks. For those stocks, there was evidence for positive lag-1 autocorrelation in the log-transformed abundance. For Strait of Juan de Fuca natural coho, there is no evidence for positive lag-1 autocorrelation in log-transformed abundance; the estimated autocorrelation coefficient is -0.038. The method employed here is equivalent to the method used to simulate abundance for the other overfished stocks assuming an autocorrelation coefficient ( $\rho$ ) of zero.

The forecast abundance  $\hat{N}_t$  is applied to a harvest control rule to determine the allowable exploitation rate,  $\hat{F}_t$ . However, for Strait of Juan de Fuca coho, where the abundance or status of other stocks in the fishery can determine the exploitation rate in many fisheries, including Council-area fisheries, the use of an abundance-based control rule would poorly describe the degree of exploitation on this stock. As a result,  $\hat{F}_t$  was specified for Alternative I by randomly sampling, with replacement, from the 2004-2007 set of postseason exploitation rate estimates. For Alternative II,  $\hat{F}_t$  was determined by randomly sampling, with replacement, from past exploitation rate estimates, subject to the Southern United States component of the exploitation rate being capped at a maximum of 0.10. The hat notation for  $\hat{F}$  indicates that this exploitation rate is a target exploitation rate, not the realized exploitation rate experienced by the stock.

Adult spawner escapement  $E_t$  is thus

$$E_t = N_t \times (1 - F_t) \quad (4)$$

where  $N_t$  is the “true” abundance and  $F_t$  is the realized exploitation rate. The realized exploitation rate is a random draw from the beta distribution

$$F \sim \text{Beta}(\alpha, \beta) \quad (5)$$

with parameters

$$\alpha = \frac{1 - \hat{F}_t(1 + CV_F^2)}{CV_F^2} \quad (6)$$

and

$$\beta = \frac{\frac{1}{\hat{F}_t} - 2 + \hat{F}_t + (\hat{F}_t - 1)CV_F^2}{CV_F^2}. \quad (7)$$

The coefficient of variation for the exploitation rate implementation error,  $CV_F$ , is a model parameter that determines the degree of error between the target and realized exploitation rates.

Because escapement is estimated with error, escapement estimates  $\hat{E}_t$  are drawn from a lognormal distribution,

$$\hat{E} \sim \text{Lognormal}[\log(E_t) - 0.5\sigma_{\log(\hat{E})}^2, \sigma_{\log(\hat{E})}] \quad (8)$$

where the bias corrected mean and standard deviation are specified on the log scale. The log-scale standard deviation was computed in the same manner as Equation 3.

The procedure described above is repeated for each year (year 1 [2018] through year 10), and each replicate. A stock is assumed to be rebuilt when the geometric mean of  $\hat{E}$  computed over the previous three years exceeds the maximum sustainable yield spawner escapement,  $S_{MSY}$ . The probability of achieving rebuilt status in year  $t$  is the cumulative probability of achieving a 3-year geometric mean greater than or equal to  $S_{MSY}$  by year  $t$ .

## Results

Results for Strait of Juan de Fuca coho presented here are the product of 10,000 replicate simulations of 10 years. The probability of being rebuilt in year  $t = 1$  is the proportion of the 10,000 simulations that resulted in the geometric mean of the estimated escapement in  $t = -1$  (8,435: the 2016 natural adult escapement), the estimated escapement in  $t = 0$  (5,530: the 2017 natural adult escapement), and the simulated escapement estimate in year  $t = 1$  (2018) exceeding  $S_{MSY} = 11,000$ . For  $t = 2$ , the probability of being rebuilt is the probability that the stock was rebuilt in either  $t = 1$  or  $t = 2$ .

Table 4.5.a and Figure 4.5.a in the body of the report display the probabilities of achieving rebuilt status under two rebuilding alternatives: (I) status quo and (II) under a reduced exploitation rate. A no-fishing scenario was also evaluated to establish  $T_{MIN}$ . For these simulations the following parameter values were assumed:  $CV_{\hat{N}} = 0.2$ ,  $CV_{\hat{E}} = 0.2$ , and  $CV_F = 0.1$ . The parameter values were chosen because they produce plausible levels of abundance forecast error, escapement estimation error, and implementation error for realized exploitation rates.

Rebuilding probabilities were also computed for the status quo control rule under an increased CV of the abundance forecast error ( $CV_{\hat{N}} = 0.6$ ), the escapement estimation error CV ( $CV_{\hat{E}} = 0.5$ ), and the CV of the exploitation rate implementation error ( $CV_F = 0.2$ ). Figure 1 displays distributions depicting the levels of abundance forecast error, escapement estimation error, and exploitation rate implementation error given the base case CVs and the CVs used for the alternative scenarios. Figure 2 displays results for these alternative scenarios under the status quo control rule. Overall, the probability of achieving rebuilt status by year is relatively insensitive to increased values of these parameters.

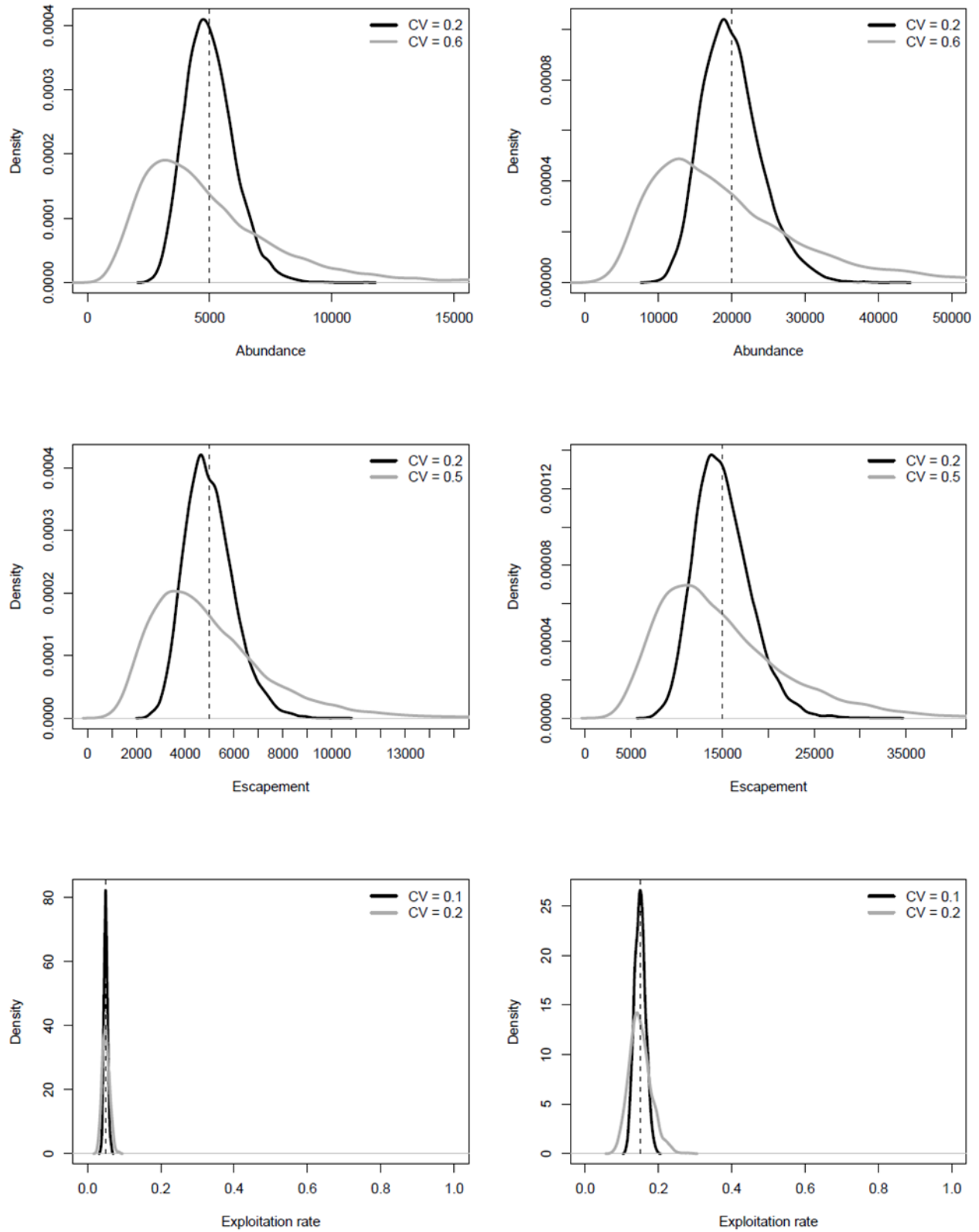


Figure 1. Distributions of the forecast abundance (top row), estimated escapement (middle row), and realized exploitation rate (bottom row) under different levels of known abundance, known escapement, and predicted exploitation rate. Known values are indicated by vertical dashed lines.

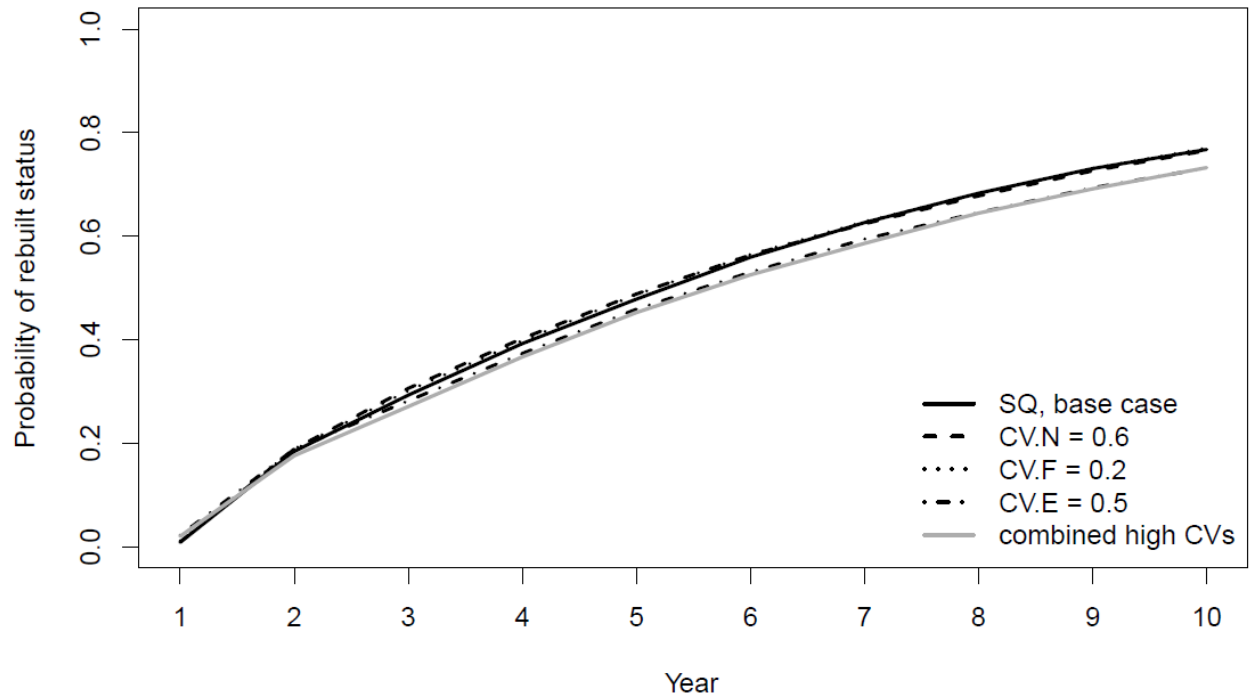


Figure 2. Probability of achieving rebuilt status in years 1 through 10 for the status quo control rule (Alternative I), given different parameter values for abundance forecast error (CV.N), exploitation rate implementation error (CV.F), and escapement estimation error (CV.E).



## **APPENDIX E. DRAFT FINDING OF NO SIGNIFICANT IMPACT**

{Section to be completed by NMFS after Council adopts a rebuilding plan}

## **APPENDIX F. PAST, PRESENT AND REASONABLY FORESEEABLE FUTURE IMPACTS**

{Section to be completed by NMFS after Council adopts a rebuilding plan}

## **APPENDIX G. LIST OF AGENCIES AND PERSONS CONSULTED**

{Section to be completed by NMFS after Council adopts a rebuilding plan}

The following public meetings were held as part of the salmon management process (Council-sponsored meetings in bold):

<b>March 2018</b>	<b>Rohnert Park, CA</b>
<b>April 2018</b>	<b>Portland, OR</b>
May 2018	Public Webinar
June 2018	Public Meeting in Olympia, WA
August 2018	Public Webinar
September 2018	Public Webinar
<b>September 2018</b>	<b>Seattle, WA</b>
<b>November 2018</b>	<b>San Diego, CA</b>
<b>March 2019</b>	<b>Vancouver, WA</b>
<b>April 2019</b>	<b>Rohnert Park, CA</b>
<b>June 2019</b>	<b>San Diego, CA</b>
<b>September 2019</b>	<b>Boise, ID</b>

The following organizations were consulted and/or participated in preparation of supporting documents:

Northwest Indian Fisheries Commission  
Columbia River Intertribal Fish Commission  
West Coast Indian Tribes

California Department of Fish and Wildlife  
Oregon Department of Fish and Wildlife  
Washington Department of Fish and Wildlife

National Marine Fisheries Service, West Coast Region, Sustainable Fisheries Division  
National Marine Fisheries Service, Northwest Fisheries Science Center  
National Marine Fisheries Service, Southwest Fisheries Science Center  
U.S. Fish and Wildlife Service, Columbia River Fisheries Program Office  
United States Coast Guard

## APPENDIX H. REGULATORY IMPACT REVIEW

{Section to be completed by NMFS after Council adopts a rebuilding plan}

Regulatory Impact Review and Initial Regulatory Flexibility Analysis for the  
[*Insert Rule Name and RIN #*]

National Marine Fisheries Service, West Coast Region  
[*Insert date*]

As applicable, rulemakings must comply with Executive Order (E.O.) 12866 and the Regulatory Flexibility Act (RFA). To satisfy the requirements of E.O. 12866, the National Marine Fisheries Service (NMFS) undertakes a regulatory impact review (RIR). To satisfy the requirements of the RFA, NMFS prepares an initial regulatory flexibility analysis (IRFA) and final regulatory flexibility analysis (FRFA), or a certification.

The NMFS Economic Guidelines that describe the RFA and E.O. 12866 can be found at:  
<http://www.nmfs.noaa.gov/op/pds/documents/01/111/01-111-05.pdf>

The RFA, 5 U.S.C. § 601 *et seq.*, can be found at:  
[http://www.nmfs.noaa.gov/sfa/laws\\_policies/economic\\_social/rfa\\_revised\\_through\\_2010\\_jobs\\_act.pdf](http://www.nmfs.noaa.gov/sfa/laws_policies/economic_social/rfa_revised_through_2010_jobs_act.pdf)

Executive Order 12866 can be found at:  
[http://www.nmfs.noaa.gov/sfa/laws\\_policies/economic\\_social/eo12866.pdf](http://www.nmfs.noaa.gov/sfa/laws_policies/economic_social/eo12866.pdf)

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### REGULATORY IMPACT REVIEW

The President of the United States signed E.O. 12866, “Regulatory Planning and Review,” on September 30, 1993. This order established guidelines for promulgating new regulations and reviewing existing regulations. The E.O. covers a variety of regulatory policy considerations and establishes procedural requirements for analysis of the benefits and costs of regulatory actions. The E.O. stresses that in deciding whether and how to regulate, agencies should assess all of the costs and benefits of available regulatory alternatives. Based on this analysis, they should choose those approaches that maximize net benefits to the Nation, unless a statute requires another regulatory approach.

NMFS satisfies the requirements of E.O. 12866 through the preparation of an RIR. The RIR provides a review of the potential economic effects of a proposed regulatory action in order to gauge the net benefits to the Nation associated with the proposed action. The analysis also provides a review of the problem and policy objectives prompting the regulatory proposal and an evaluation of the available alternatives that could be used to solve the problem.

The RIR provides an assessment that can be used by the Office of Management and Budget to determine whether the proposed action could be considered a significant regulatory action under E.O. 12866. E.O. 12866 defines what qualifies as a “significant regulatory action” and requires agencies to provide analyses of the costs and benefits of such action and of potentially effective and reasonably feasible alternatives. An action may be considered significant if it is expected to: (1) Have an annual effect on the economy of \$100 million or more or adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or state, local, or tribal governments or communities; (2) Create a serious inconsistency or otherwise interfere with an action taken or planned by another agency; (3) Materially alter the budgetary impact of entitlement, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or (4) Raise novel legal or policy issues arising out of legal mandates, the President’s priorities, or the principles set forth in the EO.

*Statement of the Problem*

See Purpose and Need statement in this document ([Section 2.2.2](#)).

*Description of the fishery and other affected entities*

See Ocean and Puget Sound fishery descriptions in this document ([Section 3.3.1](#), [Section 3.3.2](#), and [Appendix B](#)).

*Description of the management goals and objectives*

See conservation objectives and management strategy in this document ([Section 2.4.1](#) and [Section 2.4.2](#)).

*Description of the Alternatives*

See management strategy alternatives, analysis, and additional information in this document ([Section 4.2](#), [Section 4.6](#), and [Appendix C](#)).

*An Economic Analysis of the Expected Effects of Each Selected Alternative Relative to the No Action Alternative*

See socioeconomic impact of management strategy alternatives considered in this document ([Section 5.0](#)).

*RIR-Determination of Significant Impact*

As noted above, under E.O. 12866, a regulation is a “significant regulatory action” if it is likely to: (1) have an annual effect on the economy of \$100 million or more or adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or State, local, or tribal governments or communities; (2) create a serious inconsistency or otherwise interfere with an action taken or planned by another agency; (3) materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or (4) raise novel legal or policy issues arising out of legal mandates, the President’s priorities, or the principles set forth in this Executive Order. Pursuant to the procedures established to implement section 6 of E.O. 12866, the Office of Management and Budget has determined that this action is **XXX**.

## APPENDIX I. INITIAL REGULATORY FLEXIBILITY ANALYSIS

{ Section to be completed by NMFS after Council adopts a rebuilding plan }

For any rule subject to notice and comment rulemaking, the RFA requires Federal agencies to prepare, and make available for public comment, both an initial and final regulatory flexibility analysis, unless the agency can certify that the proposed and/or final rule would not have a “significant economic impact on a substantial number of small entities”. These analyses describe the impact on small businesses, non-profit enterprises, local governments, and other small entities as defined by the RFA (5 U.S.C. § 603). This analysis is to inform the agency and the public of the expected economic effects of the alternatives, and aid the agency in considering any significant regulatory alternatives that would accomplish the applicable objectives and minimize the economic impact on affected small entities. The RFA does not require the alternative with the least cost or with the least adverse effect on small entities be chosen as the preferred alternative. The IRFA must only address the effects of a proposed rule on entities subject to the regulation (i.e., entities to which the rule will directly apply) rather than all entities affected by the regulation, which would include entities to which the rule will indirectly apply.

Part 121 of Title 13, Code of Federal Regulations (CFR), sets forth, by North American Industry Classification System (NAICS) categories, the maximum number of employees or average annual gross receipts a business may have to be considered a small entity for RFAA purposes. See 13 C.F.R. § 121.201. Under this provision, the U.S. Small Business Administration established criteria for businesses in the fishery sector to qualify as small entities. Standards are expressed either in number of employees, or annual receipts in millions of dollars. The number of employees or annual receipts indicates the maximum allowed for a concern and its affiliates to be considered small (13 C.F.R. § 121.201).

- A fish and seafood merchant wholesaler (NAICS 424460) primarily engaged in servicing the fishing industry is a small business if it employs 100 or fewer persons on a full time, part time, temporary, or other basis, at all its affiliated operations worldwide.
- A business primarily engaged in Seafood Product Preparation and Packaging (NAICS 311710) is a small business if it employs 750 or fewer persons on a full time, part time, temporary, or other basis (13 CFR § 121.106), at all its affiliated operations.<sup>9</sup>

In addition to small businesses, the RFA recognizes and defines two other kinds of small entities: small governmental jurisdictions and small organizations. A small governmental jurisdiction is any government or district with a population of less than 50,000 persons. A small organization is any not-for-profit enterprise that is independently owned and operated and not dominant in its field, while. (5 U.S.C. § 601). There is no available guidance beyond this statutory language regarding how to determine if non-profit organizations are "small" for RFA purposes. The Small Business Administration (SBA) does have provisions for determining whether a business is "small" for RFA purposes and whether it is "dominant in its field," and those provisions can inform

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<sup>9</sup> For purposes of rulemaking, NMFS West Coast Region is applying the seafood processor standard to catcher processors (C/Ps) and mothership processor ships, which earn the majority of their revenue from selling processed Pacific whiting seafood product.

how NMFS classifies non-profit organizations for the purposes of RFA analyses in rulemaking. After consultation with the SBA, NOAA Fisheries has decided to use SBA's size standards for non-profit organizations to determine whether a non-profit organization is "small" and, in turn, whether it is "dominant in its field," to apply the statutory definition of a "small organization" in practice:

A nonprofit organization is determined to be “not dominant in its field” if it is considered “small” under SBA size standards:

- Environmental, conservation, or professional organizations (NAICS 813312, 813920): Combined annual receipts of \$15 million or less.
- Other organizations (NAICS 813319, 813410, 813910, 813930, 813940, 813990): Combined annual receipts of \$7.5 million or less.

Provision is made under SBA’s regulations for an agency to develop its own industry-specific size standards after consultation with Advocacy and an opportunity for public comment (see 13 CFR 121.903(c)). NMFS has established a small business size standard for businesses, including their affiliates, whose primary industry is commercial fishing (80 FR 81194, December 29, 2015). This standard is only for use by NMFS and only for the purpose of conducting an analysis of economic effects in fulfillment of the agency’s obligations under the RFA.

NMFS' small business size standard for businesses, including their affiliates, whose primary industry is commercial fishing is \$11 million in annual gross receipts. This standard applies to all businesses classified under North American Industry Classification System (NAICS) code 11411 for commercial fishing, including all businesses classified as commercial finfish fishing (NAICS 114111), commercial shellfish fishing (NAICS 114112), and other commercial marine fishing (NAICS 114119) businesses. (50 C.F.R. § 200.2; 13 C.F.R. § 121.201).

*Description of the reasons why action by the agency is being considered*

The reasons why agency action is being considered are explained in the “Statement of the Problem” section in the RIR above ([Appendix H](#)).

*Statement of the objectives of, and legal basis for, the proposed rule*

The reasons why agency action is being considered are explained in the “Description of the Management Goals and Objectives” section in the RIR above ([Appendix H](#)).

The legal basis for the proposed rule is

*A description and, where feasible, estimate of the number of small entities to which the proposed rule will apply*

*Reporting and recordkeeping requirements*

*Description and estimate of economic effects on entities, by entity size and industry.*

*An explanation of the criteria used to evaluate whether the rule would impose “significant” economic effects.*

*An explanation of the criteria used to evaluate whether the rule would impose effects on “a substantial number” of small entities.*

*A description of, and an explanation of the basis for, assumptions used.*

*Relevant Federal rules that may duplicate, overlap or conflict with the proposed rule:*

*A description of any significant alternatives to the proposed rule that accomplish the stated objectives of applicable statutes and that minimize any significant economic impact of the proposed rule on small entities*

## **APPENDIX J. NATIONAL STANDARDS ANALYSIS**

{ Section to be completed by NMFS after Council adopts a rebuilding plan }

## **APPENDIX K. CONSISTENCY WITH OTHER APPLICABLE LAWS ANALYSIS**

{ Section to be completed by NMFS after Council adopts a rebuilding plan }

- MSA
- CZMA
- ESA
- MMPA
- MBTA
- PRA
- EO 12898 Environmental Justice
- EO 13132 Federalism
- EO 13175 Tribal Consultation and Coordination
- Regulatory Flexibility Act
- EO 12866 Regulatory Planning and Review
- EO 13771 Reducing Regulation and Controlling Regulatory Costs