

## **Appendix C. Essential Fish Habitat and Movement towards Ecosystem-Based Management**

With the Habitat Plan as a cornerstone, the Council is adopting an ecosystem-based approach to fisheries management. Evolution of the Habitat Plan into a Fishery Ecosystem Plan, and transition from single species management to ecosystem-based management, will require a greater understanding of the South Atlantic Bight ecosystem and the complex relationships among humans, marine life and essential fish habitat. This effort will provide a more comprehensive understanding of the biological, social and economic impacts of management

A series of 15 workshops were held during 2003 to integrate and update habitat information and begin development of the South Atlantic Fishery Ecosystem Plan (FEP). These workshops brought together Habitat and Coral Advisory Panel members and a core group of resource and habitat experts from cooperating federal, state and academic institutions as well as conservation organizations that participated directly in development of the Habitat Plan. Updated life history and stock status information on managed species and the characteristics of the food web they exist within will be incorporated as well as social and economic research needed to fully address ecosystem-based management. Writing Teams (composed of AP members, experts from state and federal agencies, universities and Council staff) will review, update and expand chapters of the Habitat Plan and develop new chapters for the FEP (e.g., Ecosystem Modeling and Research Needs to support Ecosystem-Based Management). Information compiled during, and as follow-up to the workshops, is helping the Council meet the EFH mandate to update EFH and EFH-HAPC information and designations. This will also help the Council meet the National Environmental Policy Act (NEPA) mandate to update Environmental Impact Statements (EIS) for all fishery management plans under Council jurisdiction. The FEP will be used to develop a Comprehensive Amendment/EIS for all Fishery Management Plans (FMPs).

Workshops to expand efforts initiated during the habitat and issue-based workshops will be held during 2005 on topics such as artificial reefs, deepwater habitat/coral, marine zoning and impacts of fishing on habitat. In addition, it is anticipated that a regional workshop to identify research and monitoring needs to support ecosystem-based management and further development of the FEP in the South Atlantic region will be held in 2005. Internationally recognized experts in ecosystem characterization will be invited to participate to provide guidance to managers and researchers in determining the most significant needs to be addressed in development of an ecosystem-based management approach.

### **EFH and EFH-HAPC Designations Translated to Cooperative Habitat Policy Development and Protection**

The Council actively comments on non-fishing projects or policies that may impact fish habitat. Appendix A of the Comprehensive Amendment Addressing Essential Fish Habitat in Fishery Management Plans of the South Atlantic Region (SAFMC 1998b) outlines the Council's comment and policy development process and the establishment of a four-state Habitat Advisory Panel. Members of the Habitat Advisory Panel serve as the Council's habitat contacts and professionals in the field. AP

members bring projects to the Council's attention, draft comment letters, and attend public meetings. With guidance from the Advisory Panel, the Council has developed and approved policies on:

1. Energy exploration, development and transportation;
2. Beach dredging and filling and large-scale coastal engineering;
3. Protection and enhancement of submerged aquatic vegetation; and
4. Alterations to riverine, estuarine and nearshore flows.

NOAA Fisheries, State and other Federal agencies apply EFH and EFH-HAPC designations and protection policies in the day-to-day permit review process. In addition to the workshop process described above the revision and updating of existing habitat policies and the development of new policies is being coordinated with core agency representatives on the Habitat and Coral Advisory Panels. Existing policies are included at the end of this Appendix.

### **South Atlantic Bight Ecopath Model**

The Council is developing a food web model (Ecopath with Ecosim) to characterize the ecological relationships of South Atlantic species, including those managed by the Council. This effort will help the Council and cooperators in identifying available information and data gaps while providing insight into ecosystem function. More importantly, the model will aid in identifying research necessary to better define populations, fisheries and their interrelationships. The model will include the area between Cape Hatteras, North Carolina, through the Florida Keys and extend from the upper wetlands to the 300-meter isobath. Catch data from 1995 to 2002 will be included. The Council is investigating the possibility of expanding and refining the South Atlantic Ecopath Model with development of embedded sub-models for the *Oculina* Bank HAPC, The Florida Keys, Deepwater Snapper Grouper Habitat and Albemarle-Pamlico Sound.

### **Cooperative Research to Support Ecosystem-Based Management**

#### *High Resolution Maps of Habitat on the South Atlantic Continental Shelf*

The Council has partnered with the National Undersea Research Center at the University of North Carolina at Wilmington (NURC/UNCW) by providing seed money to begin multi-beam sonar mapping of the outer continental shelf and upper continental slope using an Autonomous Underwater Vehicle (AUV). This region of the Exclusive Economic Zone (EEZ) from just north of Cape Hatteras (North Carolina) to Cape Canaveral (Florida), covering a depth range of 100-500 m, includes important habitat for current and future economically valuable species (e.g., groupers, wreckfish, crabs, tilefish, etc.). Habitats used by these species include soft bottoms of various types and a wide range of hard bottom lithotypes. This area includes important and unique features such as "The Point" canyon system (just north of Cape Hatteras, North Carolina) and the "Charleston Bump" (off of Cape Romain, South Carolina). The features of these two EFH-HAPCs result in significant oceanographic effects in the region (e.g., upwellings) and also represent productive fishery areas. Throughout the region, and toward the deeper end (350-450 m), are scattered but extensive deep reef systems composed of delicate, slow growing ahermatypic corals (e.g., *Lophelia*). All of these habitats are poorly mapped. In addition, the Council is considering deepwater MPAs that fall in the

same depth range. High-resolution (1-2 m) bathymetry maps are required for these areas. The AUV will be operated by NURC/UNCW and maintained and operated by NURC/UNCW. It will be used in the initial testing by mapping deepwater coral and associated habitats in the South Atlantic.

*Regional Internet Map Server for Coral and Live/Hard Bottom Habitat and South Atlantic Habitat/Ecosystem Web Site*

The South Atlantic Council and the Florida Fish and Wildlife Research Institute (FWRI) are developing a Coral and Essential Fish Habitat/Ecosystem web site. The website hosts an Internet Map Server (IMS) application that provides access to downloadable GIS data and metadata, imagery, and documents related to EFH, EFH-HAPCs, and coral and benthic habitats across the South Atlantic Region (the Carolinas, Georgia, and Florida). The IMS is an effective tool for displaying, sharing and querying information related to hard bottom and EFH across the South Atlantic coast. The video and still imagery archives served from this site will provide researchers a unique opportunity to observe and monitor the health and abundance of coral and benthic habitats throughout the South Atlantic region. The IMS also serves as a repository of historic and current information to be used by managers, scientists and the general public.

The Habitat/Ecosystem website was designed to track the Council's Action Plan for Ecosystem-Based Management. The latter was designed to address the ecosystem-based management principles recommended by the Ecosystem Principles Advisory Panel in their 1999 report to Congress. Thus, visitors to the site can fully appreciate the Council's efforts in moving towards this new management approach and gain access to more detailed information as to the actions the Council is taking to fully embrace ecosystem-based fisheries management in the South Atlantic region. The website can be accessed through the Council's main website at [www.safmc.net](http://www.safmc.net).

**Essential Fish Habitat and Essential Fish Habitat Areas of Particular Concern**

Following is a summary of the current South Atlantic Council's EFH and EFH-HAPCs. Information supporting their designation will be reviewed, revised and updated (pursuant to the EFH Final Rule):

**Snapper Grouper FMP**

Essential fish habitat for snapper-grouper species includes coral reefs, live/hard bottom, submerged aquatic vegetation, artificial reefs and medium to high profile outcroppings on and around the shelf break zone from shore to at least 600 feet (but to at least 2000 feet for wreckfish) where the annual water temperature range is sufficiently warm to maintain adult populations of members of this largely tropical complex. EFH includes the spawning area in the water column above the adult habitat and the additional pelagic environment, including *Sargassum*, required for larval survival and growth up to and including settlement. In addition the Gulf Stream is an essential fish habitat because it provides a mechanism to disperse snapper grouper larvae.

For specific life stages of estuarine dependent and nearshore snapper-grouper species, essential fish habitat includes areas inshore of the 100-foot contour, such as attached macroalgae; submerged rooted vascular plants (seagrasses); estuarine emergent vegetated

wetlands (saltmarshes, brackish marsh); tidal creeks; estuarine scrub/shrub (mangrove fringe); oyster reefs and shell banks; unconsolidated bottom (soft sediments); artificial reefs; and coral reefs and live/hard bottom.

Areas which meet the criteria for EFH-HAPCs for species in the snapper-grouper management unit include medium to high profile offshore hard bottoms where spawning normally occurs; localities of known or likely periodic spawning aggregations; nearshore hard bottom areas; The Point, The Ten Fathom Ledge, and Big Rock (North Carolina); The Charleston Bump (South Carolina); mangrove habitat; seagrass habitat; oyster/shell habitat; all coastal inlets; all state-designated nursery habitats of particular importance to snapper grouper (e.g., Primary and Secondary Nursery Areas designated in North Carolina); pelagic and benthic *Sargassum*; Hoyt Hills for wreckfish; the *Oculina* Bank Habitat Area of Particular Concern; all hermatypic coral habitats and reefs; manganese outcroppings on the Blake Plateau; and Council-designated Artificial Reef Special Management Zones (SMZs).

### **Shrimp FMP**

For penaeid shrimp, Essential Fish Habitat includes inshore estuarine nursery areas, offshore marine habitats used for spawning and growth to maturity, and all interconnecting water bodies as described in the Habitat Plan. Inshore nursery areas include tidal freshwater (palustrine), estuarine, and marine emergent wetlands (e.g., intertidal marshes); tidal palustrine forested areas; mangroves; tidal freshwater, estuarine, and marine submerged aquatic vegetation (e.g., seagrass); and subtidal and intertidal non-vegetated flats. This applies from North Carolina through the Florida Keys.

For rock shrimp, essential fish habitat consists of offshore terrigenous and biogenic sand bottom habitats from 18 to 182 meters in depth with highest concentrations occurring between 34 and 55 meters. This applies for all areas from North Carolina through the Florida Keys. Essential fish habitat includes the shelf current systems near Cape Canaveral, Florida which provide major transport mechanisms affecting planktonic larval rock shrimp. These currents keep larvae on the Florida Shelf and may transport them inshore in spring. In addition the Gulf Stream is an essential fish habitat because it provides a mechanism to disperse rock shrimp larvae.

Essential fish habitat for royal red shrimp include the upper regions of the continental slope from 180 meters (590 feet) to about 730 meters (2,395 feet), with concentrations found at depths of between 250 meters (820 feet) and 475 meters (1,558 feet) over blue/black mud, sand, muddy sand, or white calcareous mud. In addition the Gulf Stream is an essential fish habitat because it provides a mechanism to disperse royal red shrimp larvae.

Areas which meet the criteria for EFH-HAPCs for penaeid shrimp include all coastal inlets, all state-designated nursery habitats of particular importance to shrimp (for example, in North Carolina this would include all Primary Nursery Areas and all Secondary Nursery Areas), and state-identified overwintering areas.

### **Coastal Migratory Pelagics FMP**

Essential fish habitat for coastal migratory pelagic species includes sandy shoals of capes and offshore bars, high profile rocky bottom and barrier island ocean-side

waters, from the surf to the shelf break zone, but from the Gulf stream shoreward, including *Sargassum*. In addition, all coastal inlets, all state-designated nursery habitats of particular importance to coastal migratory pelagics (for example, in North Carolina this would include all Primary Nursery Areas and all Secondary Nursery Areas).

For Cobia essential fish habitat also includes high salinity bays, estuaries, and seagrass habitat. In addition, the Gulf Stream is an essential fish habitat because it provides a mechanism to disperse coastal migratory pelagic larvae.

For king and Spanish mackerel and cobia essential fish habitat occurs in the South Atlantic and Mid-Atlantic Bights.

Areas which meet the criteria for EFH-HAPCs include sandy shoals of Capes Lookout, Cape Fear, and Cape Hatteras from shore to the ends of the respective shoals, but shoreward of the Gulf stream; The Point, The Ten-Fathom Ledge, and Big Rock (North Carolina); The Charleston Bump and Hurl Rocks (South Carolina); The Point off Jupiter Inlet (Florida); *Phragmatopoma* (worm reefs) reefs off the central east coast of Florida; nearshore hard bottom south of Cape Canaveral; The Hump off Islamorada, Florida; The Marathon Hump off Marathon, Florida; The “Wall” off of the Florida Keys; Pelagic *Sargassum*; and Atlantic coast estuaries with high numbers of Spanish mackerel and cobia based on abundance data from the ELMR Program. Estuaries meeting this criteria for Spanish mackerel include Bogue Sound and New River, North Carolina; Bogue Sound, North Carolina (Adults May-September salinity >30 ppt); and New River, North Carolina (Adults May-October salinity >30 ppt). For Cobia they include Broad River, South Carolina; and Broad River, South Carolina (Adults & juveniles May-July salinity >25ppt).

### **Golden Crab FMP**

Essential fish habitat for golden crab includes the U.S. Continental Shelf from Chesapeake Bay south through the Florida Straits (and into the Gulf of Mexico). In addition, the Gulf Stream is an essential fish habitat because it provides a mechanism to disperse golden crab larvae. The detailed description of seven essential fish habitat types (a flat foraminiferan ooze habitat; distinct mounds, primarily of dead coral; ripple habitat; dunes; black pebble habitat; low outcrop; and soft-bioturbated habitat) for golden crab is provided in Wenner et al. (1987). There is insufficient knowledge of the biology of golden crabs to identify spawning and nursery areas and to identify HAPCs at this time. As information becomes available, the Council will evaluate such data and identify HAPCs as appropriate through the framework

### **Spiny Lobster FMP**

Essential fish habitat for spiny lobster includes nearshore shelf/oceanic waters; shallow subtidal bottom; seagrass habitat; unconsolidated bottom (soft sediments); coral and live/hard bottom habitat; sponges; algal communities (*Laurencia*); and mangrove habitat (prop roots). In addition the Gulf Stream is an essential fish habitat because it provides a mechanism to disperse spiny lobster larvae.

Areas which meet the criteria for EFH-HAPCs for spiny lobster include Florida Bay, Biscayne Bay, Card Sound, and coral/hard bottom habitat from Jupiter Inlet, Florida through the Dry Tortugas, Florida.

### **Coral, Coral Reefs, and Live/Hard Bottom Habitats FMP**

Essential fish habitat for corals (stony corals, octocorals, and black corals) must incorporate habitat for over 200 species. EFH for corals include the following:

- A. Essential fish habitat for hermatypic stony corals includes rough, hard, exposed, stable substrate from Palm Beach County south through the Florida reef tract in subtidal to 30 m depth, subtropical (15°-35° C), oligotrophic waters with high (30-35‰) salinity and turbidity levels sufficiently low enough to provide algal symbionts adequate sunlight penetration for photosynthesis. Ahermatypic stony corals are not light restricted and their essential fish habitat includes defined hard substrate in subtidal to outer shelf depths throughout the management area.
- B. Essential fish habitat for *Antipatharia* (black corals) includes rough, hard, exposed, stable substrate, offshore in high (30-35‰) salinity waters in depths exceeding 18 meters (54 feet), not restricted by light penetration on the outer shelf throughout the management area.
- C. Essential fish habitat for octocorals excepting the order Pennatulacea (sea pens and sea pansies) includes rough, hard, exposed, stable substrate in subtidal to outer shelf depths within a wide range of salinity and light penetration throughout the management area.
- D. Essential fish habitat for Pennatulacea (sea pens and sea pansies) includes muddy, silty bottoms in subtidal to outer shelf depths within a wide range of salinity and light penetration.

Areas which meet the criteria for EFH-HAPCs for coral, coral reefs, and live/hard bottom include The 10-Fathom Ledge, Big Rock, and The Point (North Carolina); Hurl Rocks and The Charleston Bump (South Carolina); Gray's Reef National Marine Sanctuary (Georgia); The *Phragmatopoma* (worm reefs) reefs off the central east coast of Florida; Oculina Banks off the east coast of Florida from Ft. Pierce to Cape Canaveral; nearshore (0-4 meters; 0-12 feet) hard bottom off the east coast of Florida from Cape Canaveral to Broward County); offshore (5-30 meter; 15-90 feet) hard bottom off the east coast of Florida from Palm Beach County to Fowey Rocks; Biscayne Bay, Florida; Biscayne National Park, Florida; and the Florida Keys National Marine Sanctuary.

### **Dolphin and Wahoo FMP**

EFH for dolphin and wahoo is the Gulf Stream, Charleston Gyre, Florida Current, and pelagic *Sargassum*. This EFH definition for dolphin was approved by the Secretary of Commerce on June 3, 1999 as a part of the South Atlantic Council's Comprehensive Habitat Amendment (SAFMC, 1998b) (dolphin was included within the Coastal Migratory Pelagics FMP).

Areas which meet the criteria for EFH-HAPCs for dolphin and wahoo in the Atlantic include The Point, The Ten-Fathom Ledge, and Big Rock (North Carolina); The Charleston Bump and The Georgetown Hole (South Carolina); The Point off Jupiter Inlet

(Florida); The Hump off Islamorada, Florida; The Marathon Hump off Marathon, Florida; The “Wall” off of the Florida Keys; and Pelagic *Sargassum*. This EFH-HAPC definition for dolphin was approved by the Secretary of Commerce on June 3, 1999 as a part of the South Atlantic Council’s Comprehensive Habitat Amendment (dolphin was included within the Coastal Migratory Pelagics FMP).

## **Actions Implemented That Protect EFH and EFH-HAPCs:**

### **Snapper Grouper FMP**

- Prohibited the use of the following gears to protect habitat: bottom longlines in the EEZ inside of 50 fathoms or anywhere south of St. Lucie Inlet Florida, fish traps, bottom tending (roller-rig) trawls on live bottom habitat, and entanglement gear.
- Established the *Oculina* Experimental Closed Area where the harvest or possession of all species in the snapper grouper complex is prohibited

### **Shrimp FMP**

- Prohibition of rock shrimp trawling in a designated area around the *Oculina* Bank,
- Mandatory use of bycatch reduction devices in the penaeid shrimp fishery,
- Mandatory Vessel Monitoring System (VMS) in the Rock Shrimp Fishery.
- A mechanism that provides for the concurrent closure of the EEZ to penaeid shrimping if environmental conditions in state waters are such that the overwintering spawning stock is severely depleted.

### ***Sargassum* FMP**

- Prohibited all harvest and possession of *Sargassum* from the South Atlantic EEZ south of the latitude line representing the North Carolina/South Carolina border (34° North Latitude).
- Prohibited all harvest of *Sargassum* from the South Atlantic EEZ within 100 miles of shore between the 34° North Latitude line and the Latitude line representing the North Carolina/Virginia border.
- Harvest of *Sargassum* from the South Atlantic EEZ is limited to the months of November through June.
- Established an annual Total Allowable Catch (TAC) of 5,000 pounds landed wet weight.
- Required that an official observer be present on each *Sargassum* harvesting trip. Require that nets used to harvest *Sargassum* be constructed of four inch stretch mesh or larger fitted to a frame no larger than 4 feet by 6 feet.

### **Coastal Migratory Pelagics FMP**

- Prohibited of the use of drift gill nets in the coastal migratory pelagic fishery;

### **Golden Crab FMP**

- In the northern zone golden crab traps can only be deployed in waters deeper than 900 feet; in the middle and southern zones traps can only be deployed in waters deeper than 700 feet.

Northern zone - north of the 28°N. latitude to the North Carolina/Virginia border;  
Middle zone - 28°N. latitude to 25°N. latitude; and  
Southern zone - south of 25°N. latitude to the border between the South Atlantic and Gulf of Mexico Fishery Management Councils.

### **Coral, Coral Reefs and Live/Hard Bottom FMP**

- Established an optimum yield of zero and prohibiting all harvest or possession of these resources which serve as essential fish habitat to many managed species.
- Designated of the *Oculina* Bank Habitat Area of Particular Concern
- Expanded the *Oculina* Bank Habitat Area of Particular Concern (HAPC) to an area bounded to the west by 80°W. longitude, to the north by 28°30' N. latitude, to the south by 27°30' N. latitude, and to the east by the 100 fathom (600 feet) depth contour.
- Established the following two Satellite *Oculina* HAPCs: (1) Satellite *Oculina* HAPC #1 is bounded on the north by 28°30'N. latitude, on the south by 28°29'N. latitude, on the east by 80°W. longitude, and on the west by 80°3'W. longitude, and (2) Satellite *Oculina* HAPC #2 is bounded on the north by 28°17'N. latitude, on the south by 28°16'N. latitude, on the east by 80°W. longitude, and on the west by 80°3'W. longitude.
- Prohibited the use of all bottom tending fishing gear and fishing vessels from anchoring or using grapples in the *Oculina* Bank HAPC.
- Established a framework procedure to modify or establish Coral HAPCs.

### **South Atlantic Council Policies for Protection and Restoration of Essential Fish Habitat.**

#### **SAFMC Habitat and Environmental Protection Policy**

In recognizing that species are dependent on the quantity and quality of their essential habitats, it is the policy of the SAFMC to protect, restore, and develop habitats upon which fisheries species depend; to increase the extent of their distribution and abundance; and to improve their productive capacity for the benefit of present and future generations. For purposes of this policy, “habitat” is defined as the physical, chemical, and biological parameters that are necessary for continued productivity of the species that is being managed. The objectives of the SAFMC policy will be accomplished through the recommendation of no net loss or significant environmental degradation of existing habitat. A long-term objective is to support and promote a net-gain of fisheries habitat through the restoration and rehabilitation of the productive capacity of habitats that have been degraded, and the creation and development of productive habitats where increased fishery production is probable. The SAFMC will pursue these goals at state, Federal, and local levels. The Council shall assume an aggressive role in the protection and enhancement of habitats important to fishery species, and shall actively enter Federal, decision-making processes where proposed actions may otherwise compromise the productivity of fishery resources of concern to the Council.



# **SAFMC Policy Statement Concerning Beach Dredging and Filling and Large-Scale Coastal Engineering**

## **Policy Context**

This document establishes the policies of the South Atlantic Fishery Management Council (SAFMC) regarding protection of the essential fish habitats (EFH) and habitat areas of particular concern (EFH-HAPCs) impacted by beach dredge and fill activities, and related large-scale coastal engineering projects. The policies are designed to be consistent with the overall habitat protection policies of the SAFMC as formulated and adopted in the Habitat Plan (SAFMC, 1998a) and the Comprehensive EFH Amendment (SAFMC, 1998b).

The findings presented below assess the threats to EFH potentially posed by activities related to the large-scale dredging and disposal of sediments in the coastal ocean and adjacent habitats, and the processes whereby those resources are placed at risk. The policies established in this document are designed to avoid, minimize and offset damage caused by these activities, in accordance with the general habitat policies of the SAFMC as mandated by law.

## **EFH At Risk from Beach Dredge and Fill Activities**

The SAFMC finds:

- 1) In general, the array of large-scale and long-term beach dredging projects and related disposal activities currently being considered for the United States southeast together constitute a real and significant threat to EFH under the jurisdiction of the SAFMC.
- 2) The cumulative effects of these projects have not been adequately assessed, including impacts on public trust marine and estuarine resources, use of public trust beaches, public access, state and federally protected species, state critical habitat, SAFMC-designated EFH and EFH-HAPCs.
- 3) Individual beach dredge and fill projects and related large-scale coastal engineering activities rarely provide adequate impact assessments or consideration of potential damage to fishery resources under state and federal management. Historically, emphasis has been placed on the logistics of dredging and economics, with environmental considerations dominated by compliance with the Endangered Species Act for sea turtles, piping plovers and other listed organisms. There has been little or no consideration of hundreds of other species affected, many with direct fishery value.
- 4) Opportunities to avoid or minimize impacts of beach dredge and fill activities on fishery resources, and offsets for unavoidable impacts have rarely been proposed or implemented. Monitoring is rarely adequate to develop statistically appropriate impact evaluations.
- 5) Large-scale beach dredge and fill activities have the potential to impact a variety of habitats across the shelf, including:

- a) waters and benthic habitats near the dredging sites
- b) waters between dredging and filling sites
- c) waters and benthic habitats in or near the fill sites, and
- d) waters and benthic habitats potentially affected as sediments move subsequent to deposition in fill areas.

6) Certain nearshore habitats are particularly important to the long-term viability of commercial and recreational fisheries under SAFMC management, and potentially threatened by large-scale, long-term or frequent disturbance by dredging and filling:

- a) the swash and surf zones and beach-associated bars
- b) underwater soft-sediment topographic features
- c) onshore and offshore coral reefs, hardbottom and worm reefs
- d) inlets

7) Large sections of South Atlantic waters potentially affected by these projects, both individually and collectively, have been identified as EFH or EFH-HAPC by the SAFMC, as well as the Mid-Atlantic Fishery Management Council (MAFMC) in the case of North Carolina. Potentially Affected species and their EFH under federal management include (SAFMC, 1998b):

- a) summer flounder (various nearshore waters, including the surf zone and inlets; certain offshore waters)
- b) bluefish (various nearshore waters, including the surf zone and inlets)
- c) red drum (ocean high-salinity surf zones and unconsolidated bottoms nearshore waters)
- d) many snapper and grouper species (live hardbottom from shore to 600 feet, and – for estuarine-dependent species [e.g., gag grouper and gray snapper] – unconsolidated bottoms and live hardbottoms to the 100 foot contour).
- e) black sea bass (various nearshore waters, including unconsolidated bottom and live hardbottom to 100 feet, and hardbottoms to 600 feet)
- f) penaeid shrimp (offshore habitats used for spawning and growth to maturity, and waters connecting to inshore nursery areas, including the surf zone and inlets)
- g) coastal migratory pelagics [e.g., king mackerel, Spanish mackerel] (sandy shoals of capes and bars, barrier island ocean-side waters from the surf zone to the shelf break inshore of the Gulf Stream; all coastal inlets)
- h) corals of various types (hard substrates and muddy, silt bottoms from the subtidal to the shelf break)
- i) areas identified as EFH for Highly Migratory Species (HMS) managed by the Secretary of Commerce (e.g., sharks: inlets and nearshore waters, including pupping and nursery grounds)

In addition, hundreds of species of crustaceans, mollusks, and annelids that are not directly managed, but form the critical prey base for most managed species, are killed or directly affected by large dredge and fill projects.

- 8) Beach dredge and fill projects also potentially threaten important habitats for anadromous species under federal, interstate and state management (in particular, inlets and offshore overwintering grounds), as well as essential overwintering grounds and other critical habitats for weakfish and other species managed by the Atlantic States Marine Fisheries Commission (ASMFC) and the states. The SAFMC also identified essential habitats of anadromous and catadromous species in the region (inlets and nearshore waters).
- 9) Many of the habitats potentially affected by these projects have been identified as EFH-HAPCs by the SAFMC. The specific fishery management plan is provided in parentheses:
- a) all nearshore hardbottom areas (SAFMC, snapper grouper).
  - b) all coastal inlets (SAFMC, penaeid shrimps, red drum, and snapper grouper).
  - c) near-shore spawning sites (SAFMC, penaeid shrimps, and red drum).
  - d) benthic *Sargassum* (SAFMC, snapper grouper).
  - e) from shore to the ends of the sandy shoals of Cape Lookout, Cape Fear, and Cape Hatteras, North Carolina; Hurl Rocks, South Carolina; *Phragmatopora* (worm reefs) reefs off the central coast of Florida and nearshore hardbottom south of Cape Canaveral (SAFMC, coastal migratory pelagics).
  - f) Atlantic coast estuaries with high numbers of Spanish mackerel and cobia from ELMR, to include Bogue Sound, New River, North Carolina; Broad River, South Carolina (SAFMC, coastal migratory pelagics).
  - g) Florida Bay, Biscayne Bay, Card Sound, and coral hardbottom habitat from Jupiter Inlet through the Dry Tortugas, Florida (SAFMC, Spiny Lobster)
  - h) Hurl Rocks (South Carolina), The *Phragmatopoma* (worm reefs) off central east coast of Florida, nearshore (0-4 meters; 0-12 feet) hardbottom off the east coast of Florida from Cape Canaveral to Broward County; offshore (5-30 meters; 15-90 feet) hardbottom off the east coast of Florida from Palm Beach County to Fowey Rocks; Biscayne Bay, Florida; Biscayne National Park, Florida; and the Florida Keys National Marine Sanctuary (SAFMC, Coral, Coral Reefs and Live Hardbottom Habitat).
  - i) EFH-HAPCs designated for HMS species (e.g., sharks) in the South Atlantic region (NMFS, Highly Migratory Species).
- 10) Habitats likely to be affected by beach dredge and fill projects include many recognized in state-level fishery management plans. Examples of these habitats include Critical Habitat Areas established by the North Carolina Marine Fisheries Commission, either in FMPs or in Coastal Habitat Protection Plans (CHAs).
- 11) Recent work by scientists in east Florida has documented important habitat values for nearshore, hardbottom habitats often buried by beach dredging projects, is used by over 500 species of fishes and invertebrates, including juveniles of many reef fishes. Equivalent scientific work is just beginning in other South Atlantic states, but life histories suggest that similar habitat use patterns will be found.

### **Threats to Marine and Estuarine Resources from Beach Dredge and Fill Activities and Related Large Coastal Engineering Projects**

The SAFMC finds that beach dredge and fill activities and related large-scale coastal engineering projects (including inlet alteration projects) and disposal of material for navigational maintenance, threaten or potentially threaten EFH through the following mechanisms:

- 1) Direct mortality and displacement of organisms at and near sediment dredging sites
- 2) Direct mortality and displacement of organisms at initial sediment fill sites
- 3) Elevated turbidity and deposition of fine sediments down-current from dredging sites
- 4) Alteration of seafloor topography and associated current and waves patterns and magnitudes at dredging areas
- 5) Alteration of seafloor sediment size-frequency distributions at dredging sites, with secondary effects on benthos at those sites
- 6) Elevated turbidity in and near initial fill sites, especially in the surf zone, and deposition of fine sediment down-current from initial fill sites (ASMFC, 2002)
- 7) Alteration of nearshore topography and current and wave patterns and magnitudes associated with fill
- 8) Movement of deposited sediment away from initial fill sites, especially onto hardbottoms
- 9) Alteration of large-scale sediment budgets, sediment movement patterns and feeding and other ecological relationships, including the potential for cascading disturbance effects
- 10) Alteration of large-scale movement patterns of water, with secondary effects on water quality and biota
- 11) Alteration of movement patterns and successful inlet passage for larvae, post-larvae, juveniles and adults of marine and estuarine organisms
- 12) Alteration of long-term shoreline migration patterns (inducing further ecological cascades with consequences that are difficult to predict)
- 13) Exacerbation of transport and/or biological uptake of toxicants and other pollutants released at either dredge or fill sites

In addition, the interactions between cumulative and direct (sub-lethal) effects among the above factors certainly triggers non-linear impacts that are completely unstudied.

### **SAFMC Policies for Beach Dredge and Fill Projects and Related Large Coastal Engineering Projects**

The SAFMC establishes the following general policies related to large-scale beach dredge and fill and related projects, to clarify and augment the general policies already adopted in the Habitat Plan and Comprehensive Habitat Amendment (SAFMC 1998a; SAFMC 1998b):

- 1) Projects should avoid, minimize and where possible offset damage to EFH and EFH-HAPCs.
- 2) Projects requiring expanded EFH consultation should provide detailed analyses of possible impacts to each type of EFH, with careful and detailed analyses of possible

impacts to EFH-HAPCs and state CHAs, including short and long-term, and population and ecosystem scale effects. Agencies with oversight authority should require expanded EFH consultation.

3) Projects requiring expanded EFH consultation should provide a full range of alternatives, along with assessments of the relative impacts of each on each type of EFH, HAPC and CHAs.

4) Projects should avoid impacts on EFH, HAPCs and CHAs that are shown to be avoidable through the alternatives analysis, and minimize impacts that are not.

5) Projects should include assessments of potential unavoidable damage to EFH and other marine resources, using conservative assumptions.

6) Projects should be conditioned on the avoidance of avoidable impacts, and should include compensatory mitigation for all reasonably predictable impacts to EFH, taking into account uncertainty about these effects. Mitigation should be local, up-front and in-kind, and should be adequately monitored, wherever possible.

7) Projects should include baseline and project-related monitoring adequate to document pre-project conditions and impacts of the projects on EFH.

8) All assessments should be based upon the best available science, and be appropriately conservative so follow and precautionary principles as developed for various federal and state policies.

9) All assessments should take into account the cumulative impacts associated with other beach dredge and fill projects in the region, and other large-scale coastal engineering projects that are geographically and ecologically related.

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## **SAFMC Policy Statement Concerning Energy Exploration, Development and Transportation**

### **Policy Context**

This document establishes the policies of the South Atlantic Fishery Management Council (SAFMC) regarding protection of the essential fish habitats (EFH) and habitat areas of particular concern (EFH-HAPCs) associated with energy exploration, development and transportation. The policies are designed to be consistent with the overall habitat protection policies of the SAFMC as formulated and adopted in the Habitat Plan (SAFMC, 1998a) and the Comprehensive EFH Amendment (SAFMC, 1998b) and the various FMPs of the Council.

The findings presented below assess the threats to EFH potentially posed by activities related to the energy development in offshore, coastal ocean and adjacent habitats, and the processes whereby those resources are placed at risk. The policies established in this document are designed to avoid, minimize and offset damage caused by these activities, in accordance with the general habitat policies of the SAFMC as mandated by law.

### **EFH At Risk from Energy Exploration, Development and Transportation Activities**

The SAFMC finds:

- 1) That oil or gas drilling for exploration or development on or closely associated with Essential Fish Habitat (EFH) including Coral, Coral Reefs, and Live Hardbottom Habitat or Essential Fish Habitat - Habitat Areas of Particular Concern (EFH-HAPCs), or other special biological resources essential to commercial and recreational fisheries under Council jurisdiction, be prohibited.
- 2) That all facilities associated with oil and gas exploration, development, and transportation be designed to avoid impacts on coastal wetlands and sand sharing systems.
- 3) That adequate spill containment and cleanup equipment be maintained for all development and transportation facilities and, that the equipment be available on site within the trajectory time to land, and have industry post a bond to assure labor or other needed reserves.
- 4) That exploration and development activities should be scheduled to avoid northern right whales in coastal waters off Georgia and Florida as well as migrations of that species and other marine mammals off South Atlantic states.
- 5) That the EIS for any Lease Sale address impacts from activities specifically related to natural gas production, safety precautions which must be developed in the event of a discovery of a "sour gas" or hydrogen sulfide reserve, the potential for southerly transport of hydrocarbons to nearshore and inshore estuarine habitats resulting from the cross-shelf transport by Gulf Stream spin-off eddies. The EIS should also address the development of contingency plans to be implemented if problems arise due to the



very dynamic oceanographic conditions and the extremely rugged bottom, the need for and availability of onshore support facilities in coastal North and South Carolina, and an analysis of existing facilities and community services in light of existing major coastal developments.

Energy development activities have the potential to cause impacts to a variety of habitats across the shelf, including:

- e) waters and benthic habitats near the drilling sites
  - f) waters between drilling sites
  - g) waters and benthic habitats in or near the sites and
  - h) waters and benthic habitats potentially affected as sediments move subsequent to deposition in fill areas.
- 6) Certain nearshore and offshore habitats are particularly important to the long-term viability of commercial and recreational fisheries under SAFMC management, and potentially threatened by oil and gas and other energy exploration, development, and transportation:
- a) coral, coral reef and live bottom habitat
  - b) estuarine wetlands and
  - c) submerged aquatic vegetation.
- 7) Sections of South Atlantic waters potentially affected by these projects, both individually and collectively, have been identified as EFH or EFH-HAPC by the SAFMC. Potentially affected species and their EFH under federal management include (SAFMC, 1998):
- a) summer flounder (various nearshore waters, including the surf zone and inlets; certain offshore waters)
  - b) bluefish (various nearshore waters, including the surf zone and inlets)
  - c) red drum (ocean high-salinity surf zones and unconsolidated bottoms in the nearshore)
  - d) many snapper and grouper species (live hardbottom from shore to 600 feet, and – for estuarine-dependent species [e.g., gag grouper and gray snapper] – unconsolidated bottoms and live hardbottoms to the 100 foot contour)
  - e) black sea bass (various nearshore waters, including unconsolidated bottom and live hardbottom to 100 feet, and hardbottoms to 600 feet)
  - f) penaeid shrimp (offshore habitats used for spawning and growth to maturity, and waters connecting to inshore nursery areas, including the surf zone and inlets)
  - g) coastal migratory pelagics [e.g., king mackerel, Spanish mackerel] (sandy shoals of capes and bars, barrier island ocean-side waters from the surf zone to the shelf break inshore of the Gulf Stream; all coastal inlets)
  - h) corals of various types (hard substrates and muddy, silt bottoms from the subtidal to the shelf break)

- i) areas identified as EFH for Highly Migratory Species managed by the Secretary of Commerce (e.g., sharks: inlets and nearshore waters, including pupping and nursery grounds)
- 8) Many of the habitats potentially affected by these activities have been identified as EFH-HAPCs by the SAFMC. The general activity and specific fishery management plan is provided in parentheses:
- a) all nearshore hardbottom areas - transportation and development (SAFMC, snapper grouper).
  - b) all coastal inlets - transportation (SAFMC, penaeid shrimp, red drum, and snapper grouper).
  - c) nearshore spawning sites transportation and development (SAFMC, penaeid shrimps, and red drum).
  - d) benthic *Sargassum* (SAFMC, snapper grouper).
  - e) from shore to the ends of the sandy shoals of Cape Lookout, Cape Fear, and Cape Hatteras, North Carolina; Hurl Rocks, South Carolina; *Phragmatopora* (worm reefs) reefs off the central coast of Florida and near shore hardbottom south of Cape Canaveral (SAFMC, coastal migratory pelagics).
  - f) Atlantic coast estuaries with high numbers of Spanish mackerel and cobia from ELMR, to include Bogue Sound, New River, North Carolina; Broad River, South Carolina (SAFMC, coastal migratory pelagics).
  - g) Florida Bay, Biscayne Bay, Card Sound, and coral hardbottom habitat from Jupiter Inlet through the Dry Tortugas, Florida (SAFMC, Spiny Lobster)
  - h) Hurl Rocks (South Carolina), The *Phragmatopoma* (worm reefs) off central east coast of Florida, nearshore (0-4 meters; 0-12 feet) hardbottom off the east coast of Florida from Cape Canaveral top Broward County); offshore (5-30 meters; 15-90 feet) hardbottom off the east coast of Florida from Palm Beach County to Fowey Rocks; Biscayne Bay, Florida; Biscayne National Park, Florida; and the Florida Keys National Marine Sanctuary (SAFMC, Coral, Coral Reefs and Live Hardbottom Habitat).
  - i) EFH-HAPCs designated for HMS species (e.g., sharks) in the South Atlantic region (NMFS, Highly Migratory Species).
- 9) Habitats likely to be affected by oil and gas exploration, development and transportation include many recognized in state level fishery management plans. Examples of these habitats include Critical Habitat Areas (CHAs) established by the North Carolina Marine Fisheries Commission, either in FMPs or in Coastal Habitat Protection Plans.
- 10) Recent work by scientists in east Florida has documented exceptionally important habitat values for nearshore, hardbottom used by over 500 species of fishes and invertebrates, including juveniles of many reef fishes. Equivalent scientific work is just beginning in other South Atlantic states, but life histories suggest that similar habitat use patterns will be found.

## **Threats to Marine and Estuarine Resources from Energy Exploration, Development and Transportation Activities**

The SAFMC finds that Energy Exploration, Development and Transportation Activities threaten or potentially threaten EFH through the following mechanisms:

1. Direct mortality and displacement of organisms at and near drilling sites.
2. Elevated turbidity and deposition of fine sediments down-current from drilling sites.
3. Elevated turbidity in and near drilling sites.
4. Direct mortality occurring from oil spill from pipelines or from a vessel in transit near or close to inlet areas, of larvae, post-larvae, juveniles and adults of marine and estuarine organisms.
5. Alteration of long-term shoreline migration patterns (inducing further ecological cascades with consequences that are difficult to predict).

In addition, the interactions between cumulative and direct (sub-lethal) effects among the above factors certainly triggers non-linear impacts that are completely unstudied.

### **SAFMC Policies for Energy Exploration, Development and Transportation Activities**

The SAFMC establishes the following general policies related to oil and gas exploration, development and transportation and related projects, to clarify and augment the general policies already adopted in the Habitat Plan and Comprehensive Habitat Amendment (SAFMC 1998a; SAFMC 1998b):

- 1) Projects should avoid, minimize and where possible offset damage to EFH and EFH-HAPCs.
- 2) Projects requiring expanded EFH consultation should provide detailed analyses of possible impacts to each type of EFH, with careful and detailed analyses of possible impacts to EFH-HAPCs and state CHAs, including short and long-term, and population and ecosystem scale effects. Agencies with oversight authority should require expanded EFH consultation.
- 3) Projects requiring expanded EFH consultation should provide a full range of alternatives, along with assessments of the relative impacts of each on each type of EFH, HAPC and CHAs.
- 4) Projects should avoid impacts on EFH, HAPCs and CHAs that are shown to be avoidable through the alternatives analysis, and minimize impacts that are not.
- 5) Projects should include assessments of potential unavoidable damage to EFH and other marine resources, using conservative assumptions.
- 6) Projects should be conditioned on the avoidance of avoidable impacts, and should include compensatory mitigation for all reasonably predictable impacts to EFH, taking

into account uncertainty about these effects. Mitigation should be local, up-front and in-kind, and should be adequately monitored, wherever possible.

7) Projects should include baseline and project-related monitoring adequate to document pre-project conditions and impacts of the projects on EFH.

8) All assessments should be based upon the best available science, and be appropriately conservative follow precautionary principles as developed for various federal and state policies.

9) All assessments should take into account the cumulative impacts associated with other energy exploration, development and transportation projects that are geographically and ecologically related.

10) Support application of existing standards and requirements regulating domestic and international transportation of energy products including regulated waste disposal and emissions which are intended to minimize negative impacts on and preserve environmental quality of the marine environment.

The SAFMC recommends the following concerns and issues be addressed by the MMS prior to approval of any application for a permit to drill any exploratory wells in any lease sales in the South Atlantic and that these concerns and issues also be included in a new Environmental Impact Statement (EIS) for any future Outer Continental Shelf (OCS) Leasing Plan:

1) Identification of the on-site fisheries resources, including both pelagic and benthic communities, that inhabit, spawn, or migrate through the lease sites with special focus on those specific lease blocks where industry has expressed specific interest in the pre-lease phases of the leasing process. Particular attention should be given to critical life history stages. Eggs and larvae are most sensitive to oil spills, and seismic exploration has been documented to cause mortality of eggs and larvae in close proximity.

2) Identification of on-site species designated as endangered, threatened, or of special concern, such as shortnose sturgeon, striped bass, blueback herring, American shad, sea turtles, marine mammals, pelagic birds, and all species regulated under federal fishery management plans.

3) Determination of impacts of all exploratory and development activities on the fisheries resources prior to MMS approval of any applications for permits to drill in the Exploratory Unit area, including effects of seismic survey signals on fish behavior, eggs and larvae; temporary preclusion from fishing grounds by exploratory drilling, and permanent preclusion from fishing grounds by production and transportation.

4) Identification of commercial and recreational fishing activities in the vicinity of the lease or Exploratory Unit area, their season of occurrence and intensity.

5) Determination of the physical oceanography of the area through field studies by MMS or the applicant, including on-site direction and velocity of currents and tides, sea states, temperature, salinity, water quality, wind storms frequencies, and intensities and icing conditions. Such studies must be required prior to approval of any exploration plan

submitted in order to have an adequate informational database upon which to base subsequent decision making on site-specific proposed activities.

- 6) Description of required existing and planned monitoring activities intended to measure environmental conditions, and provide data and information on the impacts of exploration activities in the lease area or the Exploratory Unit area.
- 7) Identification of the quantity, composition, and method of disposal of solid and liquid wastes and pollutants likely to be generated by offshore, onshore, and transportation operations associated with oil and gas exploration development and transportation.
- 8) Development of an oil spill contingency plan which includes oil spill trajectory analyses specific to the area of operations, dispersant-use plan including a summary of toxicity data for each dispersant, identification of response equipment and strategies, establishment of procedures for early detection and timely notification of an oil spill including a current list of persons and regulatory agencies to be notified when an oil spill is discovered, and well defined and specific actions to be taken after discovery of an oil spill.
- 9) Studies should include detailing seasonal surface currents and likely spill trajectories.
- 10) Mapping of environmentally sensitive areas (e.g., spawning aggregations of snappers and groupers); coral resources and other significant benthic habitats (e.g., tilefish mudflats) along the edge of the continental shelf (including the upper slope); the calico scallop, royal red shrimp, and other productive benthic fishing grounds; other special biological resources; and northern right whale calving grounds and migratory routes, and subsequent deletion from inclusion in the respective lease block(s).
- 11) Planning for oil and gas product transport should be done to determine methods of transport, pipeline corridors, and onshore facilities. Siting and design of these facilities as well as onshore receiving, holding, and transport facilities could have impacts on wetlands and endangered species habitats if they are not properly located.
- 12) Develop understanding of community dynamics, pathways, and flows of energy to ascertain accumulation of toxins and impacts on community by first order toxicity.
- 13) Determine shelf-edge down-slope dynamics and resource assessments to determine fates of contaminants due to the critical nature of canyons and steep relief to important fisheries (e.g., swordfish, billfish, and tuna).
- 14) Discussion of the potential adverse impacts upon fisheries resources of the discharges of all drill cuttings that may result from activities in, and all drilling muds that may be approved for use in the lease area or the Exploration Unit area including: physical and chemical effects upon pelagic and benthic species and communities including their spawning behaviors and effects on eggs and larval stages; effects upon sight feeding species of fish; and analysis of methods and assumptions underlying the model used to predict the dispersion and discharged muds and cuttings from exploration activities.
- 15) Discussion of secondary impacts affecting fishery resources associated with onshore oil and gas related development such as storage and processing facilities, dredging and dredged material disposal, roads and rail lines, fuel and electrical transmission line routes, waste disposal, and others.

#### SAFMC Policy and Position on Previous Oil and Gas Exploration Proposals

The SAFMC urged the Secretary of Commerce to uphold the 1988 coastal zone inconsistency determination of the State of Florida for the respective plans of exploration filed with Minerals Management Service (MMS) by Mobil Exploration and Producing North America, Inc. for Lease OCS-G6520 (Pulley Ridge Block 799) and by Union Oil Company of California for Lease OCS-G6491/6492 (Pulley Ridge Blocks 629 & 630). Both plans of exploration involved lease blocks lying within the lease area comprising the offshore area encompassed by Part 2 of Lease Sale 116, and south of 26° North latitude. The Council's objection to the proposed exploration activities was based on the potential degradation or loss of extensive live bottom and other habitat essential to fisheries under Council jurisdiction.

The SAFMC also supported North Carolina's determination that the plans of exploration filed with MMS by Mobil Exploration and Producing North America, Inc. for Lease OCS Manteo Unit are not consistent with North Carolina's Coastal Zone Management program.

The Council has expressed concern to the Outer Continental Shelf Leasing and Development Task Force about the proposed area and recommends that no further exploration or production activity be allowed in the areas subject to Presidential Task Force Review (the section of Sale 116 south of 26° N latitude).

The following section addresses the recommendations, concerns and issues expressed by the South Atlantic Council (Source: Memorandum to Regional Director, U.S. Fish and Wildlife Service, Atlanta, Georgia from Regional Director, Gulf of Mexico OCS Region dated October 27, 1995):

“The MMS, North Carolina, and Mobil entered into an innovative Memorandum of Understanding on July 12, 1990, in which the MMS agreed to prepare an Environmental Report (ER) on proposed drilling offshore North Carolina. The scope of the ER prepared by the MMS was more comprehensive than an EIS would be. The normal scoping process used in preparation of a NEPA-type document would not only “identify significant environmental issues deserving of study” but also “deemphasize insignificant issues, narrowing the scope” (40 CFR 1500.4) by scoping out issues not ripe for decisions.

Of particular interest to North Carolina are not the transient effects of exploration, but rather the downstream and potentially broader, long-term effects of production and development. The potential effects associated with production and development would normally be “scoped out” of the (EIS-type) document and would be the subject of extensive NEPA analysis only after the exploration phase proves successful, and the submittal of a full-scale production and development program has been received for review and analysis. The ER addressed three alternatives: the proposed Mobil plan to drill a single exploratory well, the no-action alternative and the alternative that the MMS approve the Mobil plan with specific restrictions (monitoring programs and restrictions on discharges). The ER also analyzes possible future activities, such as development and production, and the long-term environmental and socioeconomic effects associated with such activities. The MMS assured North Carolina that all of the State's comments and concerns would be addressed in the Final ER (MMS, 1990).

The MMS also funded a Literature Synthesis study (USDOI MMS, 1993a) and a Physical Oceanography study (USDOI MMS, 1994), both recommended by the Physical

Oceanography Panel and the Environmental Sciences Review Panel (ESRP). Mobil also submitted a draft report to the MMS titled, "Characterization of Currents at Manteo Block 467 off Cape Hatteras, North Carolina." The MMS also had a Cooperative Agreement with the Virginia Institute of Marine Science to fund a study titled, "Seafloor Survey in the Vicinity of the Manteo Prospect Offshore North Carolina" (USDOJ MMS, 1993b). The MMS had a Cooperative Agreement with East Carolina University to conduct a study titled, "Coastal North Carolina Socioeconomic Study" (USDOJ MMS, 1993c). The above-mentioned studies were responsive to the ESRP's recommendations as well as those of the SAFMC and the State of North Carolina.

Copies of these studies can be acquired from the address below:  
Minerals Management Service, Technical Communication Services  
MS 4530 381 Elden Street  
Herndon, VA 22070-4897 (703) 787-1080

### **References**

- SAFMC. 1998a. Final habitat plan for the South Atlantic region: Essential Fish Habitat requirements for fishery management plans of the South Atlantic Fishery Management Council. 457 pp plus appendices.
- SAFMC. 1998b. Final Comprehensive Amendment Addressing Essential Fish Habitat in Fishery Management Plans of the South Atlantic Region. Including a Final Environmental Impact Statement /Supplemental Environmental Impact Statement, Initial Regulatory Flexibility Analysis, Regulatory Impact Review, and Social Impact Assessment/Fishery Impact Statement. South Atlantic Fishery Management Council, 1 Southpark Cir., Ste 306, Charleston, S.C. 29407-4699. 136pp.
- USDOJ, MMS. 1990. Atlantic Outer Continental Shelf, Final Environmental Report on Proposed Exploratory Drilling Offshore North Carolina, Vols. I-III.
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## **SAFMC Policy Statement Concerning Alterations to Riverine, Estuarine and Nearshore Flows**

### **Policy Context**

This document establishes the policies of the South Atlantic Fishery Management Council (SAFMC) regarding protection of the essential fish habitats (EFH) and habitat areas of particular concern (EFH-HAPCs) associated with alterations of riverine, estuarine and nearshore flows. Such hydrologic alterations occur through activities such as flood control reservoir and hydropower operations, water supply and irrigation withdrawals, deepening of navigation channels and inlets, and other modifications to the normative hydrograph. The policies are designed to be consistent with the overall habitat protection policies of the SAFMC as formulated and adopted in the Habitat Plan (October 1998) and the Comprehensive EFH Amendment (October 1998).

The findings presented below assess the threats to EFH potentially posed by activities related to the alteration of flows in southeast rivers, estuaries and nearshore ocean habitats, and the processes whereby those resources are placed at risk. The policies established in this document are designed to avoid, minimize and offset damage caused by these activities, in accordance with the general habitat policies of the SAFMC as mandated by law.

### **EFH At Risk from Flow-Altering Activities**

The SAFMC finds:

- 6) In general, the array of existing and proposed flow-altering projects being considered for the Southeastern United States for states with river systems that drain into the South Atlantic Fishery Management Council area of jurisdiction together constitutes a real and significant threat to EFH under the jurisdiction of the SAFMC.
- 7) The cumulative effects of these projects have not been adequately assessed, including impacts on public trust marine and estuarine resources (especially diadromous species), use of public trust waters, public access, state and federally protected species, state critical habitat, SAFMC-designated EFH and EFH-HAPCs.
- 8) Individual proposals resulting in hydrologic alterations rarely provide adequate assessments or consideration of potential damage to fishery resources under state and federal management. Historically, emphasis has been placed on the need for human water supply, hydropower generation, agricultural irrigation, flood control and other human uses. Environmental considerations have been dominated by compliance with limitations imparted by the Endangered Species Act for shortnose sturgeon, and/or through provisions of Section 18 of the Federal Power Act, as administered by the Federal Energy Regulatory Commission, which applies to the provision of passage for anadromous species, as well as the provisions of the Fish and Wildlife Act.
- 9) Opportunities to avoid and minimize impacts of hydrologic alterations on fishery resources, and offsets for unavoidable impacts have rarely been proposed or implemented.



- 10) Hydrologic alterations have caused impacts to a variety of habitats including:
- i) waters, wetlands and benthic habitats near the discharge and withdrawal points, especially where such waters are used for spawning by anadromous species;
  - j) waters, wetlands and benthic habitats in the area downstream of discharge or withdrawal points;
  - k) waters wetlands and benthic habitats in receiving estuaries of southeast rivers; and
  - l) waters and benthic habitats of nearshore ocean habitats receiving estuarine discharge.
- 6) Certain riverine, estuarine and nearshore habitats are particularly important to the long-term viability of commercial and recreational fisheries under SAFMC management, and threatened by large-scale, long-term or frequent hydrologic alterations:
- e) freshwater riverine reaches and/or wetlands used for anadromous spawning;
  - f) downstream freshwater, brackish and mid-salinity portions of rivers and estuaries serving as nursery areas for anadromous and estuarine-dependant species; and
  - g) nearshore oceanic habitats off estuary mouths.
- 7) Large sections of South Atlantic waters potentially affected by these projects, both individually and collectively, have been identified as EFH or EFH-HAPC by the SAFMC, as well as the Mid-Atlantic Fishery Management Council (MAFMC) in the case of North Carolina. Potentially affected species and their EFH under federal management include (SAFMC, 1998) include:
- a) summer flounder (various nearshore waters, including the surf zone and inlets; certain offshore waters).
  - b) bluefish (various nearshore waters, including the surf zone and inlets)
  - c) red drum (ocean high-salinity surf zones and unconsolidated bottoms in the nearshore).
  - d) many snapper and grouper species (live hard bottom from shore to 600 feet, and – for estuarine-dependent species [e.g., gag grouper and gray snapper] – unconsolidated bottoms and live hard bottoms to the 100 foot contour).
  - e) black sea bass (various nearshore waters, including unconsolidated bottom and live hard bottom to 100 feet, and hard bottoms to 600 feet).
  - f) penaeid shrimp (offshore habitats used for spawning and growth to maturity, and waters connecting to inshore nursery areas, including the surf zone and inlets).
  - g) coastal migratory pelagics (e.g., king mackerel, Spanish mackerel) (sandy shoals of capes and bars, barrier island ocean-side waters from the surf zone to the shelf break inshore of the Gulf Stream; all coastal inlets).
  - h) corals of various types (hard substrates and muddy, silt bottoms from the subtidal to the shelf break).
  - i) areas identified as EFH for Highly Migratory managed by the Secretary of Commerce (e.g., sharks / inlets and nearshore waters, including pupping and nursery grounds).

- 8) Projects which entail hydrologic alterations also threaten important fish habitats for anadromous species under federal, interstate and state management (in particular, riverine spawning habitats, riverine and estuarine habitats, including state designated areas - e.g. Primary and Secondary Nursery Areas of North Carolina), as well as essential overwintering grounds in nearshore and offshore waters. All diadromous species are under management by the Atlantic States Marine Fisheries Commission and the states. The SAFMC also identified essential habitats of anadromous and catadromous species in the region (inlets and nearshore waters).
  
- 9) Numerous habitats that have been by these projects causing hydrologic alterations have been identified as EFH-HAPCs by the SAFMC. The specific fishery management plan is provided in parentheses:
  - a) all nearshore hard bottom areas (SAFMC, snapper-grouper).
  - b) all coastal inlets (SAFMC, penaeid shrimps, red drum, and snapper-grouper).
  - c) near-shore spawning sites (SAFMC, penaeid shrimps, and red drum).
  - d) benthic *Sargassum* (SAFMC, snapper-grouper).
  - e) from shore to the ends of the sandy shoals of Cape Lookout, Cape Fear, and Cape Hatteras, North Carolina; Hurl Rocks, South Carolina; *Phragmatopora* (worm reefs) reefs off the central coast of Florida and near-shore hard-bottom south of Cape Canaveral (SAFMC, coastal migratory pelagics).
  - f) Atlantic coast estuaries with high numbers of Spanish mackerel and Cobia from ELMR, to include Bogue Sound, New River, North Carolina; Broad River, South Carolina (SAFMC, coastal migratory pelagics).
  - g) Florida Bay, Biscayne Bay, Card Sound, and coral hard bottom habitat from Jupiter Inlet through the Dry Tortugas, Florida (SAFMC, Spiny Lobster)
  - h) Hurl Rocks (South Carolina), The *Phragmatopoma* (worm reefs) off central east coast of Florida, nearshore (0-4 meters; 0-12 feet) hard bottom off the east coast of Florida from Cape Canaveral top Broward County); offshore (5-30 meters; 15-90 feet) hard bottom off the east coast of Florida from Palm Beach County to Fowey Rocks; Biscayne Bay, Florida; Biscayne National Park, Florida; and the Florida Keys National Marine Sanctuary (SAFMC, Coral, Coral Reefs and Live hard Bottom Habitat).
  - i) EFH-HAPCs designated for HMS species (e.g., sharks) in the South Atlantic region (NMFS, Highly Migratory Species).
  
- 10) Habitats likely to be affected by projects which alter hydrologic regimes include many recognized in state level fishery management plans. Examples of these habitats include Critical Habitat Areas established by the North Carolina Marine Fisheries Commission, either in FMPs or in Coastal Habitat Protection Plans.

### **Threats to Marine and Estuarine Resources from Hydrologically-Altering Activities**

The SAFMC finds that activities which alter normative hydrologic regimes of rivers, estuaries, inlets and nearshore oceanic habitats threaten or potentially threaten EFH through the following mechanisms:

Direct mortality of organisms at withdrawal points through hydrologic regimes

In addition, the interactions between cumulative and direct (sub-lethal) effects among the above factors certainly trigger non-linear impacts that are completely unstudied.

### **SAFMC Policies for Flow-altering Projects**

The SAFMC establishes the following general policies related projects resulting in hydrologic alterations, to clarify and augment the general policies already adopted in the Habitat Plan and Comprehensive Habitat Amendment (SAFMC 1998a; SAFMC 1998b):

- 1) Projects should avoid, minimize and where possible offset damage to EFH and EFH-HAPCs.
- 2) Projects requiring expanded EFH consultation should provide detailed analyses of possible impacts to each type of EFH, with careful and detailed analyses of possible impacts to EFH-HAPCs and state Critical Habitat Areas (CHAs), including short and long term, and population and ecosystem scale effects. Agencies with oversight authority should require expanded EFH consultation.
- 3) Projects requiring expanded EFH consultation should provide a full range of alternatives, along with assessments of the relative impacts of each on each type of EFH, HAPC and CHAs.
- 4) Projects should avoid impacts on EFH, HAPCs and CHAs that are shown to be avoidable through the alternatives analysis, and minimize impacts that are not.
- 5) Projects should include assessments of potential unavoidable damage to EFH and other marine resources, using conservative assumptions.
- 6) Projects should be conditioned on the avoidance of avoidable impacts, and should include compensatory mitigation for all reasonably predictable impacts to EFH, taking into account uncertainty about these effects. Mitigation should be local, up-front and in-kind, and should be adequately monitored, wherever possible.
- 7) Projects should include baseline and project-related monitoring adequate to document pre-project conditions and impacts of the projects on EFH.
- 8) All assessments should be based upon the best available science, and be appropriately conservative so follow and precautionary principles as developed for various federal and state policies.
- 9) All assessments should take into account the cumulative impacts associated with other projects in the same southeast watershed.

## **References**

- SAFMC. 1998a. Final habitat plan for the South Atlantic region: Essential Fish Habitat requirements for fishery management plans of the South Atlantic Fishery Management Council. 457 pp plus appendices.
- SAFMC. 1998b. Final Comprehensive Amendment Addressing Essential Fish Habitat in Fishery Management Plans of the South Atlantic Region. Including a Final Environmental Impact Statement /Supplemental Environmental Impact Statement, Initial Regulatory Flexibility Analysis, Regulatory Impact Review, and Social Impact Assessment/Fishery Impact Statement. South Atlantic Fishery Management Council, 1 Southpark Cir., Ste 306, Charleston, S.C. 29407-4699. 136pp.

## **SAFMC Policy for Protection and Enhancement of Marine Submerged Aquatic Vegetation (SAV) Habitat.**

The South Atlantic Fishery Management Council (SAFMC) and the Habitat and Environmental Protection Advisory Panel has considered the issue of the decline of Marine Submerged Aquatic Vegetation SAV (or seagrass) habitat in Florida and North Carolina as it relates to Council habitat policy. Subsequently, the Council's Habitat Committee requested that the Habitat Advisory Panel develop the following policy statement to support Council efforts to protect and enhance habitat for managed species.

### **Description and Function:**

In the South Atlantic region, SAV is found primarily in the states of Florida and North Carolina where environmental conditions are ideal for the propagation of seagrasses. The distribution of SAV habitat is indicative of its importance to economically important fisheries: in North Carolina, total SAV coverage is estimated to be 200,000 acres; in Florida, the total SAV coverage is estimated to be 2.9 million acres. SAV serves several valuable ecological functions in the marine systems where it occurs. Food and shelter afforded by SAV result in a complex and dynamic system that provides a primary nursery habitat for various organisms that is important both to the overall system ecology as well as to commercial and recreationally important fisheries. SAV habitat is valuable both ecologically as well as economically; as feeding, breeding, and nursery ground for numerous estuarine species, SAV provides for rich ecosystem diversity. Further, a number of fish and shellfish species, around which is built several vigorous commercial and recreational fisheries, rely on SAV habitat for a least a portion of their life cycles. For more detailed discussion, please see Appendix 1.

### **Status:**

SAV habitat is currently threatened by the cumulative effects of overpopulation and consequent commercial development and recreation in the coastal zone. The major anthropogenic threats to SAV habitat include:

- (1) mechanical damage due to:
  - (a) propeller damage from boats,
  - (b) bottom-disturbing fish harvesting techniques,
  - (c) dredging and filling;
  
- (2) biological degradation due to:
  - (a) water quality deterioration by modification of temperature, salinity, and light attenuation regimes;
  - (b) addition of organic and inorganic chemicals.

SAV habitat in both Florida and North Carolina has experienced declines from both natural and anthropogenic causes. However, conservation measures taken by state and federal agencies have produced positive results. The national Marine Fisheries Service has produced maps of SAV habitat in the Albemarle-Pamlico Sound region of North Carolina to help stem the loss of this critical habitat. The threats to this habitat and the potential for successful conservation measures highlight the need to address the decline of SAV. Therefore, the South Atlantic Council recommends immediate and direct action be taken to stem the loss of this essential habitat. For more detailed discussion, please see Appendix 2.

**Management:**

Conservation of existing SAV habitat is critical to the maintenance of the living resources that depend on these systems. A number of federal and state laws and regulations apply to modifications, either direct or indirect, to SAV habitat. However, to date the state and federal regulatory process has accomplished little to slow the decline of SAV habitat. Furthermore, mitigative measures to restore or enhance impacted SAV have met with little success. These habitats cannot be readily restored; the South Atlantic Council is not aware of any seagrass restoration project that has ever prevented a net loss of SAV habitat. It has been difficult to implement effective resource management initiatives to preserve existing seagrass habitat resources due to the lack of adequate documentation and specific cause/effect relationships. (for more detailed discussion, please see Appendix 3)

Because restoration/enhancement efforts have not met with success, the South Atlantic Council considers it imperative to take a directed and purposeful action to protect remaining SAV habitat. The South Atlantic Council strongly recommends that a comprehensive strategy to address the disturbing decline in SAV habitat in the South Atlantic region. Furthermore, as a stepping stone to such a long-term protection strategy, the South Atlantic Council recommends that a reliable status and trend survey be adopted to verify the scale of local declines of SAV.

The South Atlantic Council will address the decline of SAV, and consider establishing specific plans for revitalizing the SAV resources of the South Atlantic region. This may be achieved by the following integrated triad of efforts:

**Planning:**

- The Council promotes regional planning which treats SAV as a integral part of an ecological system.
- The Council supports comprehensive planning initiatives as well as interagency coordination and planning on SAV matters.
- The Council recommends that the Habitat Advisory Panel members actively seek to involve the Council in the review of projects which will impact, either directly or indirectly, SAV habitat resources.

**Monitoring and Research:**

- Periodic surveys of SAV in the region are required to determine the progress toward the goal of a net resource gain.
- The Council supports efforts to
  - (1) standardize mapping protocols,
  - (2) develop a Geographic Information System databases for essential habitat including seagrass, and
  - (3) research and document causes and effects of SAV decline including the cumulative impacts of shoreline development.

**Education and Enforcement:**

- The Council supports education programs designed to heighten the public’s awareness of the importance of SAV. An informed public will provide a firm foundation of support for protection and restoration efforts.
- Existing regulations and enforcement need to be reviewed for their effectiveness.
- Coordination with state resource and regulatory agencies should be supported to assure that existing regulations are being enforced.

**SAFMC SAV Policy Statement- Appendix 1**

**DESCRIPTION AND FUNCTION**

Worldwide, Submerged Aquatic Vegetation (SAV) constitutes one of the most conspicuous and common shallow-water habitat types. These angiosperms have successfully colonized standing and flowing fresh, brackish, and marine waters in all climatic zones, and most are rooted in the sediment. Marine SAV beds occur in the low intertidal and subtidal zones and may exhibit a wide range of habitat forms, from extensive collections of isolated patches to unbroken continuous beds. The bed is defined by the presence of either aboveground vegetation, its associated root and rhizome system (with living meristem), or the presence of a seed bank in the sediments, as well as the sediment upon which the plant grows or in which the seed bank resides. In the case of patch beds, the unvegetated sediment among the patches is considered seagrass habitat as well.

There are seven species of seagrass in Florida's shallow coastal areas: turtle grass (*Thalassia testudium*); manatee grass (*Syringodium filiforme*); shoal grass (*Halodule wrightii*); star grass (*Halophila engelmanni*); paddle grass (*Halophila decipiens*); and Johnson's seagrass (*Halophila johnsonii*) (See distribution maps in Appendix 4). Recently, *H. johnsonii* has been proposed for listing by the National Marine Fisheries Service as an endangered plant species. Areas of seagrass concentration along Florida's east coast are Mosquito Lagoon, Banana River, Indian River Lagoon, Lake Worth and Biscayne Bay. Florida Bay, located between the Florida Keys and the mainland, also has an abundance of seagrasses, but is currently experiencing an unprecedented decline in SAV distribution.

The three dominant species found in North Carolina are shoalgrass (*Halodule wrightii*), eelgrass (*Zostera marina*), and widgeongrass (*Ruppia maritima*). Shoalgrass, a subtropical species has its northernmost distribution at Oregon Inlet, North Carolina. Eelgrass, a temperate species, has its southernmost distribution in North Carolina. Areas of seagrass concentration in North Carolina are southern and eastern Pamlico Sound, Core Sound, Back Sound, Bogue Sound and the numerous small southern sounds located behind the beaches in Onslow, Pender, Brunswick, and New Hanover Counties (See distribution maps in Appendix 4).

Seagrasses serve several valuable ecological functions in the marine estuarine systems where they occur. Food and shelter afforded by the SAV result in a complex and dynamic system that provides a primary nursery habitat for various organisms that are important both ecologically and to commercial and recreational fisheries. Organic matter produced by these seagrasses is transferred to secondary consumers through three pathways: herbivores that consume living plant matter; detritivores that exploit dead matter; and microorganisms that use seagrass-derived particulate and dissolved organic compounds. The living leaves of these submerged plants also provide a substrate for the attachment of detritus and epiphytic organisms, including bacteria, fungi, meiofauna, micro- and macroalgae, macroinvertebrates. Within the seagrass system, phytoplankton also are present in the water column, and macroalgae and microalgae are associated with the sediment. No less important is the protection afforded by the variety of living spaces in the tangled leaf canopy of the grass bed itself. In addition to biological benefits, the SAVs also cycle nutrients and heavy metals in the water and sediments, and dissipate wave energy (which reduces shoreline erosion and sediment resuspension).

There are several types of association fish may have with the SAVs. Resident species typically breed and carry out much of their life history within the meadow (e.g., gobiids and syngnathids). Seasonal residents typically breed elsewhere, but predictably utilize the SAV during a portion of their life cycle, most often as a juvenile nursery ground (e.g., sparids and lutjanids). Transient species can be categorized as those that feed or otherwise utilize the SAV only for a portion of their daily activity, but in a systematic or predictable manner (e.g., haemulids).

In Florida many economically important species utilize SAV beds as nursery and/or spawning habitat. Among these are spotted seatrout (*Cynoscion nebulosus*), grunts (Haemulids), snook (*Centropomus sp.*), bonefish (*Albula vulpes*), tarpon (*Megalops atlanticus*) and several species of snapper (Lutianids) and grouper (Serranids). Densities of invertebrate organisms are many times greater in seagrass beds than in bare

sand habitat. Penaeid shrimp, spiny lobster (*Panulirus argus*), and bay scallops (*Argopecten irradians*) are also dependent on seagrass beds.

In North Carolina 40 species of fish and invertebrates have been captured on seagrass beds. Larval and juvenile fish and shellfish including gray trout (*Cynoscion regalis*), red drum (*Sciaenops ocellatus*), spotted seatrout (*Cynoscion nebulosus*), mullet (*Mugil cephalus*), spot (*Leiostomus xanthurus*), pinfish (*Orthopristis chrysoptera*), gag (*Mycteroperca microlepis*), white grunt (*Haemulon plumieri*), silver perch (*Bairdiella chrysoura*), summer flounder (*Paralichthys dentatus*), southern flounder (*P. lethostigma*), blue crabs (*Callinectes sapidus*), hard shell clams (*Mercenaria mercenaria*), and bay scallops (*Argopecten irradians*) utilize the SAV beds as nursery areas. They are the sole nursery grounds for bay scallops in North Carolina. SAV meadows are also frequented by adult spot, spotted seatrout, bluefish (*Pomatomus saltatrix*), menhaden (*Brevortia tyrannus*), summer and southern flounder, pink and brown shrimp, hard shell clams, and blue crabs. Offshore reef fishes including black sea bass (*Centropristis striata*), gag (*Mycteroperca microlepis*), gray snapper (*Lutjanus griseus*), lane snapper (*Lutjanus synagris*), mutton snapper (*Lutjanus annalis*), and spottail pinfish (*Diplodus holbrooki*). Ospreys, egrets, herons, gulls and terns feed on fauna in SAV beds, while swans, geese, and ducks feed directly on the grass itself. Green sea turtles (*Chelonia mydas*) also utilize seagrass beds, and juveniles may feed directly on the seagrasses.

## SAFMC SAV Policy Statement- Appendix 2

### Status

The SAV habitat represents a valuable natural resource which is now threatened by overpopulation in coastal areas. The major anthropogenic activities that impact seagrass habitats are: 1) dredging and filling, 2) certain fish harvesting techniques and recreational vehicles, 3) degradation of water quality by modification of normal temperature, salinity, and light regimes, and 4) addition of organic and inorganic chemicals. Although not caused by man, disease (“wasting disease” of eelgrass) has historically been a factor. Direct causes such as dredging and filling, impacts of bottom disturbing fishing gear, and impacts of propellers and boat wakes are easily observed, and can be controlled by wise management of our seagrass resources (See Appendix 3). Indirect losses are more subtle and difficult to assess. These losses center around changes in light availability to the plants by changes in turbidity and water color. Other indirect causes of seagrass loss may be ascribed to changing hydrology which may in turn affect salinity levels and circulation. Reduction in flushing can cause an increase in salinity and the ambient temperature of a water body, stressing the plants. Increase in flushing can mean decreased salinity and increased turbidity and near-bottom mechanical stresses which damage or uproot plants.

Increased turbidity and decreasing water transparency are most often recognized as the cause of decreased seagrass growth and altered distribution of the habitats. Turbidity may result from upland runoff, either as suspended sediment or dissolved nutrients. Reduced transparency due to color is affected by freshwater discharge. The introduction of additional nutrients from terrigenous sources often leads to plankton blooms and increased epiphytization of the plants, further reducing light to the plants.



Groundwater enriched by septic systems also may infiltrate the sediments, water column, and near-shore seagrass beds with the same effect. Lowered dissolved oxygen is detrimental to invertebrate and vertebrate grazers. Loss of these grazers results in overgrowth by epiphytes.

Large areas of Florida where seagrasses were abundant have now lost these beds from both natural and man-induced causes. (This is not well documented on a large scale except in the case of Tampa Bay). One of these depleted areas is Lake Worth in Palm Beach County. Here, dredge and fill activities, sewage disposal and stormwater runoff have almost eliminated this resource. North Biscayne Bay lost most of its seagrasses from urbanization. The Indian River Lagoon has lost many seagrass beds from stormwater runoff has caused a decrease in water transparency and reduced light penetration. Many seagrass beds in Florida have been scarred from boat propellers disrupting the physical integrity of the beds. Vessel registrations, both commercial and recreational, have tripled from 1970-71 (235, 293) to 1992-93 (715,516). More people engaged in marine activities having an effect on the limited resources of fisheries and benthic communities, Florida's assessment of dredging/propeller scar damage indicates that Dade, Lee, Monroe, and Pinellas Counties have the most heavily damaged seagrass beds. Now Florida Bay, which is rather remote from human population concentrations, is experiencing a die-off of seagrasses, the cause of which has not yet been isolated. Cascading effects of die-offs cause a release of nutrients resulting in algal blooms which, in turn, adversely affect other seagrass areas, and appear to be preventing recolonization and natural succession in the bay. It appears that Monroe County's commercial fish and shellfish resources, with a dockside landing value of \$50 million per year, is in serious jeopardy.

In North Carolina total SAV coverage is estimated at 200,000 acres. Compared to the state's brackish water SAV community, the marine SAVs appear relatively stable. The drought and increased water clarity during the summer of 1986 apparently caused an increase in SAV abundance in southeastern Pamlico Sound and a concomitant increase in bay scallop densities. Evidence is emerging, however, that characteristics of "wasting disease" are showing up in some of the eelgrass populations in southern Core Sound, Back Sound, and Bogue Sound. The number of permits requested for development activities that potentially impact SAV populations is increasing. The combined impacts of a number of small, seemingly isolated activities are cumulative and can lead to the collapse of large seagrass biosystems. Also increasing is evidence of the secondary removal of seagrasses. Clam-kicking (the harvest of hard clams utilizing powerful propeller wash to dislodge the clams from the sediment) is contentious issue within the state of North Carolina. The scientific community is convinced that mechanical harvesting of clams damages SAV communities. The scallop fishery also could be harmed by harvest-related damage to eelgrass meadows.

## **SAFMC Policy Statement Concerning Dredging and Dredge Material Disposal Activities**

### **Ocean Dredged Material Disposal Sites (ODMDS) and SAFMC Policies.**

The shortage of adequate upland disposal sites for dredged materials has forced dredging operations to look offshore for sites where dredged materials may be disposed. These Ocean Dredged Material Disposal Sites (ODMDSs) have been designated by the U.S. Environmental Protection Agency (EPA) and the U.S. Army Corps of Engineers (COE) as suitable sites for disposal of dredged materials associated with berthing and navigation channel maintenance activities. The South Atlantic Fishery Management Council (SAFMC; the Council) is moving to establish its presence in regulating disposal activities at these ODMDSs. Pursuant to the Magnuson Fishery Conservation and Management Act of 1976 (the Magnuson Act), the regional fishery management Councils are charged with management of living marine resources and their habitat within the 200 mile Exclusive Economic Zone (EEZ) of the United States. Insofar as dredging and disposal activities at the various ODMDSs can impact fishery resources or essential habitat under Council jurisdiction, the following policies address the Council's role in the designation, operation, maintenance, and enforcement of activities in the ODMDSs:

The Council acknowledges that living marine resources under its jurisdiction and their essential habitat may be impacted by the designation, operation, and maintenance of ODMDSs in the South Atlantic. The Council may review the activities of EPA, COE, the state Ports Authorities, private dredging contractors, and any other entity engaged in activities which impact, directly or indirectly, living marine resources within the EEZ.

The Council may review plans and offer comments on the designation, maintenance, and enforcement of disposal activities at the ODMDSs.

ODMDSs should be designated or redesignated so as to avoid the loss of live or hard bottom habitat and minimize impacts to all living marine resources.

Notwithstanding the fluid nature of the marine environment, all impacts from the disposal activities should be contained within the designated perimeter of the ODMDSs.

The final designation of ODMDSs should be contingent upon the development of suitable management plans and a demonstrated ability to implement and enforce that plan. The Council encourages EPA to press for the implementation of such management plans for all designated ODMDSs.

All activities within the ODMDSs are required to be consistent with the approved management plan for the site.

The Council's Habitat and Environmental Protection Advisory Panel when requested by the Council will review such management plans and forward comment to the Council. The Council may review the plans and recommendations received from the advisory sub-panel and comment to the appropriate agency. All federal agencies and entities receiving a comment or recommendation from the Council will provide a detailed written response to the Council regarding the matter pursuant to 16 U.S.C. 1852 (i). All other agencies and entities receiving a comment or recommendation from the Council should provide a detailed written response to the Council regarding the matter, such as is required for federal agencies pursuant to 16 U.S.C. 1852 (i).

ODMDSs management plans should indicate appropriate users of the site. These plans should specify those entities/ agencies which may use the ODMDSs, such as port

authorities, the U.S. Navy, the Corps of Engineers, etc. Other potential users of the ODMDSs should be acknowledged and the feasibility of their using the ODMDSs site should be assessed in the management plan.

Feasibility studies of dredge disposal options should acknowledge and incorporate ODMDSs in the larger analysis of dredge disposal sites within an entire basin or project. For example, Corps of Engineers analyses of existing and potential dredge disposal sites for harbor maintenance projects should incorporate the ODMDSs as part of the overall analysis of dredge disposal sites.

The Council recognizes that EPA and other relevant agencies are involved in managing and/or regulating the disposal of all dredged material. The Council recognizes that disposal activities regulated under the Ocean Dumping Act and dredging/filling carried out under the Clean Water Act have similar impacts to living marine resources and their habitats. Therefore, the Council urges these agencies apply the same strict policies to disposal activities at the ODMDSs. These policies apply to activities including, but not limited to, the disposal of contaminated sediments and the disposal of large volumes of fine-grained sediments. The Council will encourage strict enforcement of these policies for disposal activities in the EEZ. Insofar as these activities are relevant to disposal activities in the EEZ, the Council will offer comments on the further development of policies regarding the disposal/ deposition of dredged materials.

The Ocean Dumping Act requires that contaminated materials not be placed in an approved ODMDS. Therefore, the Council encourages relevant agencies to address the problem of disposal of contaminated materials. Although the Ocean Dumping Act does not specifically address inshore disposal activities, the Council encourages EPA and other relevant agencies to evaluate sites for the suitability of disposal and containment of contaminated dredged material. The Council further encourages those agencies to draft management plans for the disposal of contaminated dredge materials. A consideration for total removal from the basin should also be considered should the material be contaminated to a level that it would have to be relocated away from the coastal zone.

### **Offshore and Nearshore Underwater Berm Creation**

The use of underwater berms in the South Atlantic region has recently been proposed as a disposal technique that may aid in managing sand budgets on inlet and beachfront areas. Two types of berms have been proposed to date, one involving the creation of a long offshore berm, the second involving the placement of underwater berms along beachfronts bordering an inlet. These berms would theoretically reduce wave energy reaching the beaches and/or resupply sand to the system.

The Council recognizes offshore berm construction as a disposal activity. As such, all policies regarding disposal of dredged materials shall apply to offshore berm construction. Research should be conducted to quantify larval fish and crustacean transport and use of the inlets prior to any consideration of placement of underwater berms. Until the impacts of berm creation in inlet areas on larval fish and crustacean transport is determined, the Council recommends that disposal activities should be confined to approved ODMDSs. Further, new offshore and near shore underwater berm creation activities should be reviewed under the most rigorous criteria, on a case-by-case basis.

**Open Water Disposal**

The SAFMC is opposed to the open water disposal of dredged material into aquatic systems which may adversely impact habitat that fisheries under Council jurisdiction are dependent upon. The Council urges state and federal agencies, when reviewing permits considering open water disposal, to identify the direct and indirect impacts such projects could have on fisheries habitat.

The SAFMC concludes that the conversion of one naturally functioning aquatic system at the expense of creating another (marsh creation through open water disposal) must be justified given best available information.