INITIAL REVIEW DRAFT

Regulatory Impact Review for Proposed Amendment to the Federal Regulations Implementing the Pacific Halibut Fisheries Off Alaska

Community Quota Entity Individual Fishing Quota Fish Up in Area 3A

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For further information contact: Sara Cleaver
North Pacific Fishery Management Council
605 W 4th Avenue, Suite 306, Anchorage, AK 99501
(907) 271-2809

Abstract: This Regulatory Impact Review (RIR) analyzes a proposed management measure that would apply exclusively to the Pacific halibut (Hippoglossus stenolepis) individual fishing quota (IFQ) fishery in the Community Quota Entity (CQE) Program in IFQ Regulatory Area 3A. The measure under consideration would allow CQE communities in Area 3A to fish D class quota on C class vessels, after a date specified and/or in a limited number of years.
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<table>
<thead>
<tr>
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<th>Definition</th>
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<tbody>
<tr>
<td>AKFIN</td>
<td>Alaska Fisheries Information Network</td>
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<tr>
<td>BSAI</td>
<td>Bering Sea and Aleutian Islands</td>
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<tr>
<td>CAS</td>
<td>Catch Accounting System</td>
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<tr>
<td>CDQ</td>
<td>Community development quota</td>
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<tr>
<td>Council</td>
<td>North Pacific Fishery Management Council</td>
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<tr>
<td>CP</td>
<td>catcher/processor</td>
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<tr>
<td>CV</td>
<td>catcher vessel</td>
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<tr>
<td>E.O.</td>
<td>Executive Order</td>
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<tr>
<td>EA</td>
<td>Environmental Assessment</td>
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<td>EEZ</td>
<td>Exclusive Economic Zone</td>
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<tr>
<td>EIS</td>
<td>Environmental Impact Statement</td>
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<tr>
<td>FMP</td>
<td>fishery management plan</td>
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<tr>
<td>FR</td>
<td>Federal Register</td>
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<tr>
<td>ft</td>
<td>foot or feet</td>
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<tr>
<td>GOA</td>
<td>Gulf of Alaska</td>
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<tr>
<td>IFQ</td>
<td>Individual fishing quota</td>
</tr>
<tr>
<td>IRFA</td>
<td>Initial Regulatory Flexibility Analysis</td>
</tr>
<tr>
<td>lb</td>
<td>pound(s)</td>
</tr>
<tr>
<td>IPHC</td>
<td>International Pacific Halibut Commission</td>
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<tr>
<td>LOA</td>
<td>length overall</td>
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<tr>
<td>LAPP</td>
<td>Limited Access Privilege Program</td>
</tr>
<tr>
<td>m</td>
<td>meter or meters</td>
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<tr>
<td>mt</td>
<td>metric ton</td>
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<tr>
<td>MSA</td>
<td>Magnuson-Stevens Fishery Conservation and Management Act</td>
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<tr>
<td>NMFS</td>
<td>National Marine Fisheries Service</td>
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<tr>
<td>NOAA</td>
<td>National Oceanic and Atmospheric Administration</td>
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<tr>
<td>NEPA</td>
<td>National Environmental Policy Act</td>
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<tr>
<td>NPFMC</td>
<td>North Pacific Fishery Management Council</td>
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<tr>
<td>Observer Program</td>
<td>North Pacific Groundfish and Halibut Observer Program</td>
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<tr>
<td>OLE</td>
<td>Office of Law Enforcement</td>
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<tr>
<td>PA</td>
<td>Preferred alternative</td>
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<tr>
<td>PPA</td>
<td>preliminary preferred alternative</td>
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<td>PRA</td>
<td>Paperwork Reduction Act</td>
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<tr>
<td>PSEIS</td>
<td>Programmatic Supplemental Environmental Impact Statement</td>
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<tr>
<td>QS</td>
<td>Quota share</td>
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<tr>
<td>RFA</td>
<td>Regulatory Flexibility Act</td>
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<tr>
<td>RFFA</td>
<td>reasonably foreseeable future action</td>
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<td>RIR</td>
<td>Regulatory Impact Review</td>
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<tr>
<td>SAFE</td>
<td>Stock Assessment and Fishery Evaluation</td>
</tr>
<tr>
<td>Secretary</td>
<td>Secretary of Commerce</td>
</tr>
<tr>
<td>TAC</td>
<td>total allowable catch</td>
</tr>
<tr>
<td>U.S.</td>
<td>United States</td>
</tr>
<tr>
<td>USCG</td>
<td>United States Coast Guard</td>
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Executive Summary

This Regulatory Impact Review (RIR) was prepared to evaluate the benefits and costs of a proposed Federal regulatory amendment as required under Presidential Executive Order 12866. The proposed amendment would allow Community Quota Entities (CQEs) in Area 3A to fish “D” (D class) halibut quota on Category “C” (C class) vessels. Currently in Area 3A, only vessels that are \( \leq 35 \) ft LOA can harvest D class IFQ, and vessels that are \( \leq 60 \) ft LOA can harvest C class IFQ. Section 1 provides an introduction and a brief history of the action. Section 2 provides the methodology for the analysis of impacts, a brief description of and participation in the IFQ and CQE Programs, and the analysis of impacts. Section 2.9 provides an analysis of the status quo impacts, and Section 2.10 provides an analysis of the impacts of the action alternatives (Alternatives 2 and 3). Section 2.11 includes the management and enforcement considerations of the proposed action.

As described in Section 2.7 of the document, the CQE Program was developed in order to allow a distinct set of small, remote, coastal communities with few economic alternatives to purchase and hold catcher vessel QS in the Gulf of Alaska in order to help facilitate access to and sustain participation in the commercial halibut and sablefish IFQ fisheries. Among other restrictions, the IFQ and CQE Programs include QS class designations. Described in Section 2.6, QS class designations represent the length of vessel that is permitted to harvest that IFQ and whether the vessel is able to process onboard (Table ES-1). These categories were designed to maintain a diverse, owner-operated fleet and provide entry-level opportunities in the IFQ fisheries. The Council intended for the D class QS to be the most likely entry-level opportunity, as it was originally thought that entry-level fishermen would be using smaller and more affordable D class vessels. Since the implementation of the IFQ Program, numerous amendments have lifted the original vessel length landing restrictions of the QS vessel class designations. The ability of IFQ Program participants to fish certain classes of QS on a larger vessel (known as “fishing up”), varies depending upon regulatory area and whether the QS is held by an individual or a CQE (Table 2-2).

<table>
<thead>
<tr>
<th>Vessel Category</th>
<th>Authority</th>
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<tbody>
<tr>
<td>A</td>
<td>May harvest and process IFQ halibut on a vessel of any length (freezer/longliners)</td>
</tr>
<tr>
<td>B</td>
<td>May harvest IFQ halibut on a vessel of any length</td>
</tr>
<tr>
<td>C</td>
<td>May harvest IFQ halibut on a vessel ( \leq 60 ) ft LOA</td>
</tr>
<tr>
<td>D</td>
<td>May harvest IFQ halibut on a vessel ( \leq 35 ) ft LOA</td>
</tr>
</tbody>
</table>

Under current regulations, if a CQE in Area 3A cannot fully harvest its D class IFQ on a D class vessel (\( \leq 35 \) ft length overall (LOA)), the IFQ may not be harvested on a larger vessel due to the existing vessel length restrictions, and this quota would remain unharvested for the year. The measure under consideration would allow CQEs in Area 3A to fish D class halibut IFQ on C class vessels (between 36-60 ft LOA), either after a date specified in regulation (Alternative 2), in a limited number of years (Alternative 3), or both (Alternatives 2 and 3 combined).

Purpose and Need

After reviewing a discussion paper and receiving stakeholder input during their October 2018 Council meeting, the Council adopted the following purpose and need statement:

The ability of fishermen in a remote coastal community to purchase QS or maintain existing QS may be limited by a variety of factors both shared among and unique to each community. Although the specific causes for decreasing QS holdings in a specific community may vary, the net effect is a disincentive to
participation by residents of these communities in the halibut and sablefish IFQ fisheries. The substantial decline in the number of resident QS holders and the total amount of QS held by residents of remote coastal communities may have aggravated unemployment and related social and economic conditions in those communities. To remedy these barriers to participation in remote coastal communities, the Council developed the CQE Program to provide these communities with long-term opportunities to access the halibut and sablefish resources. Program regulations that restrict CQE ability to fish D class quota on C class vessels has, in some circumstances, limited the CQE community’s access to fish CQE halibut, particularly in Area 3A. Modifying the program to allow CQEs to fish D class quota on C class vessels in Area 3A will further the Council’s intent of encouraging CQE communities to secure long-term opportunities to access halibut.

Alternatives

The Council developed the following list of alternatives and options for analysis:

Alternative 1: No Action

Alternative 2: Allow CQE communities to fish D class quota on C class vessels after:
   a. August 15
   b. September 1

Alternative 3: Allow CQE communities to fish D class quota on C class vessels in a limited number of years.
   a. 2 out of 3 years
   b. 3 out of 5 years
   c. 3 out of 7 years

Alternatives 2 and 3 could be combined.

Environmental Assessment

The proposed action has no potential to affect, individually or cumulatively, the human environment. The only effects of the action are socio-economic, as analyzed in this RIR. As such, it is categorically excluded from the need to prepare an Environmental Assessment.

Regulatory Impact Review

This action could benefit CQEs in Area 3A that currently hold or are in the market for D class QS. Based on current QS holdings, only one CQE would be directly affected at this time. Because this action affects a small amount of D class quota (6,324 lbs in 2018), the impacts of this action are expected to be minimal. For confidentiality reasons, this analysis cannot include data on the amount of IFQ that has been harvested (or unfished) by the CQE.

As compared to the Alternative 1, the action alternatives (Alternatives 2 and 3) could provide increased flexibility in harvesting operations for CQEs in Area 3A with D class QS. Increased harvesting flexibility for CQEs under the action alternatives may provide an opportunity to reduce forgone revenue for CQEs with D class QS, which could result in economic benefits for the communities those CQEs represent.

The distribution of impacts is expected to be similar for each of the action alternatives. The date restriction under Alternative 2 and the frequency restriction under Alternative 3 limit the extent of flexibility provided by the action, diluting the magnitude of potential impacts. The intent is to allow the
fish up measure to be used as a fallback mechanism if a situation arises in which the CQE cannot harvest all its D class IFQ fished on a D class vessel earlier in the season as planned (Alternative 2), or only for a certain number of years (Alternative 3). The combination of the two action alternatives would be expected to decrease the anticipated magnitude of impacts across all those affected, as this combination allows the least amount of change in flexibility for CQEs in Area 3A.

In principle, this action could potentially increase the value of D class QS, which could affect both CQEs and non-CQEs looking to purchase QS. However, changes in the value and price of QS are expected to be minimal for several reasons, including the small amount of QS affected by the action (described further in Section 2.10). While upward pressures on the value of QS (such as those from being able to more flexibly harvest D class QS) could cumulatively impact transfer price, many factors influence QS prices, and predicting fluctuations in QS price in response to this action are difficult to determine.

If this action is driven by safety or weather concerns, the Council may wish to consider how this action impacts individual IFQ holders differently than those fishing CQE-held quota, and how to best account for safety when choosing a preferred alternative. Sections 2.8.4 and 2.10.3 describe some of the safety considerations and challenges of predicting impacts of this action on safety.

Costs to implement and enforce this action would be billed under cost recovery in the IFQ Program. OLE notes that this action has the potential to increase violations, if fishery participants make mistakes interpreting complex regulations that differ between adjacent areas, during different parts of the season, or by year. Under some combination of Alternatives 2 and 3, substantial programming revisions to the eLandings and IFQ database would likely be required for effective enforcement and accounting.

The Council could consider a new alternative that was recommended by NMFS to allow CQE-held D class quota in Area 3A to be fished on C class vessels for the entire IFQ season. This option could reduce enforcement burden, compliance issues, and minimize additional costs to IFQ participants for programming changes. This is described further in Section 2.11.
1 Introduction

This document analyzes a proposed management measure which would apply exclusively to the Pacific halibut (*Hippoglossus stenolepis*) individual fishing quota (IFQ) fishery in the Community Quota Entity (CQE) Program in IFQ Regulatory Area 3A. The measure under consideration would allow CQEs in Area 3A to fish D class halibut IFQ on C class vessels. This document is a Regulatory Impact Review (RIR)\(^1\) which provides assessments of the social and economic benefits and costs of the action alternatives, as well as their distribution. The document addresses the statutory requirements of the Magnuson Stevens Fishery Conservation and Management Act (MSA), the National Environmental Policy Act, the Northern Pacific Halibut Act of 1982, and Presidential Executive Order 12866. A RIR is a standard document produced by the North Pacific Fishery Management Council (Council) and the National Marine Fisheries Service (NMFS) Alaska Region to provide the analytical background for decision-making.

1.1 History of the Action

In February 2018, the Council directed staff to produce a discussion paper on whether to allow Community Quota Entities (CQEs) in Area 3A to fish Category “D” (D class) halibut quota on Category “C” (C class) vessels after August 15th or September 1st.\(^2\) Currently in Area 3A, only vessels that are \(<35\text{ ft LOA}\) can harvest D class IFQ, and vessels that are \(<60\text{ ft LOA}\) can harvest C class IFQ. The proposed action, known as a “fish up”, was requested for Council consideration by industry stakeholders.

The Council received testimony that severe weather and/or disabled small vessels have led to CQE-held D class quota shares going unfished by eligible residents. While the amount of IFQ that has gone unfished remains confidential, CQEs in Area 3A communities held 6,324 lbs of D class IFQ in 2018. Public testimony from an active CQE group in Area 3A stated that on occasion, there are one or more D class designees who cannot fish their quota within the nine-month timeframe, thus a CQE may be faced with unfished D class quota late in the season. Sometimes the only remaining vessel in the community that can fish IFQ is a C class vessel, but, due to vessel length restrictions, these vessels are not permitted to fish D class quota. If a holder of D class quota is unable to fish their quota and the only vessel available in the community is a C class vessel, then existing regulations require that this quota remains unharvested for the year.

The Council received the discussion paper in October 2018. At that time, the Council adopted a purpose and need statement, developed alternatives, and initiated an analysis.\(^3\)

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\(^1\)The proposed action has no potential to affect, individually or cumulatively, the human environment. The only effects of the action are socio-economic, as analyzed in this RIR. As such, it is categorically excluded from the need to prepare an Environmental Assessment.

\(^2\) Link to Discussion Paper: Allow Community Quota Entities to fish IFQ derived from Category D QS to be fished on Category C vessels in Area 3A

\(^3\) Link to Council motion from October 2018
2 Regulatory Impact Review

This RIR examines the benefits and costs of a proposed Federal regulatory amendment to allow Community Quota Entities (CQEs) in Area 3A to fish D class halibut IFQ on C class vessels. The preparation of an RIR is required under Presidential Executive Order (E.O.) 12866 (58 FR 51735, October 4, 1993). The requirements for all regulatory actions specified in E.O. 12866 are summarized in the following Statement from the E.O.:

*In deciding whether and how to regulate, agencies should assess all costs and benefits of available regulatory alternatives, including the alternative of not regulating. Costs and Benefits shall be understood to include both quantifiable measures (to the fullest extent that these can be usefully estimated) and qualitative measures of costs and benefits that are difficult to quantify, but nonetheless essential to consider. Further, in choosing among alternative regulatory approaches agencies should select those approaches that maximize net benefits (including potential economic, environmental, public health and safety, and other advantages; distributive impacts; and equity), unless a statute requires another regulatory approach.*

E.O. 12866 requires that the Office of Management and Budget review proposed regulatory programs that are considered to be “significant.” A “significant regulatory action” is one that is likely to:

- Have an annual effect on the economy of $100 million or more or adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, local or tribal governments or communities;
- Create a serious inconsistency or otherwise interfere with an action taken or planned by another agency;
- Materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or
- Raise novel legal or policy issues arising out of legal mandates, the President’s priorities, or the principles set forth in this Executive Order.

2.1 Statutory Authority

Under the MSA (16 U.S.C. 1801, *et seq.*), the United States has exclusive fishery management authority over all marine fishery resources found within the exclusive economic zone (EEZ). The management of these marine resources is vested in the Secretary of Commerce (Secretary) and in the regional fishery management councils. In the Alaska Region, the Council has the responsibility for preparing fishery management plans (FMPs) and FMP amendments for the marine fisheries that require conservation and management, and for submitting its recommendations to the Secretary. Upon approval by the Secretary, NMFS is charged with carrying out the Federal mandates of the Department of Commerce with regard to marine and anadromous fish.

The halibut IFQ fishery in the EEZ off Alaska is managed under Federal regulations. The proposed action under consideration would amend Federal regulations at 50 CFR 679. Actions taken to implement regulations governing these fisheries must meet the requirements of Federal law and regulations.

2.2 Purpose and Need for Action

After reviewing a discussion paper and receiving stakeholder input during their October 2018 Council meeting, the Council adopted the following purpose and need statement:
The ability of fishermen in a remote coastal community to purchase QS or maintain existing QS may be limited by a variety of factors both shared among and unique to each community. Although the specific causes for decreasing QS holdings in a specific community may vary, the net effect is a disincentive to participation by residents of these communities in the halibut and sablefish IFQ fisheries. The substantial decline in the number of resident QS holders and the total amount of QS held by residents of remote coastal communities may have aggravated unemployment and related social and economic conditions in those communities. To remedy these barriers to participation in remote coastal communities, the Council developed the CQE Program to provide these communities with long-term opportunities to access the halibut and sablefish resources. Program regulations that restrict CQE ability to fish D class quota on C class vessels has, in some circumstances, limited the CQE community’s access to fish CQE halibut, particularly in Area 3A. Modifying the program to allow CQEs to fish D class quota on C class vessels in Area 3A will further the Council’s intent of encouraging CQE communities to secure long-term opportunities to access halibut.

2.3 Description of Management Area

The action alternative would only apply to CQEs in the CQE-eligible communities located within IFQ Regulatory Area 3A (Figure 2-1).

Figure 2-1 Map of eligible CQE communities in Area 3A

![Map of eligible CQE communities in Area 3A](image)

Note: Orange= Old Harbor (holds halibut IFQ, no D class), Red= Ouzinkie (holds D class halibut IFQ), Green= Eligible communities (as of 2019, CQEs representing these communities do not hold any halibut IFQ).

2.4 Description of Alternatives

The proposed action alternatives were designed to accomplish the stated purpose and need for the action (Section 2.2). In October 2018, the Council developed the following alternatives for analysis:

Alternative 1: No Action

Alternative 2: Allow CQE communities to fish D class quota on C class vessels after:
  a. August 15
  b. September 1
Alternative 3: Allow CQE communities to fish D class quota on C class vessels in a limited number of years.
   a. 2 out of 3 years
   b. 3 out of 5 years
   c. 3 out of 7 years

Alternatives 2 and 3 could be combined to restrict the ability to fish up both after a date specified and for a certain number of years.

**Alternative 1, No Action**

Under status quo, U.S. Federal regulations at 50 CFR 679 include restrictions on both the class of QS CQE may hold in each regulatory area, as well as what length vessel each class of QS may be fished on (see Section 2.6 for further description of the QS class regulations). Alternative 1 would maintain the current regulations; in IFQ regulatory Area 3A, D class IFQ derived from QS held by a CQE must be fished on vessels ≤ 35 ft (§679.42(a)).

**Alternative 2**

Alternative 2 would allow CQE communities to fish D class quota on C class vessels after a date specified, either August 15 or September 1. These date options were initially proposed by a stakeholder and adopted as part of Alternative 2 by the Council at its October 2018 meeting.

**Alternative 3**

Alternative 3 would allow CQE communities to fish D class quota on C class vessels in a limited number of years. The options include: 2 out of 3 years, 3 out of 5 years, and 3 out of 7 years. These options were selected by the Council at its October 2018 meeting.

Either action alternative (2 or 3) could directly affect a small number of participants, and indirectly affect IFQ holders, mainly in Area 3A (Section 2.12). Section 2.6 discusses the original intent of the CQE Program and Section 2.11 discusses additional considerations for management and enforcement under Alternatives 2 and 3.

Selecting Alternative 2 or 3 (or the combination of the two action alternatives) would require a Federal regulatory amendment. It would not require a FMP amendment and it is not expected to require State regulation changes.

**2.5 Methodology for analysis of impacts**

The evaluation of impacts in this analysis is designed to meet the requirement of E.O. 12866, which dictates that an RIR evaluate the costs and benefits of the alternatives, to include both quantifiable and qualitative considerations. Additionally, the analysis should provide information for decision makers “to maximize net benefits (including potential economic, environment, public health and safety, and other advantages; distributive impacts; and equity), unless a statute requires another regulatory approach.” The costs and benefits of this action with respect to these attributes are described in the sections that follow, comparing the “no action” Alternative 1 with the action Alternatives 2 and 3.

This analysis was prepared using a combination of qualitative and quantitative sources. Data on harvest was obtained from NMFS Restricted Access Management (RAM) division IFQ landings database sourced...
through AKFIN. Data on harvesting vessels was obtained from ADF&G Commercial Fisheries Entry Commission (CFEC) fish tickets and sourced through AKFIN. Information about halibut allocation and QS (quota share) holders was derived from data provided by NMFS RAM. This analysis also relied on a number of references for both qualitative and quantitative background information, notably the IFQ Program 20-year review (NPFMC/NMFS 2016) and the Review of the Community Quota Entity Program under the Halibut/Sablefish IFQ Program (NPFMC 2010). Information on halibut harvest by CQEs in Area 3A, which would help to inform the analysis, is confidential due to the small number of entities involved. Some qualitative information included in the analysis has been gleaned from those with a general knowledge of the issue and the IFQ Program.

For a full list of people consulted and references, see Sections 4 and 5.

2.6 Structure of the IFQ Program

This section highlights the most relevant elements of the IFQ management system to this current action. For a more comprehensive overview of the IFQ Program, see additional sources incorporated by reference.4

The IFQ Program is a limited access privilege program (LAPP) for the commercial fixed-gear Pacific halibut (*Hippoglossus stenolepis*) and sablefish (*Anoplopoma fimbria*) fisheries in the Exclusive Economic Zone (EEZ) off Alaska. This Program was implemented in 1995 (58 FR 59375). The IFQ Program limits access to the halibut and sablefish fisheries by issuing quota share (QS) that equates to individual harvesting privileges through the annual issuance of IFQ permits. The specific amount (in pounds) that an individual permit holder is annually authorized to harvest is determined by the number of QS units held for that species, the total number of QS units issued for that species in a specific regulatory area, and the total amount of the species allocated for IFQ fisheries in a particular year. By ensuring access to a certain amount of the TAC at the beginning of the season, QS holders may determine where and when to fish, how much gear to deploy, and how much overall investment to make in harvesting.

The Council and NMFS designed the IFQ Program to provide economic stability in the commercial halibut and sablefish fixed-gear fisheries and to improve the long-term productivity of the halibut and sablefish fisheries while retaining the character and distribution of the fishing fleets as much as possible. The Program was designed to reduce excessive fishing capacity, while maintaining the social and economic character of the fixed gear fishery and the coastal communities where many of these fishermen are based; to allocate specific harvesting privileges among U.S. fishermen; to resolve management and conservation problems associated with “open access” fishery management; and to promote the development of fishery-based economic opportunities in western Alaska. The IFQ approach was chosen to provide fishermen with the authority to decide how much and what types of investment they wished to make to harvest the resource. The development and design of the halibut IFQ fishery is described in further detail in Pautzke and Oliver (1997) and Hartley and Fina (2001a, b).

In the original *Supplemental Environmental Impact Statement for the IFQ Program*, the Council identified 10 policy objectives that it intended to address through specific elements of the IFQ Program. Specifically, in selecting the elements of the IFQ Program the Council attempted to do the following:

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4 For example, the IFQ Program Review presented at the October 2016 Council meeting provides a comprehensive assessment of the procession of the Program, framed around the 10 objectives identified by the Council when it developed the Program (NPFMC/NMFS 2016). Additionally, QS transfer data, disaggregated in many ways, can also be found in the NOAA Fisheries Alaska Region Restricted Access Management (RAM) Transfer Report (NMFS 2015a), and statistics about the fishery were provided in the RAM Report to the Fleet (NMFS 2014), which was produced annually up until 2012.
1) Address the problems that occurred with the open-access management regime. The Council identified 10 specific problems: Allocation conflicts, gear conflicts, deadloss from lost gear, bycatch loss, discard mortality, excess harvesting capacity, product wholesomeness, safety, economic stability in the fisheries and communities, and rural coastal community development of a small boat fleet.

2) Link the initial QS allocations to recent dependence on the halibut and sablefish fixed gear fisheries.

3) Broadly distribute QS to prevent excessively large QS from being given to some persons.

4) Maintain the diversity in the fleet with respect to vessel categories.

5) Maintain the existing business relationships among vessel owners, crews, and processors.

6) Assure that those directly involved in the fishery benefit from the IFQ Program by assuring that these two fisheries are dominated by owner/operator operations.

7) Limit the concentration of quota share ownership and IFQ usage that will occur over time.

8) Limit the adjustment cost to current participants including Alaskan coastal communities.

9) Increase the ability of rural coastal communities adjacent to the Bering Sea and Aleutian Islands to share in the wealth generated by the IFQ Program.

10) Achieve previously stated Council goals and objectives and meet MSA requirements.

During the development of the IFQ Program, the Council was concerned about consolidation of ownership and divestiture of QS by coastal communities and removing small community access to and participation in the fisheries. For this reason, the Council built in several provisions to address concerns regarding transferability and the goal of preserving an owner-operated fleet. The goal was to protect small operations, part-time participants, and entry-level participants who may tend to be eliminated from rationalized fisheries because of potential excessive consolidation under the IFQ Program. The Program includes restrictions designed to prevent too many quota shares from falling into too few hands (ownerships caps) or from being fished on too few vessels (vessel use caps).

The Council designed a “block provision”, to further guard against excessive consolidation of QS and consequent social impacts on the fishery and dependent communities. A block is a consolidation of QS units that may not be divided. Most initially-issued QS that resulted in less than the equivalent of 20,000 pounds (9 mt) of IFQ (in 1994 pound equivalents) was “blocked”, that is, issued as an inseparable unit. One of the primary purposes of QS blocks and the amendments to the block provisions was to conserve small blocks of QS that could be purchased at a relatively low cost by crew members and new entrants to the IFQ fisheries. The block provision reduced the amount of QS consolidation that could have occurred under the IFQ Program, and slowed consolidation by restricting QS transfers. Over time, the Council and NMFS have amended the Program to remove constraints so that greater amounts of QS can be swept-up into larger amounts that could be fished more economically.5

Other restrictions, such as the QS class designations, which represent the length of vessel that is permitted to harvest that IFQ, are intended to prevent the fishery from being dominated by large boats or

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5 GOA Amendment 43 (61 FR 67962, December 26, 1996), and GOA Amendment 67 (72 FR 44795, August 9, 2007).
by any particular vessel class. **Under these class designations, halibut QS were originally assigned under the one of the following four vessel categories:**

- **Class A** - designated for vessels that process at sea or catcher-processors (freezer longliner vessels) and do not have a vessel length restriction;
- **Class B** - catcher vessels greater than 60’ LOA;
- **Class C** - catcher vessels 36’ to 60’ LOA; or
- **Class D** - catcher vessels 35’ LOA or less.

The categories were designed to maintain a diverse, owner-operated fleet and provide more entry-level opportunities in the IFQ fisheries. The Council intended for the D class QS to be the most likely entry-level opportunity, as it was thought that entry-level fishermen would be using smaller, D class vessels (NPFMC 2016).

D class QS were originally intended, in part, to provide an affordable opportunity for skippers and crew members to buy into the fishery. According to the Twenty-Year Review (NPFMC 2016), in Area 3A between 1995 and 2014, the mean price in dollars per IFQ pound of D class QS was lower than that of C class QS every year except 2010 (NOAA Fisheries, RAM 2015). Despite this trend in Area 3A, in many years, D class QS aggregated across all regulatory areas is not the lowest price QS in the halibut IFQ fishery. This could mean that Class D QS is not always the QS that is most accessible to new entrants and small operators. Additionally, fishery participants have noted that crew members looking to buy into the fishery may actually purchase C class QS and fish it on a larger boat with other QS holders rather than purchase D class QS and fish it on a smaller D class vessel. Furthermore, a relatively small amount of D class quota is designated in each area (6.8% in Area 3A), which affects availability of QS for new entrants.7

Since the implementation of the IFQ Program, numerous amendments have lifted the original vessel length landing restrictions of the QS vessel class designations. In 1996, the “fish down” provision allowed IFQ derived from larger class QS to be fished on smaller class vessels. The current vessel length categories in Table 2-1 reflect the “fish-down” provision. The Council has also amended the IFQ Program to allow “fishing up” in some areas. Fishing up occurs when the IFQ derived from smaller class QS is fished on larger class vessels. Safety issues and economic hardships prompted Council action to allow these shares to be fished up on C class vessels in certain areas, such as in Areas 3B, 4B, and 4C.

<table>
<thead>
<tr>
<th>Vessel Category</th>
<th>Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>May harvest and process IFQ halibut on a vessel of any length (freezer/longliners).</td>
</tr>
<tr>
<td>B</td>
<td>May harvest IFQ halibut on a vessel of any length</td>
</tr>
<tr>
<td>C</td>
<td>May harvest IFQ halibut on a vessel ≤ 60 ft LOA</td>
</tr>
<tr>
<td>D</td>
<td>May harvest IFQ halibut on a vessel ≤ 35 ft LOA</td>
</tr>
</tbody>
</table>

6 Price in $/IFQ factors in TAC. Due to a significant database change, 1999 data were not available. Until 2015, the NOAA Fisheries RAM Program provided regular IFQ reports that documented information on QS transfers and prices (any transaction resulting in a permanent change of ownership is considered a transfer). “Changes under Alaska’s Halibut IFQ Program, 1995 – 2014”, published in August 2015, provides the estimated annual prices for halibut QS sold with the associated current year IFQ, by area and year. See NPFMC 2016 for further discussion on how the IFQ Program has performed with respect to its original policy objectives, including those regarding entry opportunities.

7 Implemented through GOA and BSAI Amendments 42 (61 FR 43312, August 22, 1996) and Federal regulations at 50 CFR 679.40(a)(5)(ii).
2.7 The Community Quota Entity (CQE) Program

This section highlights a brief history and the goals of the Program, as well as the management measures most related to this action. For a comprehensive overview and more extensive data on the CQE Program, see the “Review of the Community Quota Entity (CQE) Program under the Halibut/Sablefish IFQ Program” (NPFMC 2010).

The Community Quota Entity Program was approved by the Council in 2002 and implemented by NMFS in 2004 under Amendment 66 (69 FR 23681) to the GOA FMP. This amendment revised the IFQ Program to allow a distinct set of remote, coastal communities with few economic alternatives to purchase and hold catcher vessel QS in Areas 2C, 3A, and 3B in order to help facilitate access to and sustain participation in the commercial halibut and sablefish fisheries. Eligibility to participate in the Program was limited to communities with fewer than 1,500 people, documented historical participation in the IFQ fisheries, direct access to saltwater on the Gulf of Alaska, and no road access to a larger community. Eligible communities can form non-profit corporations (CQEs) to purchase catcher vessel QS. The annual IFQ resulting from the QS can be transferred to eligible community residents. In addition to purchasing commercial halibut and sablefish, some CQE communities may request to be issued charter halibut permits (CHPs) and/or Pacific cod endorsements for non-trawl groundfish licenses for lease to residents.

The CQE Program has evolved over time, similar to the IFQ Program, to be less restrictive and allow more flexibility. In 2013, Amendment 94 added three eligible communities in the GOA to the list of communities eligible to form CQEs,9 and removed a restriction which prohibited CQEs in Area 3A from purchasing D class halibut QS (further discussed below). Also in April 2013, the Council took final action on an amendment to remove a limitation that had previously restricted CQEs from purchasing small blocks of QS in the Gulf of Alaska.10 In 2014, BSAI Amendment 102 expanded the Program to include one community in Area 4B.11 As of 2019, there are 46 CQE-eligible communities.12

A CQE owns the QS and has the ability to transfer IFQ pounds to eligible community residents, creating a permanent asset to be used for the benefit of the community and its residents. The QS must remain with the CQE unless it is sold in order to improve, sustain or expand the opportunities for community residents to participate in the IFQ fisheries or to meet legal requirements.13 The CQE Program was intended as a way to promote ownership by individual residents in coastal communities, as individuals can lease annual IFQ from the CQE and gradually become financially able to purchase their own QS. Both community- and individually-held quota are important in achieving the Council’s objectives for the IFQ Program in terms of fishing access and socioeconomic wellbeing.

CQEs are, in some cases, subject to different restrictions than individual QS holders. Prior to a regulatory amendment made as part of GOA Amendment 94, CQEs in Area 3A could only purchase and use B-class and C class halibut QS.14 CQEs were prohibited from holding D class QS in Area 3A due to concern that an influx of CQEs in Area 3A would drive up the market price of D class QS and result in fewer and more expensive shares available to individuals. The Council wanted to ensure that D class QS would continue

9 Game Creek, Naukati Bay, and Cold Bay. GOA Amendment 94 (78 FR 33243, June 4, 2013).
10 GOA Amendment 96 (79 FR 66324, November 7, 2014). Public Review Document
11 Adak, BSAI Amendment 102 (79 FR 8870, February 14, 2014).
12 See Table 21 in 50 CFR 679.
13 50 CFR 679.41(q); A CQE may transfer QS: (i) To generate revenues to provide funds to meet administrative costs for managing the community QS holdings; (ii) To generate revenue to improve the ability of residents within the community to participate in the halibut and sablefish IFQ fisheries; (iii) To generate revenue to purchase QS to yield IFQ for use by community residents; (iv) To dissolve the CQE; or (v) As a result of a court order, operation of law, or as part of a security agreement. If the CQE sells its QS for any other reason, NMFS will withhold annual IFQ permits on any remaining QS held and will disqualify the CQE from holding QS on behalf of that community for three years. It also requires that the CQE divest itself of any remaining QS on behalf of that community.
14 Also applies to Area 2C, which has not been amended.
to be available to new entrants and crew members that wanted to start their own businesses. CQEs were not prohibited from holding D class halibut QS in Area 3B, however, no CQEs in Area 3B have purchased D class halibut QS as of 2019. A relatively small amount of D class QS exist in Area 3B (3% of Area 3B QS are D class).

Public testimony received from residents of communities located in Area 3A led the Council to determine that additional CQEs in Area 3A could participate in the CQE Program if they were eligible to purchase D class halibut QS. By allowing CQEs in 3A to purchase D class QS (any size block), Amendment 94 was meant to increase fishing opportunities for CQE communities in Area 3A and for the owners of the small D class catcher vessels they may use. While this amendment provided increased flexibility in the types of QS CQEs could purchase, GOA Amendment 94 capped the purchase of vessel category D QS by Area 3A CQEs at 1,233,740 units (roughly 10% of the IFQ),\(^\text{15}\) to limit the amount of D class QS that CQEs could accumulate within the area. For a comprehensive list of which CQEs may acquire which types of shares in which areas, see Table 21 in 50 CFR 679.

The new cap equals the number of D class QS units initially issued to individual residents of Area 3A CQE communities. If Area 3A CQE communities purchase sufficient QS to reach the cap, then NMFS will notify Area 3A CQEs that no more D class QS can be transferred, and further transfers will be prohibited by NMFS. The Council recommended this limit to provide opportunities for CQEs to hold an amount of D class QS up to the amount historically held by CQE residents. However, the cap amount does not significantly expand the total holdings of D class QS in CQE communities, nor does it significantly increase potential competition for D class QS between non-CQE and CQE QS holders.\(^\text{16}\)

An understanding of which vessel length categories apply to CQE-held QS in each regulatory area is useful for comparing which restrictions and exemptions apply and to whom. Regulations at 50 CFR 679.42(a) include vessel category restrictions for halibut IFQ.\(^\text{17}\) Table 2-2 outlines restrictions and exemptions that pertain to CQEs as identified in 50 CFR 679.41(g) and 679.42(a). In certain regulatory areas, vessel length restrictions are not the same for CQE-held QS and individually-held QS. For length restrictions for individually-held QS, see Table 2-9.

\(^{15}\) 50 CFR 679.41(g)(5)(ii).
\(^{16}\) GOA Amendment 94 (78 FR 33243, June 4, 2013)
\(^{17}\) 50 CFR 679.42(a)
### Table 2-2  Summary of applicable CQE-held IFQ regulations, as of 2019.

<table>
<thead>
<tr>
<th>IPHC Area</th>
<th># eligible communities</th>
<th># CQEs</th>
<th>Can they hold D class quota?</th>
<th>Could they fish up quota?</th>
<th>Communities that currently hold QS</th>
<th>Do they currently hold D class quota?</th>
</tr>
</thead>
<tbody>
<tr>
<td>2C</td>
<td>23</td>
<td>14</td>
<td>No, can hold 2C and 3A quota but not D class in either place(^\text{18})</td>
<td>Yes, any length vessel can fish any CQE-held quota, but CQEs cannot hold D class quota</td>
<td>• Hoonah (currently only holds QS in 2C)</td>
<td>No, they cannot by regulation</td>
</tr>
<tr>
<td>3A</td>
<td>14</td>
<td>8</td>
<td>Yes, CQEs in 3A can hold D class in 3A and 3B</td>
<td>No, D class cannot be fished up</td>
<td>• Ouzinkie • Old Harbor</td>
<td>Yes, Ouzinkie does in 3A.</td>
</tr>
<tr>
<td>3B</td>
<td>8</td>
<td>4</td>
<td>CQEs in 3B can hold D class quota in 3B, but not in 3A. CQEs in 3B can purchase “B and C class QS in 3A.”</td>
<td>Yes, any length vessel can fish any CQE-held quota</td>
<td>• Old Harbor holds QS in 3B, but not D class • No 3B communities hold QS</td>
<td>No</td>
</tr>
<tr>
<td>4B</td>
<td>1</td>
<td>1</td>
<td>Yes in 4B</td>
<td>Yes. D class can only be fished on D or C class vessels, other categories do not have QS class restrictions in 4B</td>
<td>• Adak</td>
<td>No</td>
</tr>
<tr>
<td>4ACDE</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>No eligible communities in areas 4A, 4C, 4D, or 4E.</td>
</tr>
</tbody>
</table>

### 2.8 Participation by Area 3A CQEs in the IFQ Program

In 2018, approximately 16.6 million pounds of IFQ halibut were allocated among halibut QS holders in the halibut IFQ regulatory areas (Table 2-3). Overall, 95% of the allocation was harvested. Table 2-4 shows the number of distinct halibut QS holders by regulatory area. Over the last four years, the number of halibut QS holders has stayed between 2,200 and 2,500; a total of 2,326 QS holders participated in the halibut fishery in 2018 (Table 2-4). Area 3A has the highest number of distinct QS holders of all areas, and also the highest number of distinct D class QS holders (Table 2-5). Specifically, in Area 3A in 2018, there were 1,183 QS holders, 332 of whom held D class QS; 730 QS holders with C class halibut QS; 274 QS holders with B-class QS; and 33 QS holders with A-class QS (Table 2-5). In Area 3A, 98% percent of the available IFQ was harvested in 2018.

\(^\text{18} 50\text{ CFR 679.41}(g)(5)\) A CQE may not hold QS in halibut IFQ regulatory area 2C that is assigned to vessel category D.\(^\text{i})\) A CQE may not hold QS in halibut IFQ regulatory area 3A that is assigned to vessel category D on behalf of a community that is located in halibut IFQ regulatory areas 2C or 3B as listed in Table 21 to part 679.
Table 2-3  Individual Fishing Quota Allocations and Landings for Fishing Year 2018

<table>
<thead>
<tr>
<th>IFQ Area</th>
<th>Landings</th>
<th>Catch (lb)</th>
<th>Catch Limit (lb)</th>
<th>Remaining (lb)</th>
<th>% Harvested</th>
</tr>
</thead>
<tbody>
<tr>
<td>2C</td>
<td>1,222</td>
<td>3,401,415</td>
<td>3,570,000</td>
<td>168,585</td>
<td>95</td>
</tr>
<tr>
<td>3A</td>
<td>1,449</td>
<td>7,197,255</td>
<td>7,350,000</td>
<td>152,745</td>
<td>98</td>
</tr>
<tr>
<td>3B</td>
<td>352</td>
<td>2,437,783</td>
<td>2,620,000</td>
<td>182,217</td>
<td>93</td>
</tr>
<tr>
<td>4A</td>
<td>167</td>
<td>1,217,036</td>
<td>1,370,000</td>
<td>152,964</td>
<td>89</td>
</tr>
<tr>
<td>4B</td>
<td>80</td>
<td>826,707</td>
<td>840,000</td>
<td>13,293</td>
<td>98</td>
</tr>
<tr>
<td>4C/4D</td>
<td>107</td>
<td>791,736</td>
<td>880,200</td>
<td>88,464</td>
<td>90</td>
</tr>
<tr>
<td>Total</td>
<td>3,377</td>
<td>15,871,932</td>
<td>16,630,200</td>
<td>758,268</td>
<td>95</td>
</tr>
</tbody>
</table>

Source: NMFS RAM, https://alaskafisheries.noaa.gov/sites/default/files/reports/18ifqland.htm

Notes:
1. Total number of vessel offloads containing only halibut IFQ: 3,285
2. This report summarizes fixed gear IFQ landings reported by Registered Buyers. At sea discards excluded, confiscations included.
3. Halibut weights are reported in net (headed and gutted) pounds.
4. ‘Vessel Landings’ include the number of landings by participating vessels reported by IFQ regulatory area. Each such landing may include harvests from more than one IFQ Permit Holder. Since there may be more than one area represented in any particular offload, the sum of vessel landings will necessarily be greater than the ‘Total number of vessel offloads’.
5. Due to over- or underharvest of TAC and/or rounding, percentages may not total to 100%.
6. Data are derived from initial data entry procedures and are preliminary. Future review and editing may result in minor changes.
7. Landings in areas 4C and 4D have been combined, since 4C allocation may be fished in 4C or 4D. Harvest is debited from the account for the reported harvest area, but the combination in this report is a better representation of activity in the 4C/4D areas.

Table 2-4  Number of Persons holding halibut QS at year end 2015-2018

<table>
<thead>
<tr>
<th>Area</th>
<th># distinct QS holders end 2015</th>
<th># distinct QS holders end 2016</th>
<th># distinct QS holders end 2017</th>
<th># distinct QS holders end 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>2C</td>
<td>960</td>
<td>945</td>
<td>904</td>
<td>942</td>
</tr>
<tr>
<td>3A</td>
<td>1,254</td>
<td>1,231</td>
<td>1,181</td>
<td>1,183</td>
</tr>
<tr>
<td>3B</td>
<td>452</td>
<td>447</td>
<td>436</td>
<td>450</td>
</tr>
<tr>
<td>4A</td>
<td>174</td>
<td>172</td>
<td>172</td>
<td>194</td>
</tr>
<tr>
<td>4B</td>
<td>85</td>
<td>81</td>
<td>80</td>
<td>82</td>
</tr>
<tr>
<td>4C</td>
<td>51</td>
<td>50</td>
<td>49</td>
<td>50</td>
</tr>
<tr>
<td>4D</td>
<td>44</td>
<td>44</td>
<td>43</td>
<td>43</td>
</tr>
<tr>
<td>4E</td>
<td>96</td>
<td>96</td>
<td>86</td>
<td>94</td>
</tr>
<tr>
<td>Total across areas:</td>
<td>2,421</td>
<td>2,388</td>
<td>2,282</td>
<td>2,326</td>
</tr>
</tbody>
</table>

Source: NMFS AKR

Notes:
1. Counts are not additive across areas.
2. Includes CDQ.
3. Halibut IFQs are not awarded to the persons who hold Area 4E QS, as that entire allocation is made to the western Alaska CDQ Program.
CQE participation has been limited, mainly because most CQEs have had difficulty financing the purchase of QS (NPFMC 2010). Previous analyses have expanded upon funding for CQEs and available QS (see Section 2.8.3). Only five CQEs have purchased QS.\textsuperscript{19} However, 30 of the 46 eligible GOA communities have completed the process to form a CQE and have it approved by NMFS. There are currently 14 eligible CQE communities in Area 3A\textsuperscript{20} but only 9 of these have created a CQE.\textsuperscript{21} Shown in Figure 2-1, the CQEs representing Old Harbor (orange) and Ouzinkie (red) are the only CQEs in Area 3A that have purchased commercial halibut quota. The CQEs representing Old Harbor and Ouzinkie have been participating in the Program using halibut QS since 2006 and 2011, respectively. The CQE that represents the community of Ouzinkie (Ouzinkie Community Holding Corporation, or OCHC) is the only Area 3A CQE that has purchased and currently holds D class quota. In 2018, OCHC held 159,075 QS units (6,324 lbs) of D class quota (Table 2-6). OCHC did not hold any D class QS prior to 2017.

As of 2018, there were 332 D class QS holders in Area 3A. As of 2018, 0.26% of all halibut QS in Area 3A were held by CQEs. Of all the halibut QS in Area 3A, 6.8% are D class shares (Table 2-7). Of these D class halibut shares, 1.3% are owned by one CQE (Table 2-8). This one CQE holds 159,075 units of D class QS, which is 13% of the amount of D class QS that Area 3A CQEs are allowed to hold in aggregate (1,233,740 QS). In addition, about one-third (30.4%) of the halibut QS currently held by residents of the eligible communities in Area 3A are D class; 4.3% of these QS are held by one CQE. Currently, 33% of the halibut QS owned by CQEs in 3A is D class quota, and the remainder is C class quota.

\textsuperscript{19} Adak (4B), Hoonah (2C), Perryville (3B), Old Harbor (3A), and Ouzinkie (3A) are the five CQE communities that have purchased QS as of March 2019.

\textsuperscript{20} Akhiok, Chenega Bay, Halibut Cove, Karluk, Larsen Bay, Nanwalek, Old Harbor, Ouzinkie, Port Graham, Port Lions, Seldovia, Tatitlek, Tyonek, and Yakutat.

\textsuperscript{21} Chenega Bay, Halibut Cove, Larsen Bay, Nanwalek, Old Harbor, Ouzinkie, Port Graham, Port Lions, Seldovia.

### Table 2-5  

<table>
<thead>
<tr>
<th>Area</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>Total</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>2C</td>
<td>27</td>
<td>63</td>
<td>600</td>
<td>313</td>
<td>1,003</td>
<td>1,249,141</td>
<td>2,672,115</td>
<td>46,675,795</td>
<td>8,879,243</td>
<td>59,476,294</td>
</tr>
<tr>
<td>3A</td>
<td>33</td>
<td>274</td>
<td>730</td>
<td>332</td>
<td>1,369</td>
<td>4,773,918</td>
<td>68,504,699</td>
<td>98,876,488</td>
<td>12,670,608</td>
<td>184,825,713</td>
</tr>
<tr>
<td>3B</td>
<td>17</td>
<td>180</td>
<td>269</td>
<td>60</td>
<td>526</td>
<td>1,593,155</td>
<td>29,969,995</td>
<td>20,966,072</td>
<td>1,652,238</td>
<td>54,181,424</td>
</tr>
<tr>
<td>4A</td>
<td>13</td>
<td>99</td>
<td>83</td>
<td>49</td>
<td>244</td>
<td>619,003</td>
<td>8,547,977</td>
<td>4,371,083</td>
<td>1,047,684</td>
<td>14,585,747</td>
</tr>
<tr>
<td>4B</td>
<td>7</td>
<td>54</td>
<td>28</td>
<td>11</td>
<td>100</td>
<td>553,489</td>
<td>7,114,526</td>
<td>1,347,763</td>
<td>268,996</td>
<td>9,284,774</td>
</tr>
<tr>
<td>4C</td>
<td>1</td>
<td>20</td>
<td>12</td>
<td>29</td>
<td>62</td>
<td>18,876</td>
<td>1,620,909</td>
<td>867,827</td>
<td>1,508,740</td>
<td>4,016,352</td>
</tr>
<tr>
<td>4D</td>
<td>4</td>
<td>35</td>
<td>10</td>
<td>0</td>
<td>49</td>
<td>413,936</td>
<td>4,100,095</td>
<td>444,219</td>
<td>0</td>
<td>4,958,250</td>
</tr>
<tr>
<td>4E</td>
<td>0</td>
<td>1</td>
<td>7</td>
<td>86</td>
<td>94</td>
<td>0</td>
<td>10,816</td>
<td>37,032</td>
<td>90,875</td>
<td>138,723</td>
</tr>
</tbody>
</table>

Source: NMFS AKR  
Note: Counts are not additive across areas. Includes CDQ.

### Table 2-6  

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>3A</td>
<td>C</td>
<td>OLD HARBOR: CAPE BARNABAS INC.</td>
<td>OLD HARBOR</td>
<td>43,362</td>
<td>1,724</td>
</tr>
<tr>
<td>3B</td>
<td>B</td>
<td>OLD HARBOR: CAPE BARNABAS INC.</td>
<td>OLD HARBOR</td>
<td>50,542</td>
<td>2,443</td>
</tr>
<tr>
<td>3B</td>
<td>C</td>
<td>OLD HARBOR: CAPE BARNABAS INC.</td>
<td>OLD HARBOR</td>
<td>100,692</td>
<td>4,867</td>
</tr>
<tr>
<td>3A</td>
<td>C</td>
<td>OUZINKIE: OCHC</td>
<td>KODIAK</td>
<td>281,593</td>
<td>11,194</td>
</tr>
<tr>
<td>3A</td>
<td>D</td>
<td>OUZINKIE: OCHC</td>
<td>KODIAK</td>
<td>159,075</td>
<td>6,324</td>
</tr>
</tbody>
</table>

Source: NMFS RAM Program.
Table 2-7 Percentage of QS in each vessel class in Area 3A

<table>
<thead>
<tr>
<th>Area</th>
<th>Vessel Class</th>
<th>2018 % of Area QS (based on lbs IFQ)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3A</td>
<td>Class A</td>
<td>2.6%</td>
</tr>
<tr>
<td></td>
<td>Class B</td>
<td>37.0%</td>
</tr>
<tr>
<td></td>
<td>Class C</td>
<td>53.6%</td>
</tr>
<tr>
<td></td>
<td>Class D</td>
<td>6.8%</td>
</tr>
</tbody>
</table>

Source: NMFS AKR

Table 2-8 Percent of CQE-held QS by vessel class (2018), and percent of combined unfished IFQ.

<table>
<thead>
<tr>
<th>Area</th>
<th>Vessel Class</th>
<th>% of total 3A QS held by CQEs</th>
<th>% of each class of QS held by CQEs</th>
<th>2016 % lbs unfished</th>
<th>2017 % lbs unfished</th>
<th>2018 % lbs unfished</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Class A</td>
<td>0%</td>
<td>0%</td>
<td>0.20%</td>
<td>0.25%</td>
<td>0.24%</td>
</tr>
<tr>
<td>3A</td>
<td>Class B</td>
<td>0%</td>
<td>0%</td>
<td>0.64%</td>
<td>0.57%</td>
<td>0.63%</td>
</tr>
<tr>
<td></td>
<td>Class C</td>
<td>0.17%</td>
<td>0.32%</td>
<td>0.40%</td>
<td>0.26%</td>
<td>0.48%</td>
</tr>
<tr>
<td></td>
<td>Class D</td>
<td>0.09%</td>
<td>1.3%</td>
<td>0.51%</td>
<td>0.21%</td>
<td>0.20%</td>
</tr>
</tbody>
</table>

Note: *Includes both individually- and CQE-held quota, accounts for IFQ that went unfished after the 10% rollover.

Due to confidentiality restrictions, the amount of CQE-derived quota that has been fish or unfished cannot be presented. However, of the individually- and CQE-held D class IFQ in 2017, 1,088 lbs (0.21%) went unfished in Area 3A (Table 2-8). In 2016, 2,580 lbs (0.51%) of the combined D class IFQ went unfished in Area 3A. However, regulations at 50 CFR Section 679.40(e) state, “Underages of up to 10% of a person's total annual IFQ account for a current fishing year will be added to that person's annual IFQ account in the year following determination of the underage”\(^2\). NMFS Restricted Access Management (RAM) has clarified that this underage provision does apply to CQE-held QS.

2.8.1 Vessel Dependency

Each CQE-eligible community in Area 3A has access to a different number of vessels of each size class. Eligible community members (and their vessels) may be available to fish CQE-held halibut IFQ at different times of the year due to participation in other fisheries, other employment, or other circumstances. To provide some context for the number of potentially available vessels in CQE communities in Area 3A, one vessel greater than 35 ft and less than or equal to 60 ft LOA (C class) and four vessels less than or equal to 35 ft LOA (D class) landed IFQ in Ouzinkie in 2017. Three C class vessels and zero D class vessels landed IFQ in Old Harbor in 2017.\(^2\)

2.8.2 CQE Communities in Area 3A

Various data sources have illustrated the early out-migration of halibut and sablefish fishing effort from the smaller communities of the Gulf of Alaska, and the subsequent impact on the diversified fishing portfolios of community residents (CFEC 1998; DORY 2009). According to the CQE Program Review (NPFMC 2010), all but one southcentral CQE community has either reduced or maintained the number of IFQ holders since initial issuance, and all but two communities have realized a reduction in the amount of QS held by residents. Southcentral Alaska has faced a -50% change in halibut QS holders from 1995-

\(^2\) This underage adjustment to the annual IFQ allocation will be specific to IFQ species, IFQ regulatory area, and vessel category for which an IFQ is calculated, and will apply to any person to whom the affected IFQ is allocated in the year following determination of an underage.

\(^2\) Data from 2018 not available at time of analysis. These numbers are not specific to only CQE-held IFQ. Vessels that are greater than 35 ft and less than or equal to 60 ft LOA can also be used to fish A or B class QS, and vessels that are less than or equal to 35 ft LOA can be used to fish any class of QS due to the fish-down provision.
2008. Other recent research and transfer reports provide a more detailed evaluation of halibut quota transfer patterns out of small, rural communities (Carothers Lew, & Sepez 2010; NOAA Fisheries, RAM 2015).

The CQEs representing the communities of Ouzinkie and Old Harbor are the only two CQEs that have purchased QS in Area 3A, as mentioned in Section 2.8. For this reason, they are the main communities of focus for this analysis. The Alaska Community Database Online, a portal for information resources about Alaskan Communities and Places of Interest, provides information on these communities as well as other communities. Ouzinkie, an Alutiiq village with a population of 161 as of the 2010 census, is the only CQE community in Area 3A that currently possesses D class halibut QS. Commercial fishing and subsistence activities support the community. In 2017, six vessels that participated in commercial fisheries in Alaska listed Ouzinkie as their homeport on their CFEC permits. Four of these vessels fell into the “D” size class and two were C class vessels. Old Harbor, with a population of 218 as of 2010, is the only other CQE community in Area 3A that has purchased halibut QS of any class. Old Harbor practices its traditional Alutiiq culture and subsistence lifestyle, and commercial fishing provides income to the community. In 2017, eight vessels listed Old Harbor as their homeport on their CFEC permits, only one of which was a D class vessel. Approximately three-quarters of the population in each of these villages is Alaska Native. Further information about other Area 3A communities can be found through the database.

2.8.3 Quota Shares: Purchasing and Prices

Past analyses have extensively reviewed topics such as barriers to purchasing QS, availability of funding for QS, increases in QS price, and factors which contribute to the financial advantage or disadvantage of CQEs in comparison to individual IFQ holders. Availability of QS and financing the purchase of community-owned QS have been the primary obstacles cited to participating in the CQE Program. For more detail on funding obstacles and effects of increased flexibility in the IFQ Program on the quota share market see the “Review of the CQE Program under the Halibut/Sablefish IFQ Program” (NPFMC 2010) and the “Community Quota Entity Small Block Restriction” analysis (NPFMC 2013).

The price of both halibut and sablefish QS has increased since the IFQ Program was implemented, which affects both CQEs and individual IFQ holders. In the first year of IFQ Program implementation (1995), the average halibut price in dollars per IFQ pound in Area 3A was $6.99 for D class QS. In 2004, the year in which the CQE Program was effective, the average price for the same IFQ was $11.61. By 2014, the last year of data available, average price in dollars per IFQ pound for had increased to $24.59 for D class QS in Area 3A. Thus, between the year of Program implementation and 2014, D class halibut IFQ prices in Area 3A had increased by almost 3.5 times.25

Increases in the price of D class QS could reduce entry level opportunities, disadvantaging anyone in the market for D class QS (both CQEs and non-CQEs). As described in NPFMC 2013, CQEs and individual IFQ holders who did not receive an initial QS allocation (new entrants) face substantial front-end investments to enter the IFQ fisheries. However, some differences exist between the strains on CQEs and strains on individual IFQ holders. For example, while attempting to lease shares at a reasonable rate and still have funds remaining for debt repayment, CQEs also face administrative costs. In contrast, CQEs may have access to other types of financing options that are unavailable to individual IFQ holders.

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24 https://dcra-cdo-dced.opendata.arcgis.com/
25 Price in $/IFQ factors in TAC.
2.8.4 Safety Considerations

According to fishery participants, small vessels (<35 ft) in Area 3A face concerns related to weather and safety, particularly in the fall months. According to the National Institute for Occupational Safety and Health (NIOSH), there were 13 incidents with halibut boats <35 ft in Alaska since the year 2000. One of these incidents occurred in IFQ Area 3A, but it was recorded as “not weather related”. Further analysis could combine fishing effort and NIOSH data to assess historical patterns of safety issues for small vessels in Area 3A during the fall, however, any such analysis would not be able to account for times a decision was made to not take a fishing trip due to weather. Therefore, any such analysis would not provide an accurate depiction of weather-related concerns. Section 2.10.3 includes more discussion about potential impacts of Alternatives 2 and 3 on vessel safety.

2.9 Analysis of Impacts: Alternative 1, No Action

The Council designed the original IFQ Program to include elements that were intended to preserve the diversity of the fleet and maintain entry-level opportunity in the fisheries. The IFQ Program, as currently regulated, constrains the use of IFQ derived from a particular QS Category. The restrictions, listed in Table 2-1, permanently attribute QS holdings to halibut vessel categories A, B, C, and D, which restrict how the resulting IFQ is fished. The QS Category determines both whether harvested fish may be processed onboard, and the length of vessel on which the catcher vessel IFQ may be harvested.

Taking no action maintains the existing regulations regarding the use of CQE-held halibut IFQ derived from a particular QS Category, and restrictions in Table 2-1 would continue to apply. Under the no action alternative, no changes to the current vessel length restrictions would occur, and D class IFQ would only be permitted to be fished on vessels ≤35 ft LOA. If CQE participants face challenges in getting their D class IFQ harvested on vessels ≤35 ft during the duration of the IFQ fishing season, this IFQ would remain unharvested (with the exception of up to 10% which can be rolled over to the following year). Taking no action would not prevent CQEs from fully harvesting their IFQ; however, by maintaining the current vessel length restrictions, Alternative 1 would not maximize harvesting flexibility for Area 3A CQEs.

2.10 Analysis of Impacts: Alternatives 2 and 3

2.10.1 Scope of Potential Impacts

The scope and magnitude of potential impacts of this action are ultimately determined by the extent to which D class IFQ can be fished up. This is determined by the following factors:

- The number of CQEs in Area 3A, which is limited by the number of eligible communities. Currently, 14 communities are eligible to form CQEs in Area 3A.26

- The amount of D class quota that CQEs in Area 3A hold, which is limited by availability of funding and regulatory constraints/caps (see below). As of 2018, one CQE holds 6,324 lbs of D class IFQ (1.3% of the total D class IFQ in Area 3A).

- When fishery participants are able to take advantage of the fish up opportunity (Alternative 2 options) and how frequently they are able to take advantage of the fish up opportunity (Alternative 3 options). Alternative 2, Option A (a date of August 15) would allow greater flexibility for CQEs in Area 3A.

26 Akhiok, Chenega Bay, Halibut Cove, Karluk, Larsen Bay, Nanwalek, Old Harbor, Ouzinkie, Port Graham, Port Lions, Seldovia, Tatitlek, Tyonek, and Yakutat.
than Option B (a date of September 1). Alternative 3, Option A (2 out of 3 years) would allow greater flexibility than Options B (2 out of 5 years) or C (3 out of 7 years).

- The size of the QS market in the area (described in Section 2.8). Existing regulatory constraints on CQEs and other IFQ holders limit the size of the QS market. CQEs located in Area 3A are constrained in the following ways in terms of their QS holdings:
  - **Ownership caps** limit the amount of QS that can be held on behalf of each community and collectively for all communities.\(^{27}\)
  - **Quota share use caps** limit the amount of QS units a vessel may harvest during a fishing year.\(^{28}\)
  - **Vessel IFQ caps** limit the amount of CQE-held IFQ halibut that may be harvested by a vessel during a fishing year.\(^{29}\)

- Seasonality of CQE-held IFQ landings can also determine the amount of IFQ affected by the action. The amount of IFQ affected by Alternative 2 would be determined by how much D class IFQ a CQE harvests after the selected date. Seasonal patterns in CQE harvest of D class halibut IFQ are not clear due to the limited number of years of data and small number of trips. The two years of confidential landings data (no CQEs held D class QS before 2017) vary substantially in fishing patterns, yielding a high degree of uncertainty in predicting future behavior in the fishery.

The specifics of Alternative 2 (limiting the provision to after a date specified) and Alternative 3 (limiting the number of years the provision may be used) also limit the impacts of the proposed action. These restrictions dilute the flexibility of a fish up action, essentially allowing the fish up measure to be utilized, but only as a fallback mechanism if a situation arises in which the CQE cannot harvest all its D class IFQ fished on a D class vessel earlier in the season as planned. These restrictions also differentiate this action from previous fish up actions. For this reason, when estimating the magnitude of anticipated impacts, comparisons between this action and the outcomes of previous fish up actions in other regulatory areas would be limited in their utility. For example, trying to predict the degree to which the fish up provision may be used as a result of this action by looking at how often QS are fished up in other areas would not lend a fair comparison. This is due to differences faced by vessels in different regulatory areas (weather and safety concerns, accessibility to ports), in addition to the qualifiers included in Alternatives 2 and 3.

The distribution of impacts is expected to be similar for each of the action alternatives. Furthermore, the combination of the two action alternatives would be expected to decrease the anticipated magnitude of impacts across all those affected, as this combination allows the least amount of change in flexibility for CQEs in Area 3A. Combining both Alternative 2 and 3 is more restrictive (and would therefore likely have smaller impacts) than either action alternative on its own, but the combination of the two is still less restrictive than taking no action under Alternative 1.

### 2.10.2 Impacts on CQE Communities and Individual IFQ Holders

The impacts of the action alternatives fall under two main categories: 1) increased harvesting flexibility for CQEs that hold (or plan to purchase) D class QS in Area 3A, and 2) potential changes in the value of

\(^{27}\) In Area 3A, the purchase of “D” class QS by CQEs is capped at 1,233,740 units (roughly 10% of total D-class QS)

\(^{28}\) In Area 3A, no vessel may be used during any fishing year to harvest more than 1,502,823 units of halibut QS

\(^{29}\) No vessel may be used, during any fishing year, to harvest more than 50,000 lb (22.7 mt) of IFQ halibut derived from QS held by a CQE, and no vessel used to harvest IFQ halibut derived from QS held by a CQE may be used to harvest more IFQ halibut than one-half percent of the combined total catch limits of halibut in Area 3A. TAC 2018 = 16,630,200 lbs * 0.5% = 3A vessel use cap of 83,151 pounds.
D class QS. The following sections describe how potential impacts may be distributed, and the expected extent of these impacts.

**Impacts on CQE Communities in Area 3A**

CQEs in Area 3A that possess D class halibut QS, and the resident fishermen they lease to, are expected to benefit from the action alternatives. The CQEs in Area 3A that currently hold D class QS would experience increased flexibility for harvesting their D class halibut IFQ. Increased operational flexibility could reduce the risk of not fully harvesting D class IFQ (and forfeiting revenue), which could provide financial benefits to those CQE communities.

Maximizing CQE revenue may yield indirect impacts, such as increased CQE purchase of QS in the future, which would be available for CQE residents to lease and fish. CQE community resident fishermen that are not able to finance the purchase of QS may find an IFQ lease arrangement with a CQE to be a viable alternative to purchasing QS and allow for continued participation in the fishery. The ability to lease IFQ in the short-term and gain revenue from the sale of fish may allow individual residents to purchase QS over time. In this sense, the Program (and indirectly, any flexibility from the action alternatives) could facilitate individual ownership of QS in those communities. This is part of the purpose of the CQE Program, to enhance individual resident holdings in conjunction with community holdings. In addition, those who have access to a C class vessel could benefit, as the action would offer an opportunity to harvest more CQE-held QS, at least for part of the season (Alternative 2) or a certain number of years (Alternative 3).

**Impacts on D class QS & Individual IFQ Holders/Non-CQE Communities**

In principle, Alternatives 2 or 3 could increase the value of D class QS due to the increased harvesting flexibility that is proposed. Changes in the value of (and in turn, demand for) D class QS could potentially increase the transfer price, however, changes in QS price as a result of this action are expected to be limited. First, the flexibility to fish up afforded by this action is currently limited to one CQE in Area 3A which currently holds 6,324 lbs of D class IFQ (Section 2.8). Second, because either alternative would limit the opportunity for increased flexibility to a narrow group of users for a limited amount of time, demand for D class QS is not likely to increase due to this action. Third, the market power of CQEs to purchase QS is constrained due to the lack of availability of D class QS, funding barriers CQEs experience, described in Section 2.8.3, and regulatory caps described in Section 2.10.1. Non-CQE participants would continue to have access to roughly 90% of the D class QS in Area 3A without potential competition from CQEs. While cumulatively, small amounts of upward pressure on the value of QS (such as being able to fish up) could impact transfer prices, the marginal impact of this action is expected to be minimal, given the present constraints on CQEs’ access to investment capital and the range of other factors that influence QS prices.

There could also be some corollary decrease in the value of C class QS because the proposed alternative could potentially (marginally) increase the value of D class QS in this area. However, D class QS constitutes such a small share of the aggregate halibut TAC in Area 3A (6.8%), that such a change in relative value would not be expected to substantially influence the market for QS. Due to the limited scope of the proposed action, impacts that directly affect IFQ participants’ access to other categories (B and C) of catcher vessel quota share or access to D class QS in areas other than Area 3A are expected to be minimal.

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30 Note: extent of harvesting flexibility will be determined by which alternative and option the Council chooses.

31 Other factors include annual QS:IFQ ratios, general economic conditions for securing loan financing, and participants’ level of confidence in the future value of the fishery. See NPFMC 2013.
Some of the same realities faced by CQEs are faced by individual IFQ holders, such as weather, vessel repairs throughout the season, and balancing participation in multiple fisheries. This action would not allow individual D class IFQ holders in 3A to fish up; the flexibility provided by this action is exclusive to CQEs. In other regulatory areas, there are some exceptions to the vessel category restrictions for individual IFQ holders. For comparisons across areas, the fish up/down regulations applicable to individually-held IFQ are included in Table 2-9.

Table 2-9  As of 2019- Fish Up/Down Regulations Applicable to Individually-held halibut IFQ

<table>
<thead>
<tr>
<th>IPHC Area</th>
<th>Is any D class quota currently held in this area?</th>
<th>Can they fish up?</th>
<th>Can they fish down?</th>
</tr>
</thead>
<tbody>
<tr>
<td>2C</td>
<td>Yes</td>
<td>Cannot fish up any quota</td>
<td></td>
</tr>
<tr>
<td>3A</td>
<td>Yes</td>
<td>Cannot fish up any quota</td>
<td></td>
</tr>
<tr>
<td>3B</td>
<td>Yes</td>
<td>D class can be fished up on C class vessels (679.42(a)(2)(iv))</td>
<td></td>
</tr>
<tr>
<td>4A</td>
<td>Yes</td>
<td>Cannot fish up any quota</td>
<td></td>
</tr>
<tr>
<td>4B</td>
<td>Yes</td>
<td>D class can be fished up on C class vessels (679.42(a)(2)(iv))</td>
<td>Yes</td>
</tr>
<tr>
<td>4C</td>
<td>Yes. 4C QS can also be fished in 4D</td>
<td>D class can be fished up on C class vessels (679.42(a)(2)(iv))</td>
<td></td>
</tr>
<tr>
<td>4D</td>
<td>No, but 4C QS can be fished in 4D</td>
<td>Cannot fish up any quota</td>
<td></td>
</tr>
<tr>
<td>4E</td>
<td>Yes</td>
<td>Cannot fish up any quota</td>
<td></td>
</tr>
</tbody>
</table>

2.10.3 Impacts on Safety

Determining if weather plays a critical role in a CQE’s ability to get their D class quota fished on a D class vessel is best informed by anecdotal information from those participating in the fishery in Area 3A. Those familiar with the fishery have described, in general terms, that D class vessels are often held back more often due to weather concerns, because going out in poor weather is generally a higher risk for smaller vessels. However, weather issues are a barrier to harvest that is faced not only by CQEs. In terms of vessel safety, individual IFQ holders fishing on a D class vessel and D class vessels that are fishing CQE-held IFQ are no different. Fishery participants in Area 3A have described that weather generally deteriorates later in the season. Despite seasonal changes in weather, over the past three years, over 34% of D class IFQ landings in the area have occurred after the 33rd week of the year (roughly August 15th) (Figure 2-2). Over 27% of D class IFQ landings have occurred after September 1st. In the 35-week IFQ fishing season, over one-third of the D class IFQ is harvested during the last 13-weeks.
If this action is driven by a safety or weather concern, the Council may wish to consider how this opportunity impacts individual IFQ holders differently than those fishing CQE-held quota, and how to best account for safety when choosing a preferred alternative.

While largely dependent on behavior of those in the fishery, Alternative 2 would allow the flexibility for fishermen to take trips to fish D class QS on C class vessels later in the season in conditions that they may not generally take D class vessels. Alternative 2 would not provide such an opportunity for D class QS harvesters during the rest of the season before (August 15th or September 1st), as D class QS would still be required to be harvested on D class vessels.

Under Alternative 3, safety concerns addressed by allowing D class QS to be fished on C class vessels would only be addressed during a certain number of years. If a CQE has used the fish-up provision the maximum number of years, D class QS holders in subsequent years would still be required to fish that QS on a D class vessel (they would not be permitted to use the fish up provision). This could potentially result either in QS going unharvested due to weather concerns for small vessels, or captains may choose to proceed with a trip despite weather/safety concerns in order to fully harvest QS.

Further analysis expanding on the issue of safety would need to include data on fishing effort in order to determine changes in frequency of these incidents in certain months. However, any such analysis may not be sufficiently informative, as there is no way to tell how many times weather interferes with a captain’s decision to not take a fishing trip.

### 2.11 Management and Enforcement Considerations

This section describes management and enforcement concerns identified by NMFS Office of Law Enforcement (OLE) and Restricted Access Management (RAM) Program. The current action alternatives would implement complicated technical regulations and it would be up to CQE’s and fishermen to understand them, not only for avoiding violations but also to avoid situations where IFQ cannot be fished. By recommending straightforward, easy to understand regulations, the potential negative impacts of non-compliance on communities and fishermen would be minimized, as would the potential enforcement burden for NMFS by not using Agency resources to adjudicate inadvertent regulatory violations.
One of the reasons for this proposal was an unintended violation that occurred in 2017. Due to confusion about existing vessel restrictions (and exceptions to those restrictions) in Area 3A and adjoining Areas 2C and 3B, a CQE landing was flagged in the landings program as a potential violation when a C class vessel landed IFQ halibut with a D class permit. This resulted in a written warning from NOAA Fisheries Enforcement.

There is already an exception for Area 3B that allows D class to be fished on C class vessels (no matter who holds the IFQ). This proposal could likely result in crossover confusion concerning the area, permit holder, time of year, etc. and not just by those fishing CQE-held IFQ.

2.11.1 Summary of the Management Impacts

Under both action alternatives, NMFS would have to modify programming in the permits database, eLandings, or both, which would accrue costs recoverable from cost recovery fees assessed on IFQ participants. Under Alternative 2, the number of IFQ transfers processed by RAM each year could increase if a CQE initially transfers IFQ to a fisherman fishing on a D class vessel and if left unfished until the authorized fish up date, then the need may arise to transfer the IFQ to a different fisherman to be landed on a C class vessel. A fisherman could hold the quota until the date set by Alternative 2 to transfer it back so they can fish up.

If the Council recommends either Alternative 2 or 3, the Council could recommend how the partial amounts of quota subject to the provisions would be handled.

The Council could consider a new alternative that was recommended by NMFS to allow CQE-held D class quota in area 3A to be fished on C class vessels for the entire IFQ season. This option could reduce enforcement burden, compliance issues, and minimize additional costs to IFQ participants for programming changes. At this time, there are roughly only 6,000 pounds of quota held by a CQE in area 3A. CQE groups are limited financially on how much they can purchase and are limited by regulation on how much quota a CQE can hold in an area. NMFS anticipates that the maximum potential impact would be minimal. OLE emphasized that consistency in regulations between areas makes it easier on fishermen and on enforcement, especially near adjoining areas such as 3B or 2C (as described in Section 2.7 and Table 2-2).

2.11.2 Enforcement Impacts: Alternative 2

Alternative 2 would allow D class QS to be fished on a C class vessel after a specific date. Implementing this alternative would require programming changes to the RAM permits database as well as to the eLandings database. RAM programming changes would be necessary to add information to a permit issued to indicate the vessel class exception during the time period. This exception would be necessary to include on the permit to inform the permit holder, OLE, and USCG of the limitations (i.e. CQE, Area 3A only, vessel class, and effective date of change). This would be important for enforcement purposes especially during USCG routine boarding. The IFQ landings database would need to be modified to allow landings to be recorded for the D class QS by a C class vessel. By limiting this exception to after a certain date in the year, the programming would be more complicated and likely increase costs to implement the Program. Direct costs related to the implementation of the IFQ Program are recoverable under cost recovery provisions at §679.45. These programming changes would be necessary to allow a landing of D class QS by a C class vessel. Currently if this were to occur, an error would indicate a compliance concern under existing permit provisions.

The Council may wish to clarify if a C class vessel leaving prior to the date (August 10, for the August 15 date, for example) is eligible to fish up and retain the D class halibut quota they harvested. This could
become an issue if the weather changes during a longer trip. It may also be important to consider the time it takes for RAM to re-issue QS to the CQE if the original leasee is unable to complete fishing with a D class vessel or use the fish-up provision. If the date is too close to the end of the season, there may be limited time to have the QS re-issued and leased to someone with access to a C class vessel with enough time remaining to fish it. If someone were no longer able to fish the CQE-held IFQ, RAM requires the timely affidavit from IFQ holder that transfers it back to the CQE. A CQE can only do a subsequent transfer of IFQ pounds that had been leased to another person when those leased IFQ pounds have been returned to the CQE through the NMFS RAM process.

2.11.3 Enforcement Impacts: Alternative 3

Alternative 3 would limit the number of years that a D class quota could be fished up and harvested on a C class vessel. This alternative would present unique compliance monitoring challenges due to the potential for different vessels to use the CQE permit from year to year. A CQE could self-report through their annual report or NMFS RAM could make programming modifications to the permits and eLandings databases to monitor for compliance with this provision. A concern would arise with how to track the use of this provision and how this limit could be communicated to the permit holder, especially since the permit holder could change each year. For example, a fisherman who used the fish up provision could logically assume that it could be done the following year. Additionally, a fisherman new to the CQE Program might not be aware that the allowable years have been used.

Alternative 3 would not be enforceable by USCG or OLE during the season and would likely occur prior to the start of the year on if they reached their limit of fishing up quota, similar to other transfers in the IFQ Program.

2.11.4 Observer Program and Sampling

All participants engaged in the federally-managed commercial groundfish and halibut fishing operations fisheries off Alaska are subject to monitoring requirements (observer coverage or electronic monitoring (EM)). Described at §679.51, the partial coverage category includes catcher vessels when fishing for halibut IFQ or CDQ. Vessels and processors are placed into one of two observer coverage categories: 1) the full coverage category, or 2) the partial coverage category. Partial coverage is then broken into three pools: 1) No Selection, 2) EM selection, or 3) Observer Trip Selection. Since 2013, the no-selection pool has been composed of fixed-gear vessels less than 40 ft LOA and vessels fishing with jig gear as well as fixed-gear vessels voluntarily participating in EM innovation and research in later years.

Since 2013, D class vessels (those < 35ft), have been in the no-selection pool. However, if D class IFQ held by a CQE is transferred to a C class vessel, trips taken by that vessel to fish that IFQ could fall under another pool in the partial coverage category.

Each year, NMFS releases an Annual Deployment Plan (ADP) that documents how the agency plans to deploy fishery observers and Electronic Monitoring (EM) to vessels for the upcoming year. For vessels in the partial coverage category, the ADP describes the sampling design and selection rate—the portion of trips—that are intended to be sampled. In 2019, observers and EM will be deployed according to the following strata and selection rates: No Selection – 0%; EM – 30%; Trawl – 24%; Hook-and-line – 18%; Pot – 15%; Tender trawl – 27%; Tender pot – 16%.

If a C class vessel takes a trip instead of a D class vessel, there could be a slight increase in the number of trips taken by vessels in the trip selection or EM trip selection pools of the partial coverage category. Due to the relatively small amount of QS that may be expected to be fished up on a C class vessel, the magnitude of the impact on fishing effort, cost of observer or EM deployment and potential additional data collected is expected to be minimal. This action would not impact which landings are subject to
observer fees because all IFQ landings are currently assessed the observer fee if landed by a vessel not in the full coverage category.

### 2.12 Affected Small Entities

Section 603 of the Regulatory Flexibility Act (RFA) requires that an initial regulatory flexibility analysis (IRFA) be prepared to identify if a proposed action will result in a disproportionate and/or significant adverse economic impact on the directly regulated small entities, and to consider any alternatives that would lessen this adverse economic impact to those small entities. As of January 2017, NMFS Alaska Region will prepare the IRFA in the classification section of the proposed rule for an action. Therefore, the preparation of a separate IRFA is not necessary for Council final actions on this issue. This section will provide information that NMFS will use to prepare the IRFA for this action, namely a description and estimate of the number of small, directly regulated entities to which the proposed action will apply. 

*This section will be completed when the Council has identified a preliminary preferred alternative.*

### 2.13 Summation of the Alternatives with Respect to Net Benefit to the Nation

*This section will be completed when the Council has identified a preliminary preferred alternative.*
3 Pacific Halibut Act Considerations

The fisheries for Pacific halibut are governed under the authority of the Northern Pacific Halibut Act of 1982 (Halibut Act, 16 U.S.C. 773-773k). For the United States, the Halibut Act gives effect to the Convention between the United States and Canada for the Preservation of the Halibut Fishery of the North Pacific Ocean and Bering Sea. The Halibut Act also provides authority to the Regional Fishery Management Councils, as described in § 773c:

(c) Regional Fishery Management Council involvement

The Regional Fishery Management Council having authority for the geographic area concerned may develop regulations governing the United States portion of Convention waters, including limited access regulations, applicable to nationals or vessels of the United States, or both, which are in addition to, and not in conflict with regulations adopted by the International Pacific Halibut Commission. Such regulations shall only be implemented with the approval of the Secretary, shall not discriminate between residents of different States, and shall be consistent with the limited entry criteria set forth in section 1853(b)(6) of this title. If it becomes necessary to allocate or assign halibut fishing privileges among various United States fishermen, such allocation shall be fair and equitable to all such fishermen, based upon the rights and obligations in existing Federal law, reasonably calculated to promote conservation, and carried out in such manner that no particular individual, corporation, or other entity acquires an excessive share of the halibut fishing privileges.

It is necessary for the Council to consider the authority of the Halibut Act when considering regulations resulting from the proposed action. Once the Council has identified a preferred alternative, this section will include an assessment of that alternative in relation to the Pacific Halibut Act.
4 Preparers and Persons Consulted

Preparers and Contributors

Sara Cleaver, NPFMC
Stephanie Warpinski, NMFS SFD
Doug Duncan, NMFS SFD
Mike Fey, AKFIN

Persons (and Agencies) Consulted

Sarah Marrinan, NPFMC
Sam Cunningham, NPFMC
Tracy Buck, NMFS RAM
Duncan Fields, OCHC & Cape Barnabas, Inc.
Darren Muller, Ouzinkie Native Corporation
Tom Panamaroff, Koniag Inc.
Samantha Case, NIOSH
Brent Pristas, NMFS OLE
Alicia Miller, NMFS SFD
Susan Hall, NMFS RAM
Will Ellis, NMFS OLE
Clydina Bailey NMFS RAM
5 References


NPFMC. 2013. RIR/IRFA for a proposed Amendment to the Fishery Management Plan for Groundfish of the Gulf of Alaska to Remove the Community Quota Entity Small Block Restriction. Available at https://www.npfmc.org/wp-content/PDFdocuments/rural_outreach/CQESmallBlock413.pdf
