North Pacific Fishery Management Council Motion  
C-5 GOA Trawl Bycatch Management  
6/13/16

**Overarching Goal and Objective** *(To be inserted after the Purpose and Need Statement and before the Goals and Objectives)*  
The overarching goal of the Gulf of Alaska Trawl Bycatch Management program is to provide the fleet tools for the effective management and reduction of PSC and bycatch, and promote increased utilization of both target and secondary species while minimizing economic barriers for new participants by limiting harvest privileges that may be allocated (target species and/or prohibited species) in order to maintain opportunity for entry into the GOA trawl fisheries.

**Goals and Objectives** *(Amendment to #4 of the 14 previously listed)*  
4. Authorize fair and equitable access privileges that take into consideration the value of assets and investments in the fishery and dependency on *and participation in* the fishery for harvesters, processors, and communities

*The Council adopts the following revisions to Alternative 2. Additions are in bold and underline font. Deletions are in strikethrough font.*

**ALTERNATIVE 2.** Gulf of Alaska Trawl Bycatch Management Program for the Western Gulf, Central Gulf and West Yakutat areas. The following elements apply to the program:

1. **Observer Coverage and Monitoring**  
All trawl vessels in the GOA will be in the 100% observer coverage category *(or carry electronic monitoring at such time it is an option for trawl vessels)*, whether they participate in the voluntary cooperative structure or the limited access fishery with trawl gear. NMFS will develop monitoring and enforcement provisions necessary to track quota, harvests, and use caps for catcher vessels and catcher processors, including those necessary for gear conversion. The Council authorizes NMFS to report weekly vessel-level bycatch information as authorized under MSA Sec 402(b)(2)(A). Full retention of allocated target species is required.

*The Council request staff to evaluate the ability/challenges for the fleet to meet the full retention requirement for allocated species if the prohibition for directed fishing for Pollock and cod remains in effect for the time period of Nov 1 to Dec 31.*

2. **Sector eligibility**  
*Inshore sector:* Shoreside processors with an eligible FPP and harvesters with an eligible FFP and LLP endorsed for GOA trawl. Allocations are based on trawl landings during the qualifying years with a CV trawl LLP or a CP trawl LLP that did not process catch onboard. Any CP LLP not used to process catch offshore during the qualifying years will be converted to a CV LLP at the time of implementation.

*Offshore sector:* Am 80 vessels defined in Table 31 CFR Part 679 and their replacement vessels, and their current GOA trawl LLP. Allocations are based on trawl landings during the qualifying years with a CP trawl LLP that processed catch onboard.
3. Allocated species (more than one option can be selected)

a. Target species:
   Option 1. Pollock (610/620/630/640) and Pacific cod (WG/CG)
   Option 2. WGOA rockfish (northern, dusky, and Pacific ocean perch) and WY rockfish (dusky and Pacific ocean perch)

b. Secondary species:
   Option 1. Sablefish (WG, CG, WY). Allocations of CG sablefish under the CG Rockfish Program are maintained.
   Option 2. Thornyhead rockfish, shortraker rockfish, rougheye/blackspotted rockfish, other rockfish (WG, CG). Allocations of CG rockfish under the CG Rockfish Program are maintained.
   Suboption: Big skates and longnose skates
   Option 3. (Mutually exclusive with Options 1 and 2) Cooperative measures are required to manage secondary species under maximum retainable amounts (MRAs), as opposed to cooperative allocations.

c. PSC species: Halibut and Chinook salmon

4. Sector allocations of target and secondary species

Allocations to the trawl CV sector for WG and CG Pacific cod (Am 83), CGOA rockfish program (Am 88), and GOA pollock (Am 23) are maintained. Allocations to the trawl CP sector for the CGOA rockfish program are maintained. GOA flatfish eligibility for the trawl CP sector under Am 80 is maintained.

a. Pollock and Pacific cod:
   Pollock and Pacific cod TACs would be allocated to the inshore sector; the offshore sector would receive an incidental catch allowance (ICA) for Pacific cod and pollock and be managed under maximum retainable amounts.
   Option 1. Revise the GOA-wide pollock apportionments to 30% (A); 30% (B); 20% (C); 20% (D)
   Option 2. Modify the pollock fishery to two seasons: Jan 20 to June 10 and June 10 to Nov 1. (If selected with Option 1, the seasonal split would be 60%/40%).
   Suboption: The second season for pollock is June 10 to December 31.
   Option 3. Modify the Pollock trip limit from 136 mt (300,000 lbs.) to 159 mt (350,000 lbs.).

None of the options change the distribution of GOA pollock among Areas 610, 620, or 630 as established through the specifications process.

Option 4: Modify the trawl Pacific cod fishery to two seasons: Jan 20 to June 10 and June 10 to Nov 1. No change to the A and B season allocations. (The seasonal split for trawl gear would be maintained per Am 83).

   Suboption: The second season for Pacific cod is June 10 to December 31.

b. Other target species and secondary species: Sector allocations would be based on each sector’s retained catch (Option: total catch for secondary species) from:
   Option 1. 2008 – 2012
   Option 2. 2007 – 2012
   Option 3. 2003 – 2012
c. In addition to the options based on catch history above, options for establishing WG and WY rockfish sector allocations include:

Option 1. Allocate based on Am 80 sideboards
Option 2. Allocate to the CP sector only. The CV sector is prohibited from directed fishing and managed under MRAs.
Option 3. Establish a CV sector allocation of WG rockfish of 2% - 5%. Any unharvested rockfish (by a specified date) is reallocated to the CP cooperatives.

5. Sector allocations of PSC

a. Chinook salmon:
The Chinook salmon PSC limit allocated pro rata based on pollock trawl landings is a CV allocation only of:

Option 1. 25,000 (status quo based on Am 93)
Option 2. 18,750 (25% reduction)

Chinook salmon PSC allocated pro rata based on trawl CV and CP non-pollock landings (excluding CG rockfish program for the CV sector) are based on GOA Amendment 97. Any Chinook salmon PSC caught in WY comes off the cooperative’s Chinook salmon PSC limit.

b. Halibut:

Historical PSC use would accrue to the history of the sector in which the license holder operated (i.e., PSC associated with vessels that operated as CVs would accrue to the CV sector PSC apportionment; PSC associated with vessels that operated as CPs would accrue to the CP sector PSC apportionment.)

i. The halibut PSC limit allocated pro rata based on CV and CP trawl landings (excluding the CG rockfish program) is:

Option 1. 1,515 mt (status quo under Am 95 by 2016, with full 15% reduction in place)
Option 2. 1,364 mt (additional 10% reduction relative to 2016, phased in over a two-year period)
Option 3. 1,288 mt (additional 15% reduction relative to 2016, phased in over a three-year period)
Option 4. 1,212 mt (additional 20% reduction relative to 2016, phased in over a three-year period)
Option 5. 1,136 mt (additional 25% reduction relative to 2016, phased in over a three-year period)

ii. Halibut PSC apportionment between the CP and CV sectors will be based on halibut PSC use during:

Option 1. 2008 - 2012
Option 2. 2007 - 2012
Option 3. 2003 - 2012

c. Rockfish Program PSC:

Any Rockfish Program halibut PSC that would roll over for use in other fisheries under the current rules (after the set aside for halibut savings) can be transferred to the Gulf program cooperatives through inter-cooperative transfer. Halibut PSC from CV cooperatives cannot be transferred to CP cooperatives. Rockfish program Chinook salmon PSC would be rolled over to the Gulf program CV cooperatives in proportion to their initial annual non-pollock Chinook salmon PSC allocations.
d. **Gear modification.** Option: gear modifications for crab protection.

6. **Voluntary inshore cooperative structure**
   a. Annually allocate species to the cooperative, based on aggregate retained catch histories associated with member vessels’ LLPs during the qualifying years:

   - Option 1. 2008 – 2012
   - Option 2. 2007 – 2012
   - Option 3. 2003 - 2012

   b. Apportion halibut PSC and Chinook salmon PSC limits to each cooperative on a pro rata basis relative to target fisheries of vessels in the cooperative [such as, pollock Chinook salmon PSC cap divided by area (WG and CG/WY) and then based on pollock landings; non-pollock Chinook salmon cap divided by area and then based on non-pollock landings (excluding CG rockfish); halibut PSC apportioned by area and then in proportion to target landings associated with cooperative members’ LLPs.] Once in the cooperative, PSC can be used to support any target fisheries within the cooperative at any time (no seasonal or area PSC apportionments).

   - Option: Each processor controls a portion of the annual PSC within a cooperative [options: 10% - 40%]. Each processor would assign the incremental PSC to vessels in the cooperative under the terms of the cooperative agreement. PSC made available by these agreements cannot be used by vessels owned by the processor (a vessel with more than 10% ownership by a processor using individual and collective rules for determining ownership).

   - Suboption: No prohibition on processor-owned vessels using processor-controlled PSC. Processor-owned vessels cannot access an amount of the cooperative’s PSC greater than the amount they brought into the cooperative.

   - Suboption: Alternatives for distribution of PSC quota to processors:
     1) NMFS holds the PSC and distributes the PSC quota upon the processor’s request.
     2) Distribute to processors using the same method as harvester’s portion of the PSC quota is distributed.

   c. Participants can choose to either join a cooperative or operate in a limited access fishery [sector-level, non-transferable target allocations and PSC]. Harvesters would need to be in a cooperative with a processor by November 1 of the previous season to access a transferable allocation.

   d. Initial (2 years) cooperative formation (suboption: in the first two years of each harvester’s participation in a cooperative) would be based on the majority of each license’s historical landings (aggregate GOA trawl groundfish deliveries, excluding Central GOA rockfish harvested under a rockfish cooperative quota allocation) to a processor during:

   - Option 1. The qualifying years for determining target species allocations.
   - Option 2. 2011 – 2012, or the two most recent qualifying years they fished.

   If a license has qualifying landings in both regions (WG and CG/WY), initial cooperative formation would be based on the majority of the license’s historical landings to a processor in each region (the license holder would join a cooperative in each region). After the initial cooperative formation period, a license holder can choose to be in one cooperative per region on an annual basis. **Option: A processor (facility) can only be in one cooperative on an annual basis.**

   e. Each cooperative would be required to have an annual cooperative contract filed with NMFS.
Formation of the cooperative would require a cooperative contract signed by (options: 33%, 51%, or 80%) of the license holders eligible for the cooperative and the processor (option: and community in which the processor is located). If a license does not have any qualifying landings, it could still join a cooperative but the license holder does not count toward the cooperative formation threshold. Cooperative members shall internally allocate and manage the cooperative’s allocation per the cooperative contract. Cooperatives are intended only to conduct and coordinate harvest activities of the members and are not FCMA cooperatives.

f. The annual cooperative contract must include:
   - Bylaws and rules for the operation of the cooperative
   - Annual fishing plan
   - Operational plan for monitoring and minimizing PSC, with vessel-level accountability, as part of the annual fishing plan
   - Clear provisions for how a harvester and processor may dissolve their contract after the cooling off period of two years. If a harvester wants to leave that cooperative and join another cooperative or the limited access sector, they could do so if they meet the requirements of the contract
   - Specification that processor affiliated harvesters cannot participate in price-setting negotiations except as permitted by general anti-trust law

g. Cooperative members are jointly and severally responsible for cooperative vessels harvesting in the aggregate no more than their cooperative’s allocation of target species and PSC allowances, as may be adjusted by annual inter-cooperative transfers.

h. Cooperatives will submit a written report annually to the Council and NMFS. Specific criteria for reporting shall be developed by the Council and specified by NMFS as part of the program implementing regulations.

i. Permit post-delivery transfers of annual allocations among cooperatives. All post-delivery transfers must be completed by December 31.

7. Voluntary catcher processor cooperative structure
   
a. Annually allocate species to the cooperative. For an eligible CP, the CP history of the vessel in the qualifying years will be assigned to the LLP on the vessel at the time of implementation of the program. Qualifying years:
      Option 1. 2008 – 2012
      Option 2. 2007 – 2012
      Option 3. 2003 – 2012

b. Apportion halibut PSC and Chinook salmon PSC limits to each cooperative on a pro rata basis relative to target fisheries of vessels in the cooperative [such as, non-pollock Chinook salmon cap divided by area and then based on non-pollock landings (excluding CG rockfish including a PSC apportionment to CG rockfish program participants on a pro rata basis relative to CG rockfish targets); halibut PSC apportioned by area and then in proportion to target groundfish landings associated with cooperative members’ LLPs (excluding CG rockfish).] Once in the cooperative, PSC can be used to support any target fisheries within the cooperative at any time (no seasonal or area PSC apportionments).
c. Participants can choose to either join a cooperative or operate in a limited access fishery [sector-level, non-transferable target allocations and PSC]. No later than November 1 of each year, an application must be filed with NMFS by the cooperative with a membership list for the year. In order to operate as a cooperative, membership must be comprised of:

Option 1: at least 2 separate entities (using the 10% individual and collective rule) and/or
Option 2: at least [2 – 4] eligible LLP licenses. An LLP must have associated catch history to count toward the threshold.

d. Cooperative members shall internally allocate and manage the cooperative’s allocation per the cooperative contract. Cooperatives are intended only to conduct and coordinate harvest activities of the members and are not FCMA cooperatives.

e. The contract would require signatures of all LLP holders in the cooperative. The annual cooperative contract must include:
   - Bylaws and rules for the operation of the cooperative
   - Annual fishing plan
   - Operational plan for monitoring and minimizing PSC, with vessel level accountability, as part of the annual fishing plan

f. Cooperative members are jointly and severally responsible for cooperative vessels harvesting in the aggregate no more than their cooperative’s allocation of target species, secondary species, and PSC, as may be adjusted by annual inter-cooperative transfers.

g. Cooperatives will submit a written report annually to the Council and NMFS. Specific criteria for reporting shall be developed by the Council and specified by NMFS as part of the program implementing regulations.

h. Permit post-delivery transfers of annual allocations among cooperatives. All post-delivery transfers must be completed by December 31.

i. No person may hold or use more than the following percentage of allocated target species CP cooperative quota in each region, using the individual and collective rule:
   - Option 1. 30%
   - Option 2. 40%

8. Fishery dependent community stability (applies to inshore cooperatives)
   a. Consolidation limits

   Option 1. Harvest use (ownership) caps in each region (WG and CG/WY). Harvesters that exceed these percentages are grandfathered into the program. No person may hold or use more than the following percentage of individual target species CV cooperative quota, using the individual and collective rule:
      - Suboption 1. 3%
      - Suboption 2. 5%
      - Suboption 3. 7%

   Option 2. Vessel use caps are also applicable within the cooperatives. A vessel may not be used to harvest more than the following percentages of individual target species cooperative quota issued to the CV sector:
      - Suboption 1. 3%
      - Suboption 2. 10%
      - Suboption 3. 15%
Option 3. Processor use caps (facility-based) in each region (WG and CG/WY). Processors that exceed these percentages during the qualifying years are grandfathered into the program. No processor shall receive or process more than the following percentage of individual target species issued to the CV sector:

<table>
<thead>
<tr>
<th>Suboption</th>
<th>Percentage</th>
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<tbody>
<tr>
<td>Suboption 1</td>
<td>10%</td>
</tr>
<tr>
<td>Suboption 2</td>
<td>20%</td>
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<tr>
<td>Suboption 3</td>
<td>30%</td>
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b. Regionalization of target species quota

Target species cooperative quota would be required to be landed in the region in which it is designated (WG or CG/WY designation) based on historical delivery patterns during the following years:

<table>
<thead>
<tr>
<th>Option</th>
<th>Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Option 1</td>
<td>The qualifying years for determining target species allocations.</td>
</tr>
<tr>
<td>Option 2</td>
<td>2011 - 2012.</td>
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<tr>
<td>Option 3</td>
<td>Target species CG quota that has historically been landed in Kodiak would have a port of landing requirement to be delivered to Kodiak; CG quota not historically landed in Kodiak would be regionalized (WG or WY/CG).</td>
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c. Active participation criteria

To be eligible to purchase a GOA trawl CV license or catch history severed from a license, a person must be eligible to document a fishing vessel in the U.S. (status quo) and must:

<table>
<thead>
<tr>
<th>Option 1</th>
<th>Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Option 1</td>
<td>Hold at least (options: 20% - 30%) ownership of a trawl vessel; or provide documentation of participation as a captain or crew in the GOA trawl groundfish fishery for 150 days (verified by a signature on a fish ticket or crew members’ affidavit) for at least (options: 1, 2, or 4) fishing trips in the GOA groundfish trawl fishery in the most recent two years previous to purchase. <strong>A trawl vessel is a vessel to which a trawl LLP is assigned or used to harvest groundfish with trawl gear.</strong></td>
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<tr>
<td>Option 2</td>
<td>Communities do not need to meet the criteria under Option 1.</td>
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<tr>
<td>Suboption 1</td>
<td>To retain catch history, a person must be eligible to purchase catch history.</td>
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9. Transferability

a. (Annually) Full transferability of cooperative quota, including PSC separately, for annual use within the cooperative. Cooperatives can engage in inter-cooperative transfers of annual allocations to other cooperatives on an annual basis. CP annual cooperative allocations may be transferred to inshore cooperatives; inshore annual cooperative allocations cannot be transferred to CP cooperatives. Inter-cooperative transfers must be processed and approved by NMFS.

b. (Long-term) The LLP is transferable, with the associated history of the target species (which, when entered into a cooperative, brings with it a pro rata share of PSC).

Allocated species history is severable from a GOA CV trawl license and transferable to another eligible GOA CV trawl license (which, when entered into a cooperative, target species history brings with it a pro rata share of PSC). Transferred history retains the regional delivery designation. PSC cannot be permanently transferred separately from the license. **(Options below are not mutually exclusive.)**

| Option 1 | No more than (5%, 20%, 30%, or 40%) of a CV trawl license's catch history during the qualifying years, for each allocated species, may be transferred to a different CV trawl license. |
| Option 2 | Only CV trawl license holders in the lowest quartile of CV trawl license holdings, per allocated species, may transfer all of the catch history associated with those species from their GOA trawl CV license. |
Option 3: (Cooling off provision) License transfers (sale) and the severability provisions are prohibited for CV licenses in the first two years of the program.

10. Gear conversion
Pacific cod allocations associated with a trawl CV license may be fished with pot gear; a pot endorsement is not necessary but the license must have the appropriate area endorsement. Harvest would continue to be deducted from the vessel’s annual trawl quota account and would not affect the pot gear Pacific cod sector allocations. Similar to status quo, PSC taken with pot gear does not accrue to a PSC limit or cooperative PSC allocation.

11. Limited access trawl fisheries (CV and CP)
If a license holder chooses not to join a cooperative, it may register to fish in the limited access fishery with an eligible FFP and LLP endorsed for GOA trawl by November 1 of the previous season. Under the limited access fishery, the LLP’s historic share of (non-transferable) target species will be fished in a competitive fishery open to all trawl vessels in the sector who are not members of a cooperative. The catcher vessel limited access fishery will be subject to all current regulations and restrictions of the LLP and MRAs.

PSC limits in the limited access fishery will retain status quo apportionments by area, season, and/or fishery. Halibut and Chinook salmon PSC limits are annually apportioned to the limited access fishery on a pro rata basis relative to groundfish catch histories associated with LLPs that are not assigned to a cooperative, as reduced by:

- Option 1. 10%
- Option 2. 20%
- Option 3. 30%

12. Sideboards
Sideboards that apply under the Rockfish Program for the CV and CP sectors, GOA non-exempt AFA CV sideboard limits, non-AFA crab vessel groundfish sideboards that apply to GOA trawl, and Amendment 80 groundfish and halibut PSC sideboard limits in the G OA, are removed for species allocated under the GOA trawl bycatch management program.

The Council requests further discussion of sideboards on directed fishing for Pacific cod with pot gear in the WG and CG (harvest that accrues to the Pacific cod pot sector allocations), as well as further information to consider whether CV sideboards are necessary for the BSAI Pacific cod and yellowfin sole fisheries.

13. Program review
Per the Magnuson Stevens Act, a program review would be conducted five years after implementation and every seven years thereafter.

14. Cost recovery and loan program
Per the Magnuson Stevens Act, a cost recovery program would be implemented to recover the incremental agency costs of the program related to data collection, analysis, and enforcement, up to a maximum of 3% of the ex-vessel value from landings of species allocated under the program. Up to 25% of cost recovery fees may be set aside to support a loan program for purchase of shares by fishermen who fish from small vessels and first-time purchases of shares under the program. Loan qualification criteria would need to be defined.
ALTERNATIVE 3 (Clarifications)

4. Voluntary inshore cooperative structure

   b. PSC species allocated to the cooperative are halibut and Chinook salmon, divided first by area (WG and CG/WY) based on historical PSC use (options: 2003 – 2012; 2007 – 2012; 2008 - 2012). Once in the cooperative, PSC can be used to support any target fisheries within the cooperative in that area at any time (no seasonal PSC apportionments). PSC would be apportioned to the cooperatives as follows (a different option may be selected for each area, WG and CG/WY):

   Option 1. Equal shares. Annually apportion PSC limits to each cooperative on an equal share basis relative to the number of member vessels in the cooperative.

      Suboption: The non-pollock Chinook salmon PSC limit and halibut PSC limit would first be divided between cod and flatfish landings, before allocating equal shares per vessel to each cooperative

   Option 2. Vessel dependency. Apportion (Option: 10% - 50%) halibut PSC and Chinook salmon PSC limits to each cooperative on a pro rata basis relative to the dependency on GOA trawl groundfish by species (pollock, flatfish, and Pacific cod) and area (WG and CG/WY) of the vessel assigned to the cooperative member’s LLP vessels the 3 prior years. The remaining PSC would be distributed based on equal shares. The vessel’s dependency on GOA trawl groundfish, by species and area, is established by affidavit at the time of filing intent to join a cooperative or participate in the Limited Access fishery. Dependency on GOA groundfish is based on a threshold of (Option: 25% - 75%) of total pounds landed, by species and area, in GOA trawl groundfish fisheries.

5. Transferability and consolidation limits

   (Annually) Allow transferability of PSC cooperative quota for annual use within the cooperative. Limit the amount of each PSC species of annual PSC cooperative quota a person can vessel may use in the cooperative to (options: 110% - 150%) of what they it brought into the cooperative.

   Cooperatives can engage in inter-cooperative transfers of PSC to other cooperatives on an annual basis. Inter-cooperative transfers must be processed and approved by NMFS. Limit the amount of annual PSC cooperative quota a cooperative can transfer to another cooperative to no more than (option: 10% - 50%) of the initial cooperative allocation.

   (Long term) LLPs are transferable. PSC cannot be permanently transferred separately from a license or vessel.

6. Limited Access trawl CV fishery

   If a license holder chooses not to join a cooperative, it may fish in the limited access fishery with an eligible FFP and LLP endorsed for GOA trawl. Vessels must pre-register to operate in the limited access fishery by November October 1 of the previous year.
ALTERNATIVE 4 (Replaces introduction and the language of Option 1 [CFA])

ALTERNATIVE 4. Gulf of Alaska Trawl Bycatch Management Program (Alternative 2 and Alternative 3) with a Community Fisheries Association allocation or Adaptive Management Program. (Options 1 and 2 are mutually exclusive.)

Option 1. Community Fisheries Association (CFA)

The CFA program would distribute target species of Pacific cod and pollock, secondary species (to mirror Council’s allocation of species under Alternative 2, Element 3.b), and halibut and Chinook PSC quota to qualified applicants representing eligible Gulf communities, in order to provide benefits to communities. The intent of the CFA program is to mitigate the potential economic impacts and undesirable social costs of the GOA Trawl Bycatch Management Program on GOA communities with a historical dependence on groundfish. Further, it is the intent of the program to sustain current participation and access to groundfish fisheries by community-based vessels.

This provision would allocate the annual federal total allowable catch (TAC) for trawl target species and associated prohibited species catch (PSC) to a CFA, a non-profit entity described in more detail in below. The CFA would be established under the Fishing Communities provisions of the Magnuson Stevens Act (MSA)\(^1\), and would be required to comply with the provisions of that section. The CFA would determine how to distribute the annual harvest privileges according to criteria consistent with the goals and objectives, which will be approved by the Council and set in federal regulation. Annual reporting to the Council would be required. The intent of the CFA is to ensure that quota is anchored in GOA communities and that community concerns, including sustained community participation, entry opportunities, equitable crew compensation, bycatch reduction, among others are addressed in the initial program design. CFA quota would be anchored to GOA eligible communities as defined by the Council and would not be available for purchase by individuals or corporations.

Element 1. Allocate 5% - 15% of the fishing quota for all species allocated to CVs under the program to a Community Fishing Association established under §303A(c)(3) of the MSA. Quota allocated to the Community Fishing Association may not be sold.

Element 2. Number of CFAs

Option 1. One GOA CFA

Suboption 1. The CFA will be a single Gulf-wide administrative entity with two divisions, one for the CG and one for the WG. Each division will establish their own contract terms and criteria for distributing quota.

Option 2. Two CFAs (one for the WG and one for the CG)

\(^1\)U.S.C. § 1853A(c)(3)
Element 3. Goals and objectives for a Community Fishing Association:
   a. Council-established Goals and Objectives for the CFA (in regulation and/or the FMP):
      1. Provide for the sustained (current and historical) participation of fishing communities
         (MSA National Standard 8).
      2. Minimize adverse economic impacts on fishing communities (MSA National Standard 8).
      3. Assist entry-level and small vessel owner-operators, captains and crew and fishing
         communities (MSA §303A(c)(5)(C)).
      4. Incentivize additional bycatch savings beyond standard requirements by rewarding those
         willing to adopt additional measures to reduce bycatch with access to additional
         CFA quota.

   b. The CFA may respond to several of the Council’s established Goals and Objectives for the
      program (numbers refer to Council Goals and Objectives):
      4. Authorize fair and equitable access privileges that take into consideration the value of
         assets and investments in the fishery and dependency on the fishery for harvesters,
         processors, and communities.
      6. Promote community stability and minimize adverse economic impacts by limiting
         consolidation, providing employment and entry opportunities, and increasing the
         economic viability of the groundfish harvesters, processors, and support industries.
      13. Minimize adverse impacts on sectors and areas not included in the program.
      14. Promote active participation by owners of harvest vessels and fishing privileges.

   c. Possible CFA goals and objectives adopted by the CFA within Council objectives:
      1. Maintain the historical number of active trawl vessels home-ported in CFA communities.
      2. Maintain the historical number of active trawl skippers that are resident in CFA
         communities.
      3. Maintain the historical number of GOA trawl vessel crewpersons that are resident in CFA
         communities.
      4. Maintain the amount of quota owned and/or operated by CFA community residents.

      5. 1. Maintain crew compensation for CFA quota at levels established prior to the
            rationalization program.
      6. 2. Enable fishermen to transition into the GOA trawl fishery under the new
            management
      7. 3. Facilitate gear conversion within provisions of main program.
Element 4. Communities eligible for participation via the CFA

Eligible communities are Kodiak, Homer, Seward, Whittier, Valdez, Cordova, as well as communities within the Western Gulf, Central Gulf, or West Yakutat regulatory areas that meet the CQE eligibility criteria:

In order to be eligible for participation, a community must meet the following criteria:
- Adjacent to saltwater located within the Western, Central, or West Yakutat regulatory areas of the GOA coast of the North Pacific Ocean;
- Population of less than 6,500 (based on 2000 census);
- Consists of residents having any Gulf (WG, CG, WY) groundfish commercial permit and/or fishing or processing activity as documented by CFEC in the last ten years (2004-2014);
- Have a high potential for economic and social impacts associated with a LAPP program on harvesters, captains, crew, processors, and other businesses substantially dependent upon the fishery, or the potential for improving economic conditions in remote coastal communities lacking resources to participate in harvesting or processing activities in the fishery; and
- Have submitted a community sustainability plan through the CFA.

Element 5. The CFA must provide community sustainability plan which includes:

a. Description of board, governance structure:

The administrative entity shall be comprised of a Board of Directors as follows:

Option 1. (applies to Element 2, Option 1 Suboption 1 or Option 2)

The Governor of the State of Alaska shall appoint the initial CFA Board of Directors from names submitted for each of the designated seats. Board members shall serve staggered 3 year terms. Thereafter, when a term expires, names to fill the expired term, by seat designation, shall be submitted to the CFA and will be selected by:

Option 1: member communities on a one vote per community basis,

Option 2: the Governor of the State of Alaska.

The Board of Directors will be selected via a nomination process in which each interest group submits nominations to the relevant borough government (Kodiak Island Borough for the Central Gulf and Aleutians East Borough for the Western Gulf). Board members will serve 4 year terms. The relevant borough assembly will then appoint a representative from the nominees in a public meeting.

The Boards will be structured as follows:

Central Gulf (9 seats)
Kodiak Borough government (1 seat)
Kodiak City government (1 seat)
Kenai Borough government
Cook Inlet/Prince William Sound Non-CQE (1 seat)
At-large CQE or non CQE community seat (1 seat)
Trawl sector (1 seat)
Processors (1 seat)
Fixed gear sector (1 seat)
Crew-trawl or non-trawl (1 seat)
Rural CQE Community Member (1 seat)

Western Gulf (9 seats)
Aleutians East Borough (1 seat)
City of King Cove (1 seat)
City of Sand Point (1 seat)
At-large community seat King Cove (1 seat)
At-large community seat Sand Point (1 seat)
Trawl sector (1 seat)
Processors (1 seat)
Fixed gear sector (1 seat)
Crew – trawl or non-trawl (1 seat)

Option 2. (Applies to Element 2, Option 1 without the suboption)
The Board of Directors will be selected via a nomination process in which each interest
group submits nominations to the relevant city or borough government (crew will
apply to the borough government within which they reside). Board members will
serve 4-year terms. The relevant borough assembly will then appoint a representative
from the nominees in a public meeting. The Board will be structured as follows:

Aleutians East Borough (3 reps)
Lake and Peninsula Borough (1 rep)
Kodiak Borough (2 reps)
Yakutat Borough (1 rep)
Kenai Borough (2 reps)
City of Kodiak (2 reps)
Crew (1 seat)
Trawl sector (1 seat)

The CFA will be governed by an Executive Committee with administrative and oversight
responsibilities for the organization.

Option 1: (applies to Option 1 above)
The Board of Directors will vote on the Executive Committee, which consists of
members from the Board of Directors for the Central and/or Western Gulf of Alaska
regions
Executive Committee members will serve 3-year staggered terms. Executive Committee will consist of:

- Kodiak Island Borough/City Government (1 seat)
- Aleutians East Borough (1 seat)
- Trawl sector (1 seat)
- Fixed gear sector (1 seat)
- Processor (1 seat)
- Crew (1 seat)

**Option 2: (applies to Option 2 above)**

The Board of Directors will vote on the Executive Committee, which consists of members from the Board of Directors. Executive Committee members will serve 4-year terms. It will consist of:

- Aleutians East Borough (1 rep)
- Lake and Peninsula Borough (1 rep)
- Kodiak Borough (1 rep)
- Yakutat Borough (1 rep)
- Kenai Borough (1 rep)
- City of Kodiak (1 rep)
- Trawl sector (1 seat)

b. Description of quota distribution process:

Quota will be leased on an annual (option: every 3 years) basis according to distribution criteria established by the Board which meet the goals and objectives for the CFA established by the Council in regulation. To ensure that quota leased from the CFA achieves the goals and objectives established by the Council, quota will be leased subject to specific contract terms which meet the goals and objectives adopted by the Council.

Eligibility to receive quota distribution on an annual basis will be tied to owning a qualified LLP/vessel or fishing that quota on a qualified LLP/vessel. (Option: A qualified LLP is defined as any GOA endorsed groundfish LLP.) The vessel must be active in the fishery (to be defined by CFA Board of Directors). The Board of Directors will develop specific scoring criteria to provide benchmarks and distribution relative to meeting the performance standards.

Quota may be distributed based on a combination of fishing history, code of conduct, GOA dependence, entry level needs and bycatch performance standards. For instance, quota distribution could be based 20% on history, 20% code of conduct (including but not limited to limits on lease rates, equitable crew compensation, community hire preference) 20% GOA dependence, 20% entry level needs, 20% bycatch performance.
Contract terms may include:
- Delivery/landing requirements based on historical delivery patterns.
- Membership in a co-op/risk pool and compliance with bycatch avoidance measures.
- Active participation in the fishery – either owner-onboard or significant ownership interest in a vessel.
- Crew share standards.
- Contract terms will be developed by the CFA in accordance with goals and objectives set out by the Council.

The CFA’s lease rates:

Will be managed by the CFA in accordance with the goals and objectives established by the Council and CFA Board of Directors through the Community Sustainability Plan.

To receive quota, harvesters must join a cooperative. Vessels must also comply with a set list of contract terms via a contract with the CFA. Contract terms will be phased in over the initial 2-year period to allow time for the fleet to adapt.

An appeal/redress mechanism will need to be established for community members to express disagreement with how the quota is being leased. This appeals process must include NMFS since the agency is charged with providing due process and fair, impartial hearings.

Processor Cooperatives. Vessels must be part of a cooperative to have access to quota distributions from the CFA. The co-op must be consistent with the harvester/processor structure required and defined by the Council for the fishery overall.

New Entrants. When a new entrant joins the fishery by purchasing a vessel or permit, they will be eligible to lease quota for primary, secondary and PSC species based on the distribution criteria established by the CFA.

Consolidation limits. Limit the amount of CFA quota that a lessee can use:

Option 1: 5-25% of the CFA’s quota.

Processors would also be limited by a cap to ensure that all processing is not consolidated into too few processors in each area (Western and Central GOA).

Option 1: 10-30%
Use of Lease Proceeds by CFA.

Option 1. Use of lease proceeds is restricted to operational and administrative expenses

Option 2. Use of lease proceeds is restricted to investments that directly support community based fisheries and enhance entry level opportunities within eligible communities.

c. Goals and objectives for the CFA, and explanation of how the CFA intends to meet those goals and objectives

d. Description of how the CFA will meet the goals of sustaining community participation in the fishery, providing for new entry/inter-generational transfer, and encouraging active participation

e. Description of how the plan will address the social and economic development needs of coastal communities

Element 6. Require an annual report on or before January 31 as a public document to the Agency Council and communities

The purpose of the annual report is to provide programmatic information to enable NMFS and the Council to assess the CFA’s performance regarding Council goals and objectives and adherence to the Community Sustainability Plan.

Element 7. CFA Cooperative Program Integration
   - Annual quota allocated to the CFA may not be sold.
   - The CFA will operate within the cooperative structure of the main program. Quota leased from the CFA must be utilized on a license and accessed through a cooperative, and is subject to that cooperatives’ exit provisions.
   - CFA quota will be subject to the same set of rules as other quota in the program such as bycatch management, observer coverage and monitoring, sector allocations, cooperative structure, and gear conversion.
   - If selected by the Council, regionalization and port of landing requirements will apply to CFA quota (option: do not apply port of landing requirements).
   - Quota leased from a CFA counts toward any vessel and ownership use caps.
Direction on scoping and analysis

The Council directs staff to provide a preliminary analysis describing the impacts of the alternatives adopted by the Council. This preliminary analysis should clearly describe the impacts of the components of the alternatives.

The Council requests that NMFS publish a Federal Register Notice announcing a new public scoping opportunity on the Council’s purpose and need, goals and objectives, and the alternatives adopted by the Council. NMFS should provide a scoping report that summarizes the results of this public scoping process.