C3 AREA 4 VESSEL USE CAPS

ANNA HENRY COUNCIL MEETING APRIL 2024



VESSEL CAPS

Vessel limitations 50 CFR § 679.42(h)(1)

(1) *Halibut.* No vessel may be used, during any fishing year, to harvest more IFQ halibut than one-half percent of the combined total catch limits of halibut for IFQ regulatory areas 2C, 3A, 3B, 4A, 4B, 4C, 4D, and 4E, except that:

(i) In IFQ regulatory area 2C, no vessel may be used to harvest more than 1 percent of the halibut catch limit for this area.

(ii) 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 the vessel use caps specified in paragraphs (h)(1) introductory text and (h)(1)(i) of this section.



VESSEL CAPS

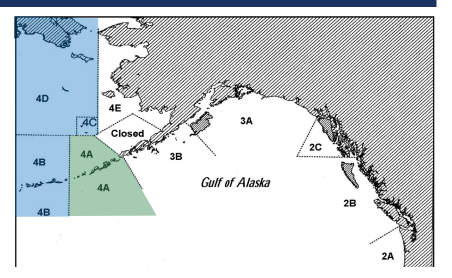
- Limit the overall harvest on a single vessel
- To prevent large amounts of IFQ from being fished on only a few vessels.
- To protect small producers, part-time and entry-level participants who may otherwise be eliminated from the fisheries because of potential excessive consolidation of harvesting privileges under the IFQ program
- Exception if an individual IFQ holder receives IFQ allocation in excess of the vessel cap they may harvest their allocation on one vessel

Vessel	IFQ Caps 20	24
Vessel Use Cap %	Annual IFQ TAC	Vessel Use Cap
1% OF 2C HALIBUT IFQ TAC	3,500,000 net pounds	35,000 net pounds
.5% OF ALL HALIBUT IFQ TAC	17,296,000 net pounds	86,480 net pounds
	Vessel Use Cap % 1% OF 2C HALIBUT IFQ TAC	Vessel Use Cap %Annual IFQ TAC1% OF 2C HALIBUT IFQ TAC3,500,000 net pounds



RECENT VESSEL CAP ACTIONS

- Detailed in section 1.2.1
- Vessel caps removed in Areas 4B, 4C, 4D in 2020
- Vessel caps removed in Areas 4A, 4B, 4C, 4D in 2021-2027 (or until this action implemented)



- Rationale 2020-22:Impacts on harvesters, processors, and communities as a result of travel restrictions, health mandates, and operational challenges directly attributable to the global pandemic.
- Rationale 2023:To provide continued flexibility to IFQ participants in IPHC Area 4 while the Council analyzes options for a long-term adjustment to the vessel use caps. In recent years, utilization of halibut quota in Area 4 has declined and conditions including limited local markets, increases in operating costs, and reductions from historical TACs have all contributed to fewer vessels 4 participating in the Area 4 fisheries.

PURPOSE AND NEED

In recent years, utilization of halibut quota in Area 4 has declined and conditions including lack of processing capacity, COVID-19 concerns in communities with limited medical infrastructure, increased killer whale predation, increases in operating costs, and reductions from historical TACs have all contributed to fewer vessels participating in the Area 4 fisheries. The council is considering adjusting the vessel cap for Area 4 halibut to recognize these conditions and increase utilization of quota in the region.



ALTERNATIVES

Alternative 1- No Action

Vessel use caps would remain removed in Area 4 through the 2027 IFQ season. They would go back into effect beginning in the 2028 IFQ fishing season as 0.5% of the combined total catch limits of halibut for IFQ regulatory areas 2C, 3A, 3B, 4A, 4B, 4C, 4D, and 4E.

Alternative 2- create a halibut vessel cap for Area 4 of:

Option 1a-4% of the Area 4 halibut TAC

b- 5% of the Area 4 halibut TAC

c-6% of the Area 4 halibut TAC

Option 2-150% of the coastwide halibut vessel cap (.75% combined TAC)

Sub-options (can apply to either option):

1- Specify that halibut IFQ held by an Area 4B CQE does not accrue towards the Area 4 vessel cap.

2-This action will be reviewed (a. three or b. five) years after implementation or this action will be included in the next halibut/sablefish IFQ Program Review

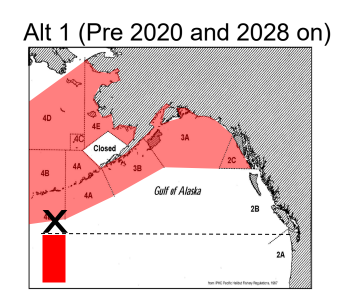


ALTERNATIVES

Table 3 Potential vessel cap calculations based on 2023 catch limits

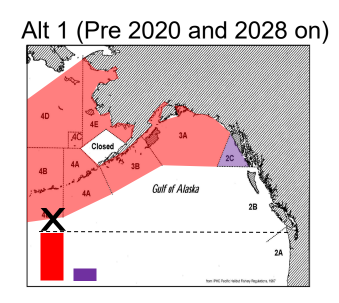
2023 Catch Limit (TAC)		Vessel Cap in Area 4								
		Altern	ative 1		Alterr	native 2				
		through 2027	2028 onward	option 1a	option 1b	option 1c	option 2			
Total	Area 4	No cap in Area 4	No cap in 0.5% of		5% of Area 4 TAC	6% of Area 4 TAC	150% of coastwide vessel cap			
17,806,000	3,466,000	NA	89,030	138,640	173,300	207,960	133,545			
		Calculations based on 2024 catch limits (not in RIR)								
17,296,000	3,256,000	NA	86,480	130,240	162,800	195,360	129,720			

Alt 1 (Pre 2020 and 2028 on)- Coastwide vessel cap limits the total coastwide harvest by a vessel regardless of where it was caught.



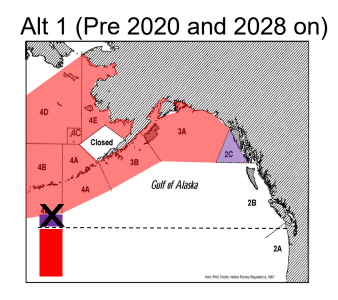


- Alt 1 (Pre 2020 and 2028 on)- Coastwide vessel cap limits the total coastwide harvest by a vessel regardless of where it was caught.
 - Smaller limit in 2C



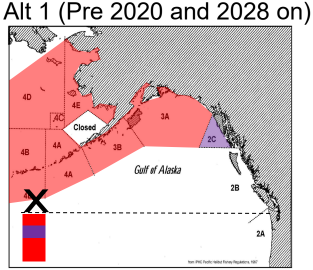


- Alt 1 (Pre 2020 and 2028 on)- Coastwide vessel cap limits the total coastwide harvest by a vessel regardless of where it was caught.
 - Smaller limit in 2C
 - Catch in 2C counts toward the Coastwide cap





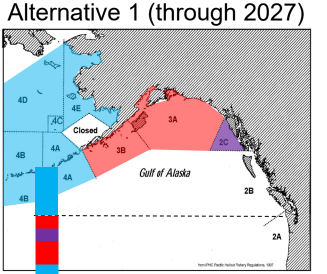
- Alt 1 (Pre 2020 and 2028 on)- Coastwide vessel cap limits the total coastwide harvest by a vessel regardless of where it was caught.
 - Smaller limit in 2C
 - Catch in 2C counts toward the Coastwide cap
 - Catch in other areas does not count toward lower 2C limit. Different than description in analysis where catch in other areas counts toward 2C limit

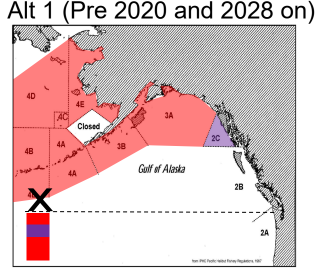






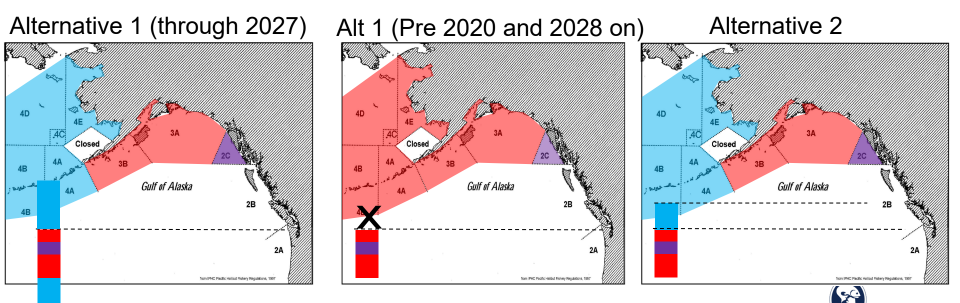
- Alt 1 (Pre 2020 and 2028 on)- Coastwide vessel cap limits the total coastwide harvest by a vessel (regardless of where it was caught).
 - Smaller limit in 2C
 - Catch in 2C counts toward the Coastwide cap
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- Alternative 1 (through 2027)- Temporary exemptions in Area 4, no vessel cap in Area 4 and catch in Area 4 does not accrue towards coastwide cap

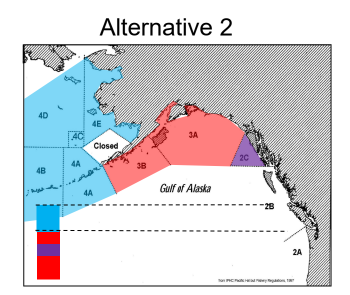






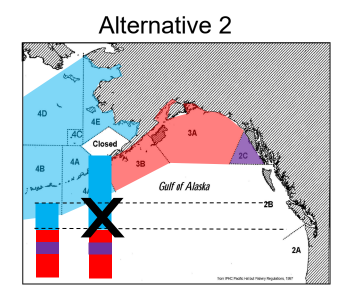
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 - Smaller limit in 2C
 - Catch in 2C counts toward the Coastwide cap
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- Alternative 1 (through 2027)- Temporary exemptions in Area 4, no vessel cap in Area 4 and catch in Area 4 does not accrue towards coastwide cap
- Alternative 2- Different (larger) limit in Area 4





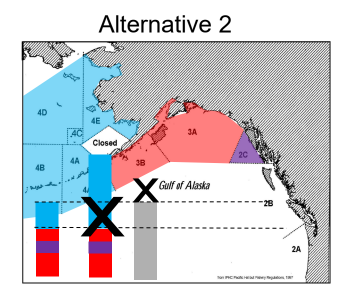


• Area caps are not additive



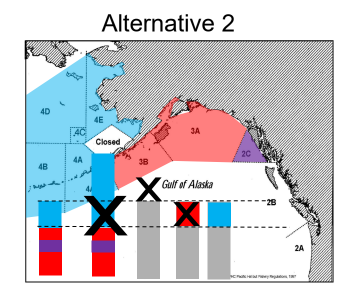


- Area caps are not additive
- The overall catch from any single vessel could not be greater than the largest area cap



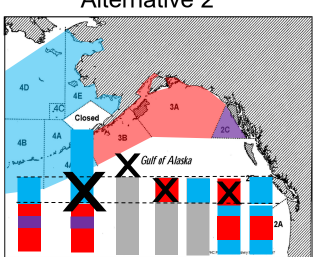


- Area caps are not additive
- The overall catch from any single vessel could not be greater than the largest area cap
- To operate in an area, a vessel's overall annual catch to date must be less than that area's cap





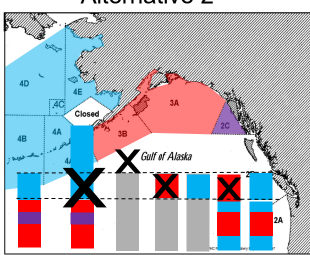
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- To operate in an area, a vessel's overall annual catch to date must be less than that area's cap
- A vessel's total harvest applies to the cap in each area it operates, regardless of where the harvest was caught. Therefore Area 4 harvests would count towards the Area 4 specific cap as well as caps in other areas.
- May affect the order of areas in which a vessel can harvest catch.
 - Consistent with regulatory definition of vessel caps
 - Can result in different overall limits for a vessel based on the order of areas in which they fish.







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- May affect the order of areas in which a vessel can harvest catch.
 - Consistent with regulatory definition of vessel caps
 - Can result in different overall limits for a vessel based on the order of areas in which they fish.
- It may be more straightforward to treat limits as additive or only applicable to area harvest however this could result in effectively larger limits and has not been analyzed.



Alternative 2



COUNCIL CLARIFICATIONS

- Area 4 includes Areas 4A, 4B, 4C, 4D and 4E
- Under Alternative 2, sub-option 1, IFQ halibut derived from QS held by a CQE in area 4B would not accrue towards the Area 4 vessel cap.
 - Analysts assume that IFQ halibut derived from QS held by a CQE in area 4B would still accrue towards the vessel cap in other areas. Therefore, a vessel that has harvested CQE in area 4B could harvest additional IFQ in Area 4, up to the Area 4 cap. However, that vessel must have headroom under other area caps (including the Area 4B CQE harvests) to harvest IFQ in other areas.



OTHER IFQ RESTRICTIONS

- The proposed action would not modify other aspects of the IFQ program
- Other restrictions intended to prevent excessive consolidation of harvesting privileges and maintain the diversity of the IFQ fleets are unchanged

Transfer restrictions

- Transfers, or leasing, of CV IFQ has generally been prohibited except under a few specific conditions.
- NMFS promulgated emergency rules to allow the temporary transfer of halibut and sablefish IFQ for all QS holders for the 2020 and 2021 fishing seasons.

Vessel class

- Harvesting vessel size is limited by quota class category
- "Fish up" (landing of IFQ derived from smaller class QS on larger class vessels) and "fish down" (landing of IFQ derived from larger class QS on smaller class vessels) provisions in area 4 mean these limitations are less constraining

Quota use caps

- Use caps limit the amount of QS that can be held or used by an individual
- Harvesting 100 percent of the TAC will require numerous individuals to hold QS



VESSEL CAPS

	AILA	Areas	Area 2C			
Year	Total Catch	Vessel Cap	Area 2C Catch	Vessel use cap		
	Limit (lbs)	(lbs)	Limit (lbs)	(lbs)		
2013	21,810,800	109,054	2,970,000	29,700		
2014	15,954,370	79,772	3,318,720	33,187		
2015	17,136,920	85,685	3,679,000	36,790		
2016	17,152,320	85,762	3,924,000	39,240		
2017	18,295,400	91,477	4,212,000	42,120		
2018	16,630,200	83,151	3,570,000	35,700		
2019	17,710,000	88,550	3,610,000	36,100		
2020 ¹	16,079,200	80,396	3,410,000	34,100		
2021 ²	18,569,600	92,848	3,530,000	35,300		
2022 ²	20,298,000	101,490	3,510,000	35,100		
2023 ²	17,806,000	89,030	3,410,000	34,100		
2024 ²	17.296.000	86,480	3,500,000	35,000		

Table 8 Annual catch limits and vessel use caps for halibut, 2013-2024 (net pounds)

Source: NMFS Restricted Access Management (RAM).

¹ In 2020 vessel caps were waived for vessels fishing in Areas 4B, 4C, and 4D.

² In 2021-2024 vessel caps were waived for vessels fishing in Areas 4A, 4B, 4C, and 4D.



VESSEL CAPS

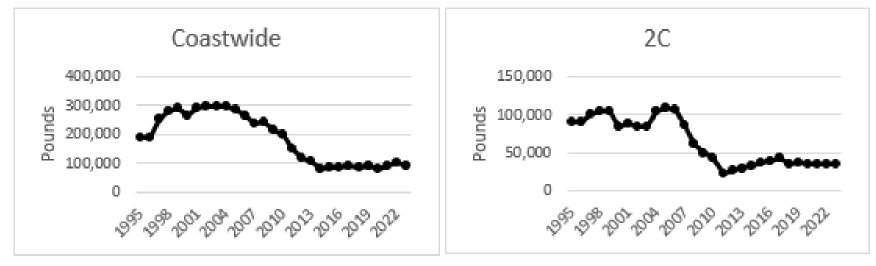


Figure 3 Vessel caps 1995-2023



TAC AND HARVEST

Table 9 p.27, 2023-4 data added here

Area	Year	Allocation (pounds)	Minimum no. of vessels	No. of vessels harvesting IFQ	Percent of TAC landed
	2015	3,679,000	100	439	96%
	2016	3,924,000	100	433	97%
	2017	4,212,000	100	423	96%
	2018	3,570,000	100	401	95%
2C	2019	3,610,000	100	405	94%
20	2020	3,410,000	100	376	94%
	2021	3,530,000	100	363	93%
	2022	3,510,000	100	368	92%
	2023	3,410,000	100	351	88%
	2024	3,500,000	100		
	2015	7,790,000	91	441	99%
	2016	7,336,000	86	431	99%
	2017	7,739,000	85	415	98%
	2018	7,350,000	89	399	98%
24	2019	8,060,000	92	406	98%
3A	2020	7,050,000	88	374	97%
	2021	8,950,000	97	385	97%
	2022	9,550,000	95	381	92%
	2023	7,840,000	89	385	91%
	2024	7,560,000	88		
	2015	2,650,000	31	196	98%
	2016	2,710,000	32	194	97%
	2017	3,140,000	35	192	96%
	2018	2,620,000	32	182	93%
3B	2019	2,330,000	27	169	94%
30	2020	2,410,000	30	144	93%
	2021	2,560,000	28	148	94%
	2022	3,350,000	34	155	86%
	2023	3,090,000	35	159	91%
	2024	2,980,000	35		

 Decline in number of harvesting vessels

- More vessels participating than minimum required
- Slight decline in % of TAC landed

24

TAC AND HARVEST

2015 1,390,000 17 68 95% 2016 1,390,000 17 69 97% 2017 1,390,000 16 65 91% 2018 1,370,000 17 67 89% 2019 1,650,000 19 63 83% 2020 1,410,000 18 58 81% 2021* 1,660,000 18 59 86% 2022* 1,760,000 18 59 73% 2024* 1,280,000 15 66% 2024* 2016 912,000 11 33 93% 2017 912,000 11 34 94% 2017 912,000 11 27 98% 2018 840,000 11 23 78% 2021* 984,000 11 14 40% 2022* 1,024,000 11 16 50% 2021* 984,000 11 14 40	Area	Year	Allocation (pounds)	Minimum no. of vessels	No. of vessels harvesting IFQ	Percent of TAC landed
4A 2017 1,390,000 16 65 91% 2018 1,370,000 17 67 89% 2019 1,650,000 19 63 83% 2020 1,410,000 18 58 81% 2021* 1,660,000 18 59 86% 2022* 1,760,000 18 59 73% 2023* 1,410,000 16 51 66% 2024* 1,280,000 15 912,000 11 33 93% 2016 912,000 11 34 94% 94% 2017 912,000 10 30 91% 2018 840,000 11 27 98% 2019 968,000 11 24 76% 2020* 880,000 11 23 78% 2021* 964,000 11 16 50% 2021* 976,000 11 16 50% 2021* <td></td> <td>2015</td> <td>1,390,000</td> <td>17</td> <td>68</td> <td>95%</td>		2015	1,390,000	17	68	95%
4A 2018 1,370,000 17 67 89% 2019 1,650,000 19 63 83% 2020 1,410,000 18 58 81% 2021* 1,660,000 18 59 86% 2022* 1,760,000 18 59 73% 2023* 1,410,000 16 51 660 2024* 1,280,000 15 16 16 2024* 1,280,000 11 33 93% 2016 912,000 11 34 94% 2017 912,000 11 33 93% 2018 840,000 11 24 76% 2021* 984,000 11 19 63% 2021* 984,000 11 24 76% 2021* 984,000 11 16 50% 2021* 984,000 11 14 40% 2022* 1,024,000 11 36 </td <td></td> <td>2016</td> <td>1,390,000</td> <td>17</td> <td>69</td> <td>97%</td>		2016	1,390,000	17	69	97%
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4A 2020 1,410,000 18 58 81% 2021* 1,660,000 18 59 86% 2022* 1,760,000 18 59 73% 2023* 1,410,000 16 51 66% 2024* 1,280,000 15		2018	1,370,000	17	67	89%
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2023* 976,000 11 14 40% 2024* 872,000 11 14 40% 2015 715,920 9 38 96% 2016 880,320 11 36 96% 2017 902,400 10 38 96% 2018 880,200 11 38 90% 2019 1,092,000 13 42 82% 2020* 919,200 12 33 99% 2021* 885,600 10 27 93% 2022* 1,104,000 11 20 84% 2023* 1,080,000 13 21 76%		2021*	984,000	11	19	63%
2024* 872,000 11 2015 715,920 9 38 96% 2016 880,320 11 36 96% 2017 902,400 10 38 96% 2018 880,200 11 38 90% 2019 1,092,000 13 42 82% 2020* 919,200 12 33 99% 2021* 885,600 10 27 93% 2022* 1,104,000 11 20 84% 2023* 1,080,000 13 21 76%		2022*	1,024,000	11	16	50%
2015 715,920 9 38 96% 2016 880,320 11 36 96% 2017 902,400 10 38 96% 2018 880,200 11 38 96% 2019 1,092,000 13 42 82% 2020* 919,200 12 33 99% 2021* 885,600 10 27 93% 2022* 1,104,000 11 20 84% 2023* 1,080,000 13 21 76%		2023*	976,000	11	14	40%
2016 880,320 11 36 96% 2017 902,400 10 38 96% 2018 880,200 11 38 90% 2019 1,092,000 13 42 82% 2020* 919,200 12 33 99% 2021* 885,600 10 27 93% 2022* 1,104,000 11 20 84% 2023* 1,080,000 13 21 76%		2024*	872,000	11		
2017 902,400 10 38 96% 2018 880,200 11 38 90% 2019 1,092,000 13 42 82% 2020* 919,200 12 33 99% 2021* 885,600 10 27 93% 2022* 1,104,000 11 20 84% 2023* 1,080,000 13 21 76%		2015	715,920	9	38	96%
4C/D 2018 880,200 11 38 90% 2019 1,092,000 13 42 82% 2020* 919,200 12 33 99% 2021* 885,600 10 27 93% 2022* 1,104,000 11 20 84% 2023* 1,080,000 13 21 76%		2016	880,320	11	36	96%
4C/D 2019 1,092,000 13 42 82% 2020* 919,200 12 33 99% 2021* 885,600 10 27 93% 2022* 1,104,000 11 20 84% 2023* 1,080,000 13 21 76%		2017	902,400	10	38	96%
4C/D 2020* 919,200 12 33 99% 2021* 885,600 10 27 93% 2022* 1,104,000 11 20 84% 2023* 1,080,000 13 21 76%		2018	880,200	11	38	90%
2020* 919,200 12 33 99% 2021* 885,600 10 27 93% 2022* 1,104,000 11 20 84% 2023* 1,080,000 13 21 76%	40/0	2019	1,092,000	13	42	82%
2022* 1,104,000 11 20 84% 2023* 1,080,000 13 21 76%	4C/D	2020*	919,200	12	33	99%
2023* 1,080,000 13 21 76%		2021*	885,600	10	27	93%
21 10/0		2022*	1,104,000	11	20	84%
		2023*	1,080,000	13	21	76%
2024* 1,104,000 13		2024*	1,104,000	13		

 Decline in number of harvesting vessels

- More vessels participating than minimum required
- Larger relative decline in % of TAC landed- even in years with no vessel cap



*Years and Areas where vessel caps were removed.

Source: NMFS Restricted Access Management (RAM) division IFQ landings database sourced through AKFIN.

VESSEL HARVEST

		20			3A 3B							
Year	> 90%	>75%	>50%	>0%	> 90%	>75%	>50%	>0%	> 90%	>75%	>50%	>0%
2015	7	22	55	461	40	65	116	458	34	54	88	199
2016	7	21	55	460	36	63	112	450	34	54	91	199
2017	11	25	57	449	37	62	110	432	36	56	90	195
2018	11	22	59	424	43	73	115	414	40	63	92	185
2019	11	23	54	427	45	65	117	418	36	53	86	172
2020	12	22	57	399	43	63	109	383	33	46	81	148
2021	11	20	61	381	47	76	115	394	38	57	80	152
2022	13	25	63	385	37	65	102	392	30	52	73	157
					4B			4CD				
		4A				4B	;			4CI	D	
Year	> 90%	4A >75%	>50%	>0%	> 90%	4B >75%	>50%	>0%	> 90%	4CI >75%	D >50%	>0%
Year 2015	> 90% 26			>0% 68	> 90% 14			>0% 33	> 90% 14			<u>>0%</u> 38
		>75%	>50%			>75%	>50%			>75%	>50%	
2015	26	> 75% 32	>50% 46	68	14	>75% 20	>50% 25	33	14	>75% 18	>50% 23	38
2015 2016	26 28	>75% 32 37	>50% 46 50	68 69	14 15	>75% 20 21	>50% 25 26	33 34	14 16	>75% 18 20	>50% 23 25	38 36
2015 2016 2017	26 28 22	>75% 32 37 31	>50% 46 50 45	68 69 65	14 15 14	>75% 20 21 19	>50% 25 26 23	33 34 30	14 16 15	>75% 18 20 20	>50% 23 25 25	38 36 38
2015 2016 2017 2018	26 28 22 22	>75% 32 37 31 34	>50% 46 50 45 45	68 69 65 67	14 15 14 16	>75% 20 21 19 20	>50% 25 26 23 24	33 34 30 27	14 16 15 11	>75% 18 20 20 19	>50% 23 25 25 22	38 36 38 38
2015 2016 2017 2018 2019	26 28 22 22 24	>75% 32 37 31 34 31	>50% 46 50 45 45 46	68 69 65 67 63	14 15 14 16 14	>75% 20 21 19 20 15	>50% 25 26 23 24 21	33 34 30 27 24	14 16 15 11 15	>75% 18 20 20 19 16	>50% 23 25 25 22 21	38 36 38 38 42

Table 10 Number of vessels harvesting greater than 0%, 50%, 75% or 90% of the vessel cap by area 2015-2022.

*In 2020-2022 vessel caps were waived for vessels fishing in Areas 4B, 4C, and 4D and in 2021-22 for Area 4A.

Table 10 p.28

COMMUNITIES

Fewer vessels and communities of ownership since 2019

2021 2022 (number) Geography (percent) Adak 1.04% 0.9 Akutan 1.4 1.64% 2.98% Anchorage 2.5 Atka 1.3 1.49% Cordova 1.4 1.64% Craig 0.4 0.45% Delta Junction 3.42% Dutch Harbor 2.83% 0.15% Gambell 0.1 Homer 12.4 14.73% Juneau 1.9 2.23% Ketchikan 0.3 0.30% Kodiak 9.1 10.86% Petersburg -1 1.0 1.19% Port Lions 0.3 0.30% Saint George Isl 0.8 0.89% Saint Paul 5.4 6.40% 3.1 3.72% Savoonga Seward 0.9 1.04% -1 Sitka 2.9 3.42% Soldotna 1.19% 1.0 Unalaska 3.9 4.61% Wasilla 2.4 2.83% Yakutat 1.0 1.19% -1 Alaska Total 59.0 70.24% All Other States Total 25.0 29.76% Grand Total 84.0 100.00%

NMFS Restricted Access Management (RAM) division IFQ landings database sourced through AKFIN.

Table 16 Community of Vessel Ownership by Address for Vessels Harvesting Halibut IFQ in 4ABCD, 2015-2022 (number of vessels)

Annual

Average

2015-

Annual

2015-

Average

COMMUNITIES

Fewer communities processing halibut in Areas 4A, 4B, 4CD since 2019

Table 21	Communities	processing	Area 4A	IFQ
----------	-------------	------------	---------	-----

Table 22

Community	2015	2016	2017	2018	2019	2020	2021	2022
Adak	х	х	х	х	х			
Akutan	х	х	х	х	х	х	х	х
Atka	х		х					
Dutch Harbor	х	х	х	х	х	х	х	х
False Pass	х							
Homer	х	х	х	х	х	х	х	х
King Cove	х	х	х	х	х	х	х	х
Kodiak	х	х	х	х	х	х	х	х
Sand Point	х	х	х	х	х	х	х	х
Seward				х	х		х	
St Paul	х	х	х	х	х			

Table 23 Communities processing Area 4C/4D IFQ halibut

Community	2015	2016	2017	2018	2019	2020	2021	2022
Akutan	х	х	х	х	х	х	х	х
Dillingham							х	
Dutch Harbor	х	х	х	х	х	х	х	х
False Pass	х							
Homer		х		х	х	х	х	
King Cove		х	х	х	х	х	х	х
Kodiak	х	х	х			х		х
Sand Point	х			х		х		
Savoonga			х		х	х	х	
Seward					х		х	
St Paul	х	х	х	х	х			
St George	х	х	х		х			

Communities processing Area 4B IFQ St Geor

Community	2015	2016	2017	2018	2019	2020	2021	2022
Adak	х	х	х	х	х	х		
Akutan	х	х	х	х	х	х	х	х
Atka	х	х	х					
Dutch Harbor	х	х	х	х	х	х	х	х
Homer					х		х	
King Cove	х	х	х	х	х	х	х	х
Kodiak	х	х	х	х	х			
Sand Point		х						
St Paul			х					

Source: NMFS Restricted Access Management (RAM) division IFQ landings database sourced through AKFIN, updated 1.4.23



PROCESSING

 Fewer processors, deriving less revenue from halibut in recent years

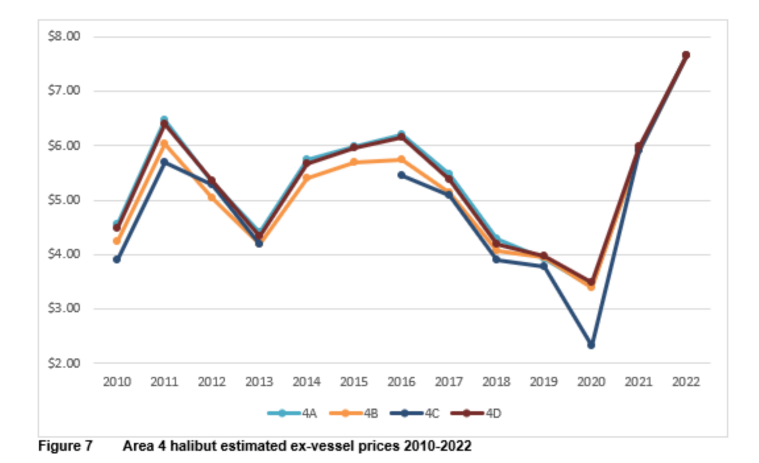
% Revenue from halibut	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022
<1%	2	2	1	1	1	1	1	3	4	8
1-10%	5	5	5	6	6	4	4	3	2	
10-20%			1		1	2	1			
20-30%							1			
30-40%				1						
40-50%									1	
50-60%										
60-70%	1							1		
70-80%		2	1							
80-90%			1		1					
90-100%	2	1	1	2	1	1	1	1	1	
Any	10	10	10	10	10	8	8	8	8	8

Table 24 The number of processors processing halibut in BSAI and percent of revenue derived from halibut

Table 25 The number of processors processing halibut in BSAI and percent of revenue derived from crab

% Revenue from crab	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022
<1%	6	5	6	5	4	3	3	2	4	1
1-10%						1	1	1		2
10-20%	1	1		1	2	2	2	2	1	
20-30%	1	1	2	1	1				1	
30-40%										
40-50%										
50-60%							1			
60-70%										
70-80%										
80-90%		1	1		2	2				
90-100%	2	1	1	3	1		1			1
Any	10	9	10	10	10	8	8	5	6	4

EX-VESSEL VALUES





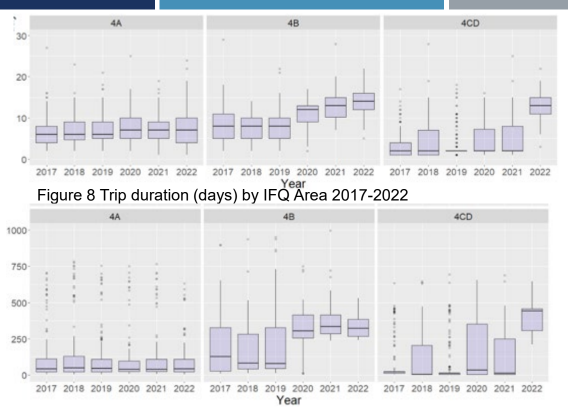


Figure 9 Average distance (nm) per trip from stat area(s) fished to port of landing by IFQ Area 2017-

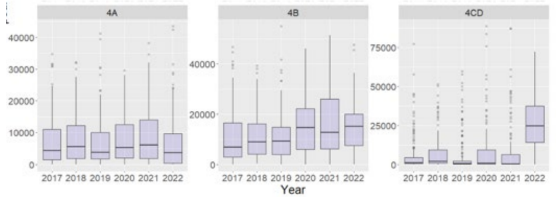




Figure 10 Pounds of IFQ halibut landed per trip by IFQ Area 2017-2022

	Alternative I	Alternative 2
Prior to 2028	Less Restrictive More Flexibility	More Restrictive Less Flexibility
2028 and after	More Restrictive Less Flexibility	Less Restrictive More Flexibility

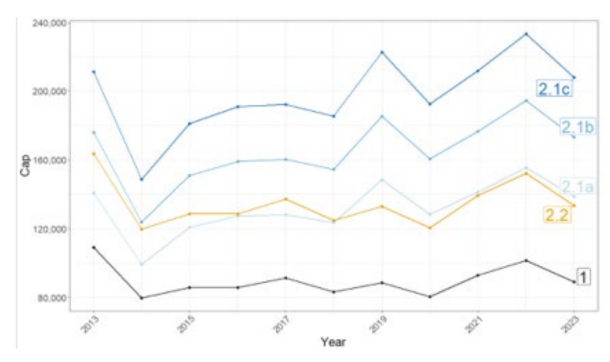


	Alternative I	Alternative 2
Prior to 2028	Less Restrictive More Flexibility	More Restrictive Less Flexibility
2028 and after	More Restrictive Less Flexibility	Less Restrictive More Flexibility

Because the implementation timing of this action is unknown, when comparing impacts of these alternatives, the analysis focuses on those that would occur from 2028 on. After the current vessel cap removal has expired and Alternative 1 represents a vessel cap that is more restrictive in Area 4 than those proposed under Alternative 2.



• The specific limit in pounds of each vessel cap in any given year will depend on the annual Area IFQ TACs.



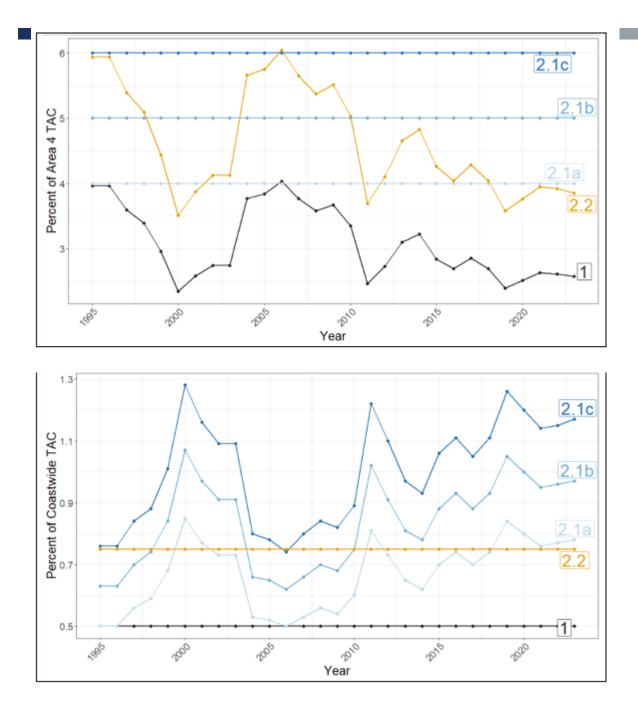
Alt 1= 0.5% of coastwide TAC (2C, 3A, 3B, 4A, 4B, 4C, 4D, and 4E)

Alt 2.1a=4% Area 4 TAC Alt 2.1b=5% Area 4 TAC Alt 2.1c=6% Area 4 TAC

Alt 2.2=150% coastwide cap (0.75% combined TAC)



Figure 12 Back-calculated vessel cap lbs by Alternative and option 2013-2023



Alt 1= 0.5% of coastwide TAC (2C, 3A, 3B, 4A, 4B, 4C, 4D, and 4E)

Alt 2.1a=4% Area 4 TAC Alt 2.1b=5% Area 4 TAC Alt 2.1c=6% Area 4 TAC

Alt 2.2=150% coastwide cap (0.75% combined TAC)



		No. of vessels	Minimum no. of vessels to harvest 100% of TAC with cap				
Area	Year	harvesting IFQ	Alt 1	Alt 2.1a	Alt 2.1b	Alt 2.1c	Alt 2. 2
	2015	68	17	12	10	8	11
	2016	69	17	11	9	8	11
	2017	65	16	11	9	8	11
4A	2018	67	17	12	9	8	11
	2019	63	19	12	9	8	13
	2020	58	18	11	9	8	12
	2021*	59	18	12	10	8	12
	2022*	59	18	12	10	8	12
	2023*		16	11	9	7	11
4B	2015	33	11	8	7	6	8
	2016	34	11	8	6	5	8
	2017	30	10	8	6	5	7
	2018	27	11	7	6	5	7
	2019	24	11	7	6	5	8
	2020*	23	11	7	6	5	8
	2021*	19	11	7	6	5	8
	2022*	16	11	7	6	5	7
	2023*		11	8	6	5	8
	2015	38	9	6	5	4	6
	2016	36	11	7	6	5	7
4C/D	2017	38	10	8	6	5	7
	2018	38	11	8	6	5	8
	2019	42	13	8	6	5	9
	2020*	33	12	8	6	5	8
	2021*	27	10	7	6	5	7
	2022*	20	11	8	6	5	8
	2023*		13	8	7	6	9

Table 27 Number of vessels harvesting IFQ in Area 4A, 4B, 4CD, and minimum number required to harvest all of each Area TAC under potential vessel caps



Area	Year	Alt 1	Alt 2.1a	Alt 2.1b	Alt 2.1c	Alt 2.2
4A	2021	15	2	1	0	2
4A	2022	13	2	0	0	2
4B	2020	11	3	0	0	4
4B	2021	9	2	2	0	2
4B	2022	7	2	0	0	3
4CD	2020	10	2	0	0	4
4CD	2021	10	2	1	0	2
4CD	2022	9	3	0	0	4

Table 28 Number of vessels that would have been over the proposed cap in Area 4A, 4B and 4CD in years the vessel cap was removed

 The number of vessels with total harvest greater than what the proposed caps would have been under each alternative



- Changing regulatory environment makes it difficult to predict likely impacts
- What would have occurred without the recent harvest flexibility? (temporary transfer flexibility and the exemption from the vessel use cap in Area 4)
- Challenging to isolate the evidence of the impacts of vessel caps from the impacts of other management, environmental, and market factors in the fisheries
- Participation and harvest patterns in 2020-2022 do not clearly identify the direct impact of an Area 4 vessel use cap exemption because of other factors which may have influenced participation decisions.
- Extent to which these trends are due to limited vessel and processor capacity and other underlying conditions or the increased flexibility from the temporary removal of regulatory restrictions in recent years is unknown.



Alternative 1-No Action

- Alternative 1 provides the most flexibility for vessels in Area 4 in the near term (through 2027) and the least amount of flexibility overall in the long term (2028 and beyond) as it represents the lowest limit of the proposed Alternatives and options.
- Most Restrictive Cap could Limit IFQ consolidation on vessels
 - Maintains a larger minimum number of vessels to prosecute the fishery and may preserve opportunities for smaller operations, crew and new entrants
 - Due to potential changes in the fishery after four years of exemptions from vessel caps and other underlying conditions, vessel use caps may not ensure additional opportunity for vessels and crew, particularly in remote Area 4 halibut IFQ fisheries.
- May limit opportunities for efficiency and increase the likelihood that annual allocation is left unharvested if the supply of vessels is low enough that the entire allocation cannot be spread out amongst participating vessels while meeting lowest vessel caps
 - Depends on how many vessels do not operate because individual operators cannot justify the costs to operate a vessel given increases in costs or other changes in profitability and processing capacity



Alternative 2-

- The specific impacts of Alternative 2 depend on the option selected, future TACs and subsequent vessel caps.
- Generally, larger vessel caps provide increased flexibility to vessels that operate in Area 4 which may be particularly useful given recent decline in TAC utilization and number of communities processing IFQ in Area 4
- Unclear if increasing the vessel caps will increase TAC utilization as even with the removal of vessel caps TAC utilization rates in Area 4 decreased in recent years, however larger vessel caps are likely to increase utilization rates relative to more constraining caps.
- Implementing different vessel caps in different areas may increase the complexity of operations as operators will have to plan and track their vessel harvest patterns to efficiently harvest the most IFQ possible while not going over limits in more constraining areas.
- Allowing larger caps in Area 4 may lead to friction with users in other areas who will be required to operate under the same vessel caps as status quain an environment of declining TACs

Alternative 2 sub-option 1

- If sub-option 1 is selected, IFQ halibut derived from QS held by a CQE in area 4B would not accrue towards the Area 4 vessel cap, however the 50,000lb vessel cap for CQEs would still apply (in 2028 and beyond when the vessel caps go back into effect).
- Sub-option 1 will provide more flexibility to vessels harvesting IFQ in Area 4 that may also want to harvest Area 4B CQE, which may increase the pool of vessels available to harvest Area 4B CQE.
- However, it will not provide any additional flexibility to the CQE in Area 4B in terms of the number of vessels required to harvest their total QS holdings. This sub-option is applicable only to the CQE in 4B, thus QS held by CQEs in other IFQ Areas (the Gulf of Alaska) continue to count toward all vessel caps.



Alternative 2 sub-option 2

- Under sub-option 2, the Council can identify a timeline for review of this action of either three or five years after implementation or specify that this action be included in the next halibut/sablefish IFQ Program Review.
- Selecting a specified review timeline may help alleviate concerns from some stakeholders regarding what may be perceived as a permanent change to a fundamental aspect of the IFQ Program.
- It is likely that any future IFQ Program review would include an analysis of the impacts of vessel limitations.
- Requiring review at a specific date allocates staff resources to that review regardless of Council priorities at that time.
- Regardless of whether or not the Council selects this sub-option, the Council could choose to review the outcome of this action at any time during a regularly scheduled meeting.



MANAGEMENT AND ENFORCEMENT

- Vessel use caps are enforced at the point of landing.
- Vessels must have enough available IFQ in the area in which they are fishing so Alternative 2 may impact the order in which vessels harvest different IFQ Areas.
- Management and enforcement of vessel caps would become more complex under Alternative 2 because it would require tracking separate limits for separate areas.
- Permanently modifying the landings programming would require NMFS developers approximately four weeks of dedicated time to determine the business requirements, modify existing (antiquated) code, and implement the changes to ensure participants could land IFQ without reporting errors.
- Sub-option 1 may require additional complexity in enforcement, however RAM already tracks CQE landings separately, given different vessel limitation for IFQ and CQE.
- Any action to modify the IFQ Program recommended by the Council would be subject to cost recovery under the MSA



IFQ COMMITTEE REPORT

 The IFQ Committee met online, March 28, 2024, to provide recommendations on the Area 4 Vessel Cap analysis for Initial Review.



QUESTIONS?

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