C1 Crab Crew Share Active Participation Requirements

Final Action



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Andrew Olson, NMFS

December 2023





History of action

Secretary agreed with recommendation: Emergency rule in effect for the 2022/23 application cycle

Council meeting

June 2022

Application deadline June 15, 2022

Council meeting

April 2023

Council meeting

June 2023

Council meeting

Dec 2023

Council recommended emergency action for 2022/23

Council also initiated an analysis



Staff requested clarification on the policy focus of the proposed action and provided notice of challenges with alternatives.

Council provided clarifications.

Initial Review

Analysis of the alternatives and additional concepts identified.

Council revised Alts and purpose and need. No PPA specified. **Final Review**





Acronyms and terms for reference

QS = quota share, long-term crab harvesting privilege (in "units")

IFQ = individual fishing quota, annual issuance of crab harvesting opportunity (in pounds), often fished through crab harvesting cooperatives

CVC = Catcher vessel crew; a specific type of QS originally issued based on qualifying for C share from participation on a catcher vessel; yields CVC IFQ on an annual basis

CPC = Catcher processor crew quota shares; a specific type of QS originally issued based on qualifying for C share from participation on a catcher processor vessel; yields CPC IFQ on an annual basis

Use caps = limit to the amount of a privilege that can be held or used

Active participation = can mean different things. In this action we are referencing the regulations at §§680.40(g)(2) and (3), and §680.43 which outline the requirements for issuance of CVC and CPC IFQ, including the conditions under which the withholdings of CVC and CPC IFQ or revocation of CVC and CPC QS could occur.





What are Crab C shares?

(Must match with A shares, processing entity must

also be a registered crab receiver

Crab Fishery TAC - 10% for CDQ & Adak = IFQ allocation **C** Shares Owner harvest shares (3% of IFQ (97% of IFQ allocation) allocation) Catcher vessel owner (CVO) shares Catcher processor owner (CPO) shares Catcher vessel Catcher C-shares (CVC) processor C shares (CPC) **A Shares** Process onboard or **B** Shares Deliver to any deliver to any RCR (90%, Must match with processor shares, regional (10%, no regional delivery designation, access to binding arbitration) designation) **RCR** Deliver to any registered Processor shares crab receiver (RCR)

Figure 3-1, page 19

Existing regulations for maintaining crab C shares



Active participation requirements

In order to receive an annual allocation of C share IFQ, the QS holder must have either:

- 1) Participated as crew in **at least 1 delivery** in a CR Program fishery **in the previous 3 years**, or
- 2) If the individual is an initial recipient of C shares, they could demonstrate participation by **at least 30 days** as crew in a commercial fishery off Alaska (federal or state of Alaska) **in the previous 3 years**

To maintain C share QS holdings, the QS holder must demonstrate active participation (by the same definitions) in the previous 4 years.

There is a narrow exemption for those hold C share in a single closed fishery.



If not, and if C shares are not transferred to an eligible applicant, <u>all</u> C share QS held by that individual would be revoked and C share QS pool adjusted so it still represents 3% of crab IFQ.

Intention behind these requirements is to encourage inactive holders to divest, so that C shares remain available for active captains and crew.

Existing regulations for receiving Crab C shares by transfer

- The regulations require that an individual must be a U.S. citizen with
- (1) at least 150 days of sea time as part of a harvesting crew in any U.S. commercial fishery; and
- (2) participation as crew in one of the CR Program fisheries in the 365 days prior to the date the transfer application is submitted to NMFS.
- This is different from "owner QS" which only requires #1 above

 All QS includes 'use caps' limiting how much QS an individual can hold.

Fishery	QS use cap as a % of the initial C share pool
BBR, BSS, EBT, WBT	2%
PIK, SMB	4%
EAG, WAG, WAI	20%





The purpose and need of action

Recent past circumstances (e.g., COVID-19 pandemic, crab stock declines, recent BBRKC and BSS fishery closures) and possibly future circumstances may be making it more difficult for C share holders to achieve active participation as required to retain QS.

	Amend 31 requirements became				July 1, 2019 RAM may			Emergency rule- no IFQ withheld no QS revoked							
	effective			withhold IFQ	revoke QS		no BBR	no BBR							
								no BSS							
Crab year	2015/16	2016/17	2017/18	2018/19	2019/20	2020/21	2021/22	2022/23	2023/24	2024/25	2025/26	2026/27	2027/28	2028/29	2029/30
C share holder 1	А	Α	0	А	0	0	0	0	QS revoked						



A= active, 0 = not active; crab year = July 1 through June 30



Alternatives – no Preliminary Preferred Alternative identified

Alternative 1 - No action

final rule is implemented

Alternative 2 - Modify the CVC QS and CPC QS recency requirements

Option 1: Restart the recent participation requirement when the final rule is implemented and reissue all revoked CVC and CPC QS starting in 2019 and until the final rule is implemented.

Option 2: Authorize the Regional Administrator to suspend the CVC QS and CPC QS active participation requirement in years when the combined BBR, BSS, WBT and EBT crab combined TAC is below a certain threshold. If the TAC threshold is not met, NMFS would not count this year for C share holders that did not provide evidence of active participation. Threshold options:

Sub-option 1: 25 Mlb; Sub-option 2: 15 Mlb; Sub-option 3: 10 Mlb

Option 3: Revise the eligibility requirements for CVC and CPC QS holders to receive annual IFQ and retain QS holdings to be the same for initial recipients and new entrants.



Alternative 3 - Remove the active participation requirement at §680.40 for existing CVC and CPC QS holders to receive annual IFQ and retain QS. Maintain eligibility requirements at §680.41(c) to receive CVC or CPC QS by transfer. Reissue all revoked CVC and CPC QS starting in 2019 and until the

Section 2, page 11

Background information provided

Registered address for CVC and CPC QS holders, 2023

	Registered address	Individuals	Total
	Seattle MSA	29	
WA	Edmonds	10	73
	Other WA	34	
	Anchorage MSA	13	
A 1/2	Homer	6	42
AK	Kodiak	18	42
	Other AK	5	
	All OR	19	19
	All other states	26	26
	Total		160

Table 3-9, page 39



Section 3.2. Management of the BSAI Crab Fisheries

3.2.1 Crab Rationalization Management

3.2.2 C Share Requirements Under Amendment 31

3.2.3 Management Timeline for Crab Fisheries - *updated*

Section 3.3 Description of the Fisheries

3.3.1 Fishery Status and TACs - *updated*

3.3.2 Fishery Value and Price

3.3.3 Vessels and Crew

3.3.4 Quota Share Holders - *updated*

3.3.5 C Share Quota Markets

3.3.6 C Share Active Participation Data - *updated*





Alternative 1, no action

Current regulations remain in place.

It is expected more C share holder would be in a position of needing to transfer QS or failing to meet active participation requirements given less opportunity to crew, as shown by:

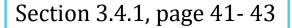
- Recent low TACs and closed fisheries (Figure 3-2)
- Limited number of vessels (Table 3-3) →
- Limited number of crew positions (Table 3-4)

Expected to be very limited market for C shares – particular in closed fishery.

• Figure 3-7 demonstrates recent QS and PQS sales

Number of active vessels, 2015/16 - 2022/23

Season	BBR	BSS	EAG	EBT	WAG	WBT	SMB	All fisheries
2015/16	64	70	3	49	2	62		80
2016/17	63	63	4		3			72
2017/18	61	63	4	10	3	34		70
2018/19	55	61	3	8	3	36		66
2019/20	56	59	3		3			66
2020/21	47	62	3		3	41		67
2021/22		42	3		3	20		48
2022/23			3	17	3	14		22





Alternative 1, no action: C share holder examples

	Amend 31 requirement s became effective			Beginning July 1, 2018 RAM may withhold	July 1,			Emergency rule- no IFQ withheld no QS revoked							
	enective			IFQ	QS		no BBR	no BBR							
								no BSS							
Crab year	2015/16	2016/17	2017/18	2018/19	2019/20	2020/21	2021/22	2022/23	2023/24	2024/25	2025/26	2026/27	2027/28	2028/29	2029/30
C share holder 1	А	А	0	А	0	0	0	0	QS revoked						
C share holder 2	А	Α	Α	А	Α	0	0	0	IFQ withheld; 0	QS revoked					
C share holder 3	А	Α	Α	А	А	0	0	0	IFQ withheld; A	0	0	0	IFQ withheld; A	0	А



Figure 3-8 Hypothetical C share holder scenarios for status quo

A = active, 0 = inactive; BBR= Bristol Bay red king crab; Bering Sea snow crab; QS = quota share; IFQ = Individual Fishing Quota; RAM = Restricted Access Management Crab seasons are from July 1- June 30.

Alternative 2 - Modify the C share active participation requirements

3 options – *not* mutually exclusive from each other

Option 1: "Restart" C Share active participation requirements and reissue C Share QS that is revoked in the interim.

Option 2: Provide NMFS Regional Administrator the authority to suspend C Share active participation requirements under low TACs. Threshold options:

Sub-option 1: 25 Mlb;

Sub-option 2: 15 Mlb;

Sub-option 3: 10 Mlb

Option 3: Expand what qualifies as active participation for non-initial issuee C share holders to include participation in non-BSAI crab fishing (e.g., any other State of Alaska fishing)







Alternative 2, Option 1: C share holder examples

Option 1: "Restart" C Share Active Participation Requirements and Reissue C Share QS that is Revoked in the Interim

	Amend 31 requirements became effective			Beginning July 1, 2018 RAM may withhold IFQ	Degining July 1		no BBR	Emergency rule- no IFQ withheld no QS revoked no BBR no BSS			If final rule become effective Dec '24; QS reissued and requirement restart.			Beginning July 1, 2028 RAM may withhold IFQ	g July 1,
Crab year	2015/16	2016/17	2017/18	2018/19	2019/20	2020/21	2021/22	2022/23	2023/24	2024/25	2025/26	2026/27	2027/28	2028/29	2029/30
C share holder 1	Α	Α	0	А	0	0	0	0	QS revoked		Reissued; A	0	А	А	0
C share holder 2	А	Α	Α	Α	Α	0	0	0	IFQ withheld; 0	QS revoked	Reissued; 0	0	0	IFQ withheld; 0	QS revoked
C share holder 3	А	Α	Α	Α	Α	0	0	0	IFQ withheld; A	0	0	0	Α	0	А



Figure 3-9 Hypothetical C share holder scenarios under Alt 2, Option 1

A = active, 0 = inactive; BBR= Bristol Bay red king crab; BSS = Bering Sea snow crab; QS = quota share; IFQ = Individual Fishing Quota; RAM = Restricted Access Management 'Crab years' are from July 1- June 30.

Alternative 2, Option 1: Restart C Share Active Participation Requirements and Reissue C Share QS Revoked in the Interim

Impacts to current C share holders

- Will benefit C share holder that had QS revoked between 2019 and implementation of rule.
- The restart of the requirement would provide all C share holders addition years of leniency.

Market Impacts

- The restart of the requirement could delay when a C share holder chooses to sell
- The restart of the requirement may provide an opportunity for C share holders to sell into a more stable market, depending on the future crab stock status

Impacts to monitoring and enforcement

- Reissuing C share QS would likely require an additional application process
- Restarting the requirement would not likely add to a monitoring or enforcement burden.



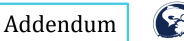


Alternative 2, Option 2: Suspend C Share active participation requirements under low TACs

Three methods for the suspension of active participation requirements highlighted in the addendum:

- **Method 1: 'Restart'** NMFS could consider C share holders "active" in the years where the threshold is triggered. (Most lenient method if threshold is triggered often, active participation requirements would rarely apply.)
- **Method 2: 'Extra year'** NMFS could refrain from withholding or revoking any C shares in the season following a threshold being triggered. (Least lenient method most likely to result in situations where QS is revoked while IFQ was not withheld.)
- **Method 3: 'Skipped year'** NMFS could exclude the years in which a threshold is triggered from the 3-year evaluation. (Similar to how accounting currently works for QS holder that only hold C share in closed fisheries)
 - Method 2 is highlighted in the analysis, but all methods are within the range of impacts considered and could be implemented.
 - All methods add administrative complexity.





Alternative 2, Option 1 & 2: C share holder examples – Method 1

Option 1: "Restart" C Share Active Participation Requirements and Reissue C Share QS that is Revoked in the Interim and Option 2: restart the active participation requirements after combined TAC is above the threshold

	Amend 31 requirements became			2018 RAM may	Beginning July 1, 2019 RAM may			Emergency rule- no IFQ withheld no QS revoked			If final rule become effective Dec '24; QS reissued			Beginning July 1, 2028 RAM may	Beginning July 1, 2029 RAM may
	effective			withhold IFQ	revoké QS		no BBR	no BBR no BSS			and requirement restart			withhold IFQ	revoke QS
Crab year	2015/16	2016/17	2017/18	2018/19	2019/20	2020/21	2021/22	2022/23	2023/24	2024/25	2025/26	2026/27	2027/28	2028/29	2029/30
C share holder 1	Α	Α	0	А	0	0	0	0	QS revoked		Reissued; A	0	Α	Α	0
C share holder 2	Α	Α	А	А	А	0	0	0	IFQ withheld; 0	QS revoked	Reissued;	0	0	0	IFQ withheld; 0
C share holder 3	Α	А	А	Α	А	0	0	0	IFQ withheld; A	0 A	0 A	0	Α	0	А
Is the combined TAC below the threshold?										YES; year not counted	YES; year not counted	NO; accounting restarts	NO	NO	NO



Figure AD-3 Hypothetical C share holder scenarios under Alt 2, Option 1 AND Option 2- METHOD 1 Restart

A = active, 0 = inactive; BBR= Bristol Bay red king crab; BSS = Bering Sea snow crab; QS = quota share; IFQ = Individual Fishing Quota; RAM = Restricted Access Management 'Crab years' are from July 1- June 30.

Alternative 2, Option 1 & 2: C share holder examples – Method 2

Option 1: "Restart" C Share Active Participation Requirements and Reissue C Share QS that is Revoked in the Interim and Option 2: restart the active participation requirements after combined TAC is above the threshold

	Amend 31 requirements became effective			Beginning July 1, 2018 RAM may withhold	Beginning July 1, 2019 RAM may			Emergency rule- no IFQ withheld no QS revoked			If final rule become effective Dec '24; QS reissued and			Beginning July 1, 2028 RAM may withhold IFQ	RAM may
	enecuve			IFQ	revoke QS		no BBR	no BBR no BSS			requirement restart			WILLIHOIG IFQ	Tevoke Q3
Crab year	2015/16	2016/17	2017/18	2018/19	2019/20	2020/21	2021/22	2022/23	2023/24	2024/25	2025/26	2026/27	2027/28	2028/29	2029/30
C share holder 1	Α	Α	0	А	0	0	0	0	QS revoked		Reissued; A	0	А	Α	0
C share holder 2	Α	Α	А	А	А	0	0	0	IFQ withheld; 0	QS revoked	Reissued; 0	0	0	IFQ withheld; 0	QS revoked
C share holder 3	Α	Α	А	А	А	0	0	0	IFQ withheld; A	0	0	0	А	0	А
Is the combined TAC from the previous year below the threshold?												TAC lower than	No, 2026/27 TAC greater than threshold. Participation evidence required.	No, 2026/27 TAC greater than threshold. Participation evidence required.	No, 2026/27 TAC greater than threshold. Participation evidence required.



Figure AD-1 Hypothetical C share holder scenarios under Alt 2, Option 1 AND Option 2 - METHOD 2 Extra year (included in the analysis as Option 2)

Alternative 2, Option 1 & 2: C share holder examples – Method 3

Option 1: "Restart" C Share Active Participation Requirements and Reissue C Share QS that is Revoked in the Interim and Option 2: restart the active participation requirements after combined TAC is above the threshold

	Amend 31 requirements became effective			Beginning July 1, 2018 RAM may withhold	July 1, 2019 RAM may			Emergency rule- no IFQ withheld no QS revoked			If final rule become effective Dec '24; QS reissued and			Beginning July 1, 2028 RAM may withhold IFQ	RAM may
				IFQ	revoke QS		no BBR	no BBR no BSS			requirement restart				
Crab year	2015/16	2016/17	2017/18	2018/19	2019/20	2020/21	2021/22	2022/23	2023/24	2024/25	2025/26	2026/27	2027/28	2028/29	2029/30
C share holder 1	Α	А	0	Α	0	0	0	0	QS revoked		Reissued; A	0	А	Α	0
C share holder 2	А	А	Α	Α	А	0	0	0	IFQ withheld; 0	QS revoked	Reissued; 0 (not counted)	0	0	0	IFQ withheld; 0
C share holder 3	Α	Α	Α	Α	Α	0	0	0	IFQ withheld; A	0	0 (not counted)	0	А	0	А
Is the combined TAC below the threshold?										YES	YES	NO	NO	NO	NO



Figure AD-2 Hypothetical C share holder scenarios under Alt 2, Option 1 AND Option 2- METHOD 3 Skipped year

A = active, 0 = inactive; BBR= Bristol Bay red king crab; BSS = Bering Sea snow crab; QS = quota share; IFQ = Individual Fishing Quota; RAM = Restricted Access Management 'Crab years' are from July 1- June 30.

Alternative 2, Option 2: Suspend C Share active participation requirements under low TACs

Combined TAC is based on BBR, BSS, EBT, and WBT

Because these fisheries have historically been complimentary to one another in terms of crew opportunity

But threshold would apply for all C share holders

Tradeoffs of using a combined TAC as a threshold

- Lack of preseason notice for the EAG and WAG fisheries
- Limited notice for the BBR, BSS, EBT, and WBT fisheries
- Future implications of consolidation
- All methods could increase the accounting complexity for C share holders making compliance more difficult. If the requirements do not apply for a long stretch, C share holders would be less familiar.
- All methods would increase the monitoring and enforcement burden for NMFS Restricted Access Management.



Alternative 2, Option 2: Suspend C Share active participation requirements under low TACs – Thresholds considered

Season	BBR TAC (Mlb)	BSS TAC (Mlb)	WBT TAC (MLB)	EBT TAC (Mlb)	Sum (Mlb)
2005/06	18.33	37.18	1.62	0.00	57.13
2006/07	15.53	36.57	1.09	1.88	55.07
2007/08	20.38	63.03	2.18	3.45	89.04
2008/09	20.36	58.55	1.54	2.76	83.21
2009/10	16.01	48.01	0.00	1.35	65.37
2010/11	14.84	54.28	0.00	0.00	69.12
2011/12	7.83	88.89	0.00	0.00	96.72
2012/13	7.85	66.35	0.00	0.00	74.20
2013/14	8.60	53.98	1.65	1.46	65.69
2014/15	9.99	67.95	6.63	8.48	93.05
2015/16	9.97	40.61	8.40	11.27	70.26
2016/17	8.47	21.57	0.00	0.00	30.04
2017/18	6.60	18.96	2.50	0.00	28.06
2018/19	4.31	27.58	2.44	0.00	34.33
2019/20	3.80	34.00	0.00	0.00	37.80
2020/21	2.65	45.00	2.35	0.00	50.00
2021/22	0.00	5.60	1.10	0.00	6.70
2022/23	0.00	0.00	1.16	0.85	2.01
2023/24	2.15	0.00	1.32	0.76	4.23

Threshold options:

Sub-option 1: 25 Mlb

Sub-option 2: 15 Mlb

Sub-option 3: 10 Mlb





Alternative 2, Option 2: Suspend C Share active participation requirements under low TACs

Impacts to current C share holders

- Will provide additional flexibility in years where there are low TACs or closed fisheries in the four fisheries that have historically provided the most crew opportunity
- Participation would still count if evidence is provided
- The more complex the accounting the more difficult to comply
- Limited notice before an exemption is determined

Market Impacts

- Could allow the market to stabilize prior to C share holders needing to sell
- Would not require C share holders to sell when combined TAC is low and demand is also low
- Additional flexibility and not requiring future C share holders to sell when crew opportunity is scare could add value to the C share QS
- May incentivize inactive C share holders to divest when a market opportunity arises

Impacts to monitoring and enforcement

- The accounting for exempt years could add to administrative complexity
- If there is more non-compliance, this add to the administrative burden as well





Alternative 2, Option 3: Participation outside of BSAI crab fisheries as active participation

Impacts to current C share holders

- For initial C share recipients, can use 30 days in any Alaska fishery in addition to the BSAI crab fishery
- Could makes this consistent across C share holders
- Expected to provide additional opportunity, but limited data to evaluate crew diversification
- Could be particularly advantageous in times of low TAC or closed crab fisheries

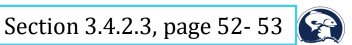
Market Impacts

- Additional flexibility could add to the value of C share QS and potentially increase the demand, but likely not substantially
- May allow C share holders the ability to hold C share QS longer than they otherwise would

Impacts to monitoring and enforcement



No change to existing monitoring and enforcement



Alternative 3: Remove C Share active participation requirement

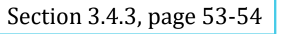
Policy focus

- C share provided an allocation of QS for captains with participating history
- Also, at final action for the Rationalization Program, and then later reinforced through Amendment 31 the record highlighted an interest in ensuring these QS were for active participants as well as entry opportunity for active crewmembers
- However, an accessible and fluid market for C shares does not seem to have developed for a few reasons (e.g., timing of implementation, ride-alongs, COVID-19, status of the stock)



Source: A. Olson

- Crab fisheries look different now opportunity to evaluate the policy focus for C shares
- Note that the P&N references "diminished opportunities for crew if crab stocks remain low". If Alt 3 is a preferred alternatives, the Council may consider revising that last sentence of the purpose and need to focus on the reason for the action, even in the event that crab stocks rebound.



Alternative 3: Remove C Share active participation requirement

Impacts to current C share holders

- Will benefit C share holder that had QS revoked between 2019 and implementation of rule.
- Removing active participation requirements provides more flexibly for current C share holders to continue to hold their QS.

Market Impacts

- Depending on future crab stock status, may allow market to stabilize
- Removing the requirements may increase the value of the C share QS and potentially add to demand
- Inactive C share holders less likely to sell
- The market for buyers is still restricted to those that meet the requirements

Impacts to monitoring and enforcement

Removes administrative challenges specific to this type of QS





Monitoring and Enforcement Considerations

- × Each year C share holders must submit an annual IFQ application in order to receive IFQ. NMFS uses this application to evaluate compliance with active participation requirements and to determine if IFQ should be withheld or QS revoked.
- × Applicants must provide evidence demonstrating meeting participation requirements:
 - + ADF&G fish ticket
 - + Affidavit from vessel owner
 - + Other verifiable sources
- × Several layers of data review across multiple years and if closed fishery exemptions exist for each C share holder.
- × Each action alternative specifies reissuance of revoked QS beginning in 2019 and NMFS would implement a reissuance provision to be combined with the annual IFQ application to reduce administrative burden and complexity.
- Important to consider the level of complexity created from additional exemptions and flexibility for each alternative. Increased complexity of regulations will increase challenges for the public to comply with and NMFS to administer.



× NMFS recommends additional regulatory changes that would clarify two components of the active participation requirements:

- Closed Fishery Exemption
- Type of activity that constitutes "active participation" in a CR program fishery.

These recommendations are not intended to change the intent of these provisions, however they do provide clarity for specific situations that are not currently addressed in regulations.







Closed Fisheries exemption

- Current regulations provide an exemption to the active participation requirement for those who only hold C shares in a **single** closed fishery.
- × A C share holder may hold QS in more than a **single** fishery where all fisheries are closed to directed fishing. Regulation may not provide exemption despite fitting the spirit and intent of the regulation.
- For the 2023/24 season 4 of the 9 CR program fisheries were closed.







Closed Fisheries exemption

NMFS recommends a regulatory change clarifying that C share holders are exempt from active participation requirements if they hold QS in only closed CR crab fisheries.

	Amend 31 requirements became effective			Beginning July 1, 2018 RAM may withhold IFQ	July 1, 2019			Emergency rule- no IFQ withheld no QS revoked no BBR no BSS		no BBR	If final rule become effective Dec '24; QS reissued and requirement restart	no BSS		may withhold	Beginning July 1, 2029 RAM may revoke QS
		no SMB	no SMB	no SMB	no SMB	no SMB	no SMB	no SMB	no SMB	no SMB	no SMB	no SMB	no SMB	no BBR no SMB	no SMB
Crab year	2015/16	2016/17	2017/18	2018/19	2019/20	2020/21	2021/22	2022/23	2023/24	2024/25	2025/26	2026/27	2027/28	2028/29	2029/30
BBR C share holder 1	Α	А	0	А	0	0	0	0	Α	Exempt;	А	0	А	Exempt; 0	А
BBR/BSS/SMB C share holder 2		А	А	А	0	0	0	0	QS revoked; 0		Reissued 0	0	0	IFQ withheld; 0	QS revoked; 0
												no BBR, E	BSS, SME	3	
BBR/BSS/SMB C share holder 3		А	А	А	А	0	0	0	IFQ withheld; 0	0	Exempt;	Exempt; 0	Exempt; 0	Exempt;	Exempt;





Improve Clarity of Participation Requirements

- X Current regulations require participation as crew in at least one crab delivery
- × Add "Fishing Trip" to improve clarity for participation requirements, where C share holders must participate as crew in at least one fishing trip where a crab delivery occurred.
- * "Fishing Trip" the beginning period of when harvest of crab has commenced and ending when any processed or unprocessed crab has been offloaded or transferred from that vessel.





Questions?

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Source: A. Olson

Thank you to contributors

- Alicia Miller, NMFS SF
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- Henry Tashjian, NOAA GC
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- Stephanie Warpinski, NMFS
- Jake Jacobsen, Inter-cooperative Exchange
- Edward Poulsen, Dog Boat Cooperative
- Aaron Overland, Dock Street Brokers
- Mark Fina, Silver Bay and CA Wetfish

Producers Association

