In Memoriam

Gerry E. Studds
1937–2006

Gerry Eastman Studds, former Congressman from the Massachusetts 10th District (1973–1996) and tenacious advocate for the ocean. Congressman Studds authored the National Marine Sanctuaries Reauthorization and Improvement Act of 1992, which officially designated the Stellwagen Bank National Marine Sanctuary. His legacy lives on in the sanctuary’s research, education and conservation efforts, as well as in the vast array of marine legislation that he eloquently supported. In honor of his dedication to marine issues, Congress renamed the sanctuary the Gerry E. Studds Stellwagen Bank National Marine Sanctuary during the 1996 reauthorization of the Sanctuaries Act.
Atlantic cod, *Gadus morhua*, is a keystone predator species of major ecological importance within the Stellwagen Bank National Marine Sanctuary. It is better known as a popular species for commercial and recreational fishing. While cod often graces the tables of homes and restaurants as the “center-of-the-plate-special,” it needs also to be recognized and appreciated as a functionally significant component of the sanctuary’s wildlife.
ABOUT THIS DOCUMENT

This document is the revised final management plan and environmental assessment for the Stellwagen Bank National Marine Sanctuary. The plan's primary goal is the protection of sanctuary resources, including the conservation of marine biodiversity within the sanctuary. The attendant sub-goals include protecting the sanctuary's ecological integrity while ensuring sustained provision of the sanctuary's environmental services. Befitting sanctuary status, the plan advocates a standard for conservation that is higher than may apply broadly throughout the whole Gulf of Maine.

The management plan is the product of an extensive public process begun in 2000 that resulted in a total of more than 45,500 comments provided during the public scoping and draft management plan review periods, and that relied on the efforts of more than 300 individuals participating in scoping meetings and over 200 people participating on eleven working groups. Comments on the draft management plan came from all 50 states, two U.S. Territories and 48 countries attesting to the sanctuary’s national significance. The vast majority of these comments urged that more be done to restore and protect the sanctuary's resources and indicated that the existence value (i.e., non-market value) of the sanctuary's resources is highly regarded.

In addition to core research and analyses originating for the preparation of this document, the management plan draws upon information and rationales provided in more than 840 scientific and professional papers and reports, the great majority being peer-reviewed journal articles. The management plan was extensively peer reviewed by scientists and managers within NOAA and was offered for critical review and comment to numerous related federal and state agencies.

This final management plan serves as a non-regulatory policy framework for addressing the issues facing the sanctuary over the next five years. It identifies the need and lays the foundation for restoring and protecting the sanctuary’s ecosystem. It provides strategic guidance for management actions and focuses those actions on four priority programmatic areas: capacity building, ecosystem protection, marine mammal protection and maritime heritage management.

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EXECUTIVE SUMMARY

OVERVIEW

The Stellwagen Bank National Marine Sanctuary (SBNMS or sanctuary) stretches between Cape Ann and Cape Cod at the mouth of Massachusetts Bay in the southwestern corner of the Gulf of Maine (GoM). Nearly the size of the state of Rhode Island and located wholly within federal waters, sanctuary boundaries include the submerged lands of Stellwagen Bank, all of Tillies Bank and Basin, and the southern portions of Jeffrey's Ledge. The sanctuary protects 842 square miles (638 square nautical miles) of open ocean, overlaying a diverse seafloor topography and array of benthic and pelagic habitats that support biological communities broadly representative of the GoM.

The sanctuary's mission is to conserve, protect and enhance the biological diversity, ecological integrity and cultural legacy of the sanctuary while facilitating uses that are compatible with the primary goal of resource protection. When Congress designated the sanctuary in 1992, it did so to recognize the nationally significant conservation and aesthetic qualities of the site. Congress directed that the sanctuary be managed to maintain the habitats and ecological services of the natural assemblage of living resources of the area, as well as its maritime heritage resources. The Stellwagen Bank sanctuary is the only federal entity mandated to conserve biological diversity and protect maritime heritage resources in the offshore waters of the GoM.

The management plan review process was a public collaboration of immense proportion largely begun in 2000 that resulted in a total of over 45,500 comments provided during both the public scoping and draft management plan review periods, and that relied on the efforts of more than 300 individuals participating in scoping meetings and over 200 people participating on eleven issue-driven working groups. During the draft management plan review period alone, 25,529 comments came from all 50 states, two U.S. Territories and 48 countries attesting to the sanctuary's national significance. The vast majority of these comments urged that more be done to restore and protect the sanctuary's resources and indicated that the existence value (i.e. non-market value) of the sanctuary's resources is highly regarded. The entire process was coordinated with, and reviewed by, the 45 members and alternates on the Stellwagen Bank Sanctuary Advisory Council holding appointments principally during 2002-2006 and offering representation from Connecticut to Maine.

The Stellwagen Bank sanctuary was designated for a multitude of reasons, not the least of which was its long history of human use and its high natural productivity and resource diversity. The historic exploitation of the whales and fish on Stellwagen Bank and vicinity helped forge a cultural tradition that is difficult to perpetuate today as a result of overfishing, habitat destruction and rapid transformation of the region's economy. The modern appreciation for these resources requires that they be protected for their intrinsic value, multiple ecosystem services, and recreational and ecotourism importance, while facilitating uses (including appropriate fish production) that are environmentally sustainable and compatible with the widely recognized need and Congressional mandate for resource protection.

The environmental condition of the sanctuary is subject to major alterations that are largely due to the effects of human activities. The basic diversity of marine life and the patterns and processes that control the distribution and abundance of marine organisms in the sanctuary is still not well understood. Yet conserving this biodiversity is central to the implementation of ecosystem-based sanctuary management, an evolving approach that stresses the management of the entire sanctuary ecosystem including all biological communities, habitats and species populations, together with all compatible uses. Comprehending the great importance of marine biodiversity and the need to maintain ecological complexity and resiliency in the sanctuary, this management plan is based on the principal concept of managing marine resources for biodiversity conservation.

KEY FINDINGS

Primary production (production of new organic matter principally by photosynthesis) at Stellwagen Bank is comparatively high, being three times greater than the GoM in general and twice as high as at Georges Bank. There are well over 575 known species of animals in the sanctuary and the list is largely incomplete. Living landscapes (anemone forests, sponge gardens, hydroid meadows, worm tube beds) carpet the seafloor and the associated marine communities support benthic and pelagic species that are dependent upon them. The number of invertebrate species that constitute these landscape features remains to be adequately counted. Water column and seafloor habitats sustain over 80 species of fish and provide important feeding and nursery grounds for 22 marine mammal species, including the endangered humpback, fin and sei whales and the critically endangered North Atlantic right whale. The area supports foraging activity by 53 species of seabirds, dominated by gulls, storm petrels, gannets, auks (alciids), sea ducks and shearwaters. Four species of endangered or threatened sea turtles are known to frequent the area. Numerous shipwrecks occur throughout the sanctuary, encapsulating the rich maritime history of the place. Of the 35 historic shipwrecks located thus far, five shipwrecks at four sites are listed on the National Register of Historic Places.

The sanctuary is a hotspot for prey abundance, which is what ultimately attracts the whales, sustains the fish, seabirds and other wildlife, and supports the economic and recreational viability of most current uses in the sanctuary. Key prey species include sand lance (small semi-pelagic fish), herring and planktonic copepods. Sand lance numbers in the sanctuary are the highest and most concentrated anywhere in the southern GoM, and the sanctuary is in an area of high relative abundance of herring. Accordingly, the sanctuary is one of the most intensively used whale habitats in the northeast continental region of the U.S. The World Wildlife
Fund and USA TODAY named Stellwagen Bank and vicinity one of the top ten premiere places in the world to watch whales. The readers of Offshore magazine voted Stellwagen Bank the best place to watch wildlife and the number three favorite recreational fishing spot in the northeastern U.S. As the U.S. partner of BirdLife International, the Massachusetts Audubon Society (Mass Audubon) has designated Stellwagen Bank an Important Bird Area (IBA) because of its exceptional habitat.

However, fishing—especially commercial fishing—impacts pressures every resource state in the sanctuary. On an annual basis, virtually every square kilometer of the sanctuary is physically disturbed by fishing. Fishing has removed almost all of the big old growth individuals among biologically important fish populations, and reshaped biological communities and habitats in the process. Commercial fishing lands 17.0 million pounds to 18.4 million pounds of fish and crustaceans from the sanctuary each year on average (1996-2005), yet discards approximately 23% of the total catch as bycatch (based on 2002/2003 estimates). The part of the catch from the sanctuary that actually is landed amounts to 1.9%–2.8% of the total New England landings value for all northeast fisheries. Fishing removes 3,200 metric tons of herring from the sanctuary each year on average, an amount that raises concern over the ecological sufficiency of the forage base for whales and other sanctuary wildlife. The area in and around the sanctuary is a high use area for fixed gear vessels and is a hotspot for observations of fishing gear entanglements with whales in the GoM. While this distinction makes the sanctuary an ideal location to focus disentanglement efforts for large whales, the high relative frequency of sighted entanglements is not in keeping with the sense of the term “sanctuary.” Additionally, fishing gear has impacted nearly all historic shipwreck sites that have been investigated in the sanctuary.

The sanctuary receives more commercial shipping traffic than any other location within U.S. jurisdiction in the GoM and approximately ten percent of the vessel/whale collisions reported world-wide is reported from the sanctuary area. The annual mean and maximum operating speeds of whale watch boats in the sanctuary doubled between 1980–1987 and 1998–2004, as did their annual rate of whale strikes. The overall level of non-compliance with NOAA whale watch guidelines, based on the distance traveled by the whale watch boats, was 78%. The sanctuary may be prone to biological invasion by exotic species. This is based on factors associated with community maturity and niche opportunities created by a history of lowered species diversity and extensive chronic habitat disturbance by fishing, together with the sanctuary’s location amid extensive commercial shipping traffic that can serve as primary vectors for the introduction of exotics from hull bottoms and ballast water. Harmful algal blooms and degraded water quality continue to be concerns with expanding coastal development and increasing urbanization in the region, coupled with unrelenting population growth and commensurate waste management needs. Creeping offshore industrialization along the western boundary of the sanctuary in the form of deepwater LNG ports may lead to chronic underwater noise affecting sanctuary resources in virtual perpetuity. Over half of all resource condition categories (10 of 17) evaluated for the sanctuary had fair through poor ratings. The general trend for habitat and living resources appears to be static and in need of improvement.

**Management Plan**

This document provides the basis to consider how things should be done differently to improve the resource conditions of the sanctuary, since that is what the findings indicate is needed. The Sanctuary Advisory Council provides a vision for the future that contrasts the current conditions in the sanctuary:

“The Stellwagen Bank National Marine Sanctuary is teeming with a great diversity and abundance of marine life, supported by diverse, healthy habitats in clean ocean waters. The ecological integrity of the sanctuary is protected and fully restored for current and future generations. Human uses are diverse and compatible with maintaining natural and cultural resources.”

The management plan represents the first step toward achieving this vision.

This management plan serves as a non-regulatory policy framework for addressing the issues facing the Stellwagen Bank sanctuary over the next five years. It lays the foundation for restoring and protecting the sanctuary’s ecosystem. It details the human pressures that threaten the qualities and resources of the sanctuary. It recommends actions that should be taken now, and some that should be considered in the near future, for restoring and protecting this special place.

At this time, NOAA is not proposing any regulations or changes to the Stellwagen Bank sanctuary designation document. However, several regulatory initiatives that derive from the strategies presented in the management plan ultimately could be considered for action prior to the next management plan review nominally scheduled for 2015. These include: management of whale watching, maritime heritage resources management, preventing local depletion of key forage species, and instituting requirements for habitat zoning and compatibility analysis. These initiatives may necessitate that the designation document be amended.

This document provides strategic guidance for management actions and focuses those actions on four priority programmatic areas: capacity building, ecosystem protection, marine mammal protection and maritime heritage management. NOAA is focusing on these priority areas because they will significantly contribute to achieving the vision and mission of the sanctuary. The eleven action plans in this document address issues relative to these four areas and are based extensively on the advice of working groups established by the Sanctuary Advisory Council.
Copies of the final management plan and environmental assessment can be obtained by writing to Dr. Craig MacDonald, Sanctuary Superintendent, Stellwagen Bank National Marine Sanctuary, 175 Edward Foster Rd., Scituate, MA 02066 or by facsimile to (781) 545-8036 or please call (781) 545-8026 or send an email to stellwagen@noaa.gov. Copies of this document may be downloaded from the internet at http://stellwagen.noaa.gov/management.

**Organization of this Document**

The management plan is organized into eleven principal sections.

Section I provides background information on the national marine sanctuaries and the management plan review process.

Section II is an overview of the institutional setting within which the sanctuary operates.

Section III presents the sanctuary setting. This section is divided into three sub-sections: biodiversity conservation; physical setting, including geography, geology, and oceanography; and primary producers and decomposers.

Section IV describes the resource states of the sanctuary and provides context and foundation for the action plans in Section VII. This section is divided into eight sub-sections: seafloor and water column habitats, benthic invertebrates, fishes, seabirds, sea turtles, marine mammals, and maritime heritage resources.

Section V discusses the kinds and status of human use and the economic value where available.

Section VI is a summation of the effects of human uses on sanctuary resources including a discussion of cumulative impacts.

Section VII contains the action plans, which detail the management actions the sanctuary will take to address priority issues and meet the purposes and policies of the National Marine Sanctuaries Act.

Section VIII provides an environmental assessment of the two alternatives considered: no action and revising the management plan.

Section IX lists the sources and literature cited in this document.

Section X presents the results of the public comment process including a numerical and geographic analysis of the findings. It provides general responses to comments and questions and summarizes the revisions made.

Section XI includes a number of appendices, which provide supporting information on various aspects of the management plan.

The sanctuary management objectives, included in this management plan, are organized by priority programmatic area and their respective action plan in the list that follows.
Capacity Building

Administrative Capacity and Infrastructure Action Plan
ADMIN.1 Improve Site Staffing and Support Capabilities for SBNMS Programs
ADMIN.2 Maintain and Enhance the Infrastructure of the Site
ADMIN.3 Develop a SBNMS Volunteer Organization to Support Sanctuary Programs and Enhance Site Visibility

Interagency Cooperation Action Plan
IC.1 Facilitate Cooperation and Coordination between Agencies
IC.2 Establish Mechanisms for Improving Information Sharing

Public Outreach and Education Action Plan
POE.1 Improve Outreach and Education Capacity to Increase Sanctuary Visibility, Awareness, and Stewardship
POE.2 Improve Capacity for Formal and Informal Education Programs that Support Management Goals

Compatibility Determination Action Plan
CD.1 Develop a Framework for Sanctuary Compatibility Determination

Ecosystem Protection

Ecosystem-Based Sanctuary Management Action Plan
EBSM.1 Establish a Science Review Protocol
EBSM.2 Establish an Information Management System
EBSM.3 Understand Ecosystem Structure and Function
EBSM.4 Protect Ecological Integrity
EBSM.5 Evaluate the Need and Feasibility of Modifying the Sanctuary Boundary

Ecosystem Alteration Action Plan
EA.1 Reduce Impacts of Laying Cables and Pipelines
EA.2 Reduce Alteration of Benthic Habitat by Mobile Fishing
EA.3 Reduce Impacts of Biomass Removal by Fishing Activity

Water Quality Action Plan
WQ.1 Assess Water Quality and Circulation
WQ.2 Reduce Pollutant Discharges and Waste Streams that May Affect the Sanctuary

Marine Mammal Protection

Marine Mammal Behavioral Disturbance Action Plan
MMBD.1 Reduce Marine Mammal Behavioral Disturbance by Vessels
MMBD.2 Reduce Marine Mammal Behavioral Disturbance by Noise
MMBD.3 Reduce Marine Mammal Behavioral Disturbance by Aircraft

Marine Mammal Vessel Strike Action Plan
MMVS.1 Reduce the Risk of Vessel Strike between Large Commercial Ships and Whales
MMVS.2 Reduce the Risk of Vessel Strike through Speed Restrictions
MMVS.3 Support and Develop Research Programs to Reduce the Risk of Vessel Strikes

Marine Mammal Entanglement Action Plan
MME.1 Aid Disentanglement Efforts
MME.2 Reduce Marine Mammal Interaction with the Trap/Pot Fishery
MME.3 Reduce Marine Mammal Interaction with the Gillnet Fishery

Maritime Heritage Management

Maritime Heritage Management Action Plan
MH.1 Establish a Maritime Heritage Program
MH.2 Inventory, Assess and Characterize Historical Resources
MH.3 Protect and Manage Historical Resources
MH.4 Develop and Implement a MH Outreach and Education Program
MH.5 Assess Shipwrecks and Other Submerged Objects for Potential Hazards
MH.6 Facilitate Access to Modern Shipwrecks
ACKNOWLEDGEMENTS

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From 2002-2006, the Sanctuary Advisory Council was instrumental in the development of this management plan. NOAA acknowledges and thanks the Advisory Council representatives for their individual and collective contributions to this process. The following members of the Advisory Council are acknowledged for chairing the working groups that led to development of the action plans in this document: Regina Asmutis-Silvia, Susan Farady, Alan (Jerry) Hill, Porter Hoagland, Ph.D., Judith Pederson, Ph.D., Mason Weinrich, Richard Wheeler, John Williamson and Sally Yozell. NOAA also acknowledges and thanks the many members of these working groups. The early foundation for this management plan review was laid during 1998-1999 by Brad Barr, former Sanctuary Superintendent, and the previous Advisory Council (1996-2000), and is recognized.

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Both paintings are scientifically accurate portrayals of characteristic seafloor landscapes based on the artists' examination of over a hundred hours of underwater video made by remotely operated vehicles (ROVs) in the sanctuary. Both artists are formally trained scientific illustrators.
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This section introduces the management plan. It provides overviews of the Office of National Marine Sanctuaries (ONMS) and the Stellwagen Bank National Marine Sanctuary. It addresses ONMS authorization and sanctuary designation. It describes the management plan review process and the extensive role of the Sanctuary Advisory Council in development of the action plans. And, it illustrates the management continuum envisioned for the sanctuary.
THE OFFICE OF NATIONAL MARINE SANCTUARIES

The Office of National Marine Sanctuaries (ONMS) serves as the trustee for a system of 14 marine protected areas, encompassing more than 290,000 square miles of marine and Great Lakes waters from Washington State to the Florida Keys, and from New England to American Samoa (Figure 1). The ONMS is an office within the National Ocean Service of the National Oceanic and Atmospheric Administration (NOAA) (see Sidebar). The sanctuary system includes: 13 national marine sanctuaries and the Papahānaumokuākea Marine National Monument. The ONMS works cooperatively with the public to protect the living marine and non-living resources of sanctuaries while allowing recreational and commercial activities that are compatible with the primary goal of resource protection. The ONMS raises public awareness of sanctuary resources and management issues through programs of scientific research, monitoring, exploration, education and outreach.

The national marine sanctuaries are an essential part of this country’s collective environmental riches. Within their protected waters, giant whales feed, breed and nurse their young, coral colonies flourish, and shipwrecks tell stories of our maritime history. Sanctuary habitats include beautiful rocky reefs, lush kelp forests, whale migration corridors and destinations, spectacular deep-sea canyons, and underwater archaeological sites. Our nation’s marine sanctuaries provide a safe habitat for species close to extinction or protect historically significant shipwrecks. They range in size from one-quarter square mile in American Samoa’s Fagatele Bay to the more than 140,000 square miles in the Papahānaumokuākea Marine National Monument in the Northwestern Hawaiian Islands—one of the largest marine protected areas in the U.S. Each sanctuary is a unique place needing special protection. Serving as natural classrooms, cherished recreational spots and places for valuable commercial activities, marine sanctuaries represent many things to many people.

The ONMS provides oversight and coordination of the sanctuary system by setting priorities for addressing resource management issues and directing program and policy development. The ONMS is responsible for ensuring that the management plan prepared for each sanctuary is consistent with the National Marine Sanctuaries Act. The ONMS provides a general budget for expenditures for program development, operating costs and staffing. On an annual basis, the ONMS reviews and adjusts funding priorities and requirements to reflect resource management needs of the respective sanctuaries. The ONMS also monitors the effectiveness of the management plan, makes recommendations to promulgate regulatory changes where necessary, and monitors intra- and interagency agreements.

THE NATIONAL MARINE SANCTUARIES ACT

The National Marine Sanctuaries Act (NMSA) (16 U.S.C. 1431 et seq.) is the organic legislation governing the National Marine Sanctuary System (Appendix A). The ONMS authorizes the Secretary of Commerce to designate as national marine sanctuaries areas of the marine environment or Great Lakes with special national significance due to their conservation, recreational, ecological, historical, scientific, cultural, archeological, educational or aesthetic qualities. Sanctuaries are special areas set aside in perpetuity for long-term protection and conservation and are part of our nation’s legacy to future generations; in many ways the marine equivalent to our national parks. The ONMS is the Federal program within NOAA charged with managing national marine sanctuaries. The primary objective of the NMSA is to protect sanctuary resources. The NMSA also directs the ONMS to facilitate all public and private uses of those resources.
resources, to the extent that they are compatible with the primary objective of resource protection.

The purposes and policies of the NMSA are

(1) To identify and designate as national marine sanctuaries areas of the marine environment which are of special national significance and to manage these areas as the National Marine Sanctuary System;

(2) To provide authority for comprehensive and coordinated conservation and management of these marine areas, and activities affecting them, in a manner that complements existing regulatory authorities;

(3) To maintain the natural biological communities in the national marine sanctuaries, and to protect, and, where appropriate, restore and enhance natural habitats, populations and ecological processes;

(4) To enhance public awareness, understanding, appreciation, and wise and sustainable use of the marine environment, and the natural, historical, cultural and archeological resources of the National Marine Sanctuary System;

(5) To support, promote and coordinate scientific research on, and long-term monitoring of, the resources of these marine areas;

(6) To facilitate to the extent compatible with the primary objective of resource protection, all public and private uses of the resources of these marine areas not prohibited pursuant to other authorities;

(7) To develop and implement coordinated plans for the protection and management of these areas with appropriate Federal agencies, state and local governments, Native American tribes and organizations, international organizations, and other public and private interests concerned with the continuing health and resilience of these marine areas;

(8) To create models of, and incentives for, ways to conserve and manage these areas, including the application of innovative management techniques; and

(9) To cooperate with global programs encouraging conservation of marine resources.

Comprehensive Management of National Marine Sanctuaries

The NMSA states that the ONMS will “maintain for future generations the habitat and ecological services of the natural assemblage of living resources that inhabit [sanctuaries]” (16 U.S.C. 1431 et seq., §301(a)(4)(A)). The NMSA further recognizes that “while the need to control the effects of particular activities has led to enactment of resource-specific legislation, these laws cannot in all cases provide a coordinated and comprehensive approach to the conservation and management of the marine environment” (16 U.S.C. 1431 et seq., §301(a) (3)). Accordingly, the ONMS subscribes to a broad and comprehensive management approach to meet the NMSA’s primary objective of resource protection.

National Oceanic and Atmospheric Administration (NOAA)

NOAA Mission: To understand and predict changes in Earth’s environment and conserve and manage coastal and marine resources to meet our Nation’s economic, social, and environmental needs (NOAA, 2005).

The ONMS is part of the National Oceanic and Atmospheric Administration (NOAA), which conducts research and gathers data about the global oceans, atmosphere, space and sun, and applies this knowledge to science and service that touch the lives of all Americans (www.noaa.gov). In doing so, NOAA warns of dangerous weather, charts the nation’s seas and skies, guides the use and protection of ocean and coastal resources, and conducts research to improve the collective understanding and stewardship of the environment that sustains the nation.

A Commerce Department agency, NOAA provides these services through five major organizations: the National Weather Service; the National Ocean Service; the National Marine Fisheries Service; the National Environmental Satellite, Data and Information Service; the Office of Oceanic and Atmospheric Research; as well as numerous special program units. In addition, NOAA research and operational activities are supported by the nation’s seventh uniformed service, the NOAA Corps, a commissioned officer corps of men and women who operate NOAA ships and aircraft, and serve in scientific and administrative posts.

National Ocean Service (NOS)

The ONMS is part of the National Ocean Service (NOS). The NOS (http://www.nos.noaa.gov) develops the national foundation for coastal and ocean science, management, response, restoration and navigation. The NOS maintains a leadership role in coastal and ocean stewardship by bridging the gap between science, management, and public policy in the areas of healthy coasts, navigation, coastal and ocean science, and coastal hazards. Ten program offices are located within the NOS:

- Office of National Marine Sanctuaries
- Center for Operational Oceanographic Products and Services (CO-OPS)
- National Centers for Coastal Ocean Science (NCCOS)
- Coastal Services Center (CSC)
- Office of Coast Survey (OCS)
- Office of Ocean and Coastal Resource Management (OCRM)
- Office of Response and Restoration (OR&R)
- National Geodetic Survey (NGS)
- International Program Office (IPO)
- Management and Budget Office (MBO)
This comprehensive management approach differs from that of various other national and local agencies and laws directed at resource-specific management. Comprehensive sanctuary management serves as a framework for addressing long-term protection of a wide range of living and non-living marine resources, while allowing multiple uses of the sanctuary to the extent that they are compatible with the primary goal of resource protection. The resources managed by the ONMS span diverse geographic, administrative, political and economic boundaries. Strong partnerships among resource management agencies, the scientific community, stakeholders and the public at-large are needed to realize the coordination and program integration that the NMSA calls for in order to comprehensively manage national marine sanctuaries.

**Overview of the Stellwagen Bank National Marine Sanctuary**

**Designation**

Designation of Stellwagen Bank as the nation’s twelfth (and New England’s first and only) national marine sanctuary was the culmination of over a decade of effort (see Appendix B). In the late 1980s, an elevated public awareness of regional development activities prompted calls for greater protection of New England’s marine resources. Stellwagen Bank was first nominated for consideration as a national marine sanctuary in 1982 by the Center for Coastal Studies in Provincetown, Massachusetts and the Defenders of Wildlife in Washington, D.C. The following year NOAA added Stellwagen Bank to its “Site Evaluation List” from which NOAA chose ocean areas as active candidates for designation as national marine sanctuaries.

NOAA elevated the Stellwagen Bank proposal to Active Candidate status on April 19, 1989 (54 FR 15787). This was done in response to a requirement in the 1988 amendments to the NMSA that a prospectus on the Stellwagen Bank proposal be submitted to Congress by September 30, 1990 (P.L. 100-627, s. 205(b)(1)). NOAA commenced gathering public comment and prepared the Draft Environmental Impact Statement/Management Plan and the Prospectus for Congress. These were published on February 8, 1991, initiating a 60-day public comment period and a 45-day Congressional review period. During the comment period, a series of public hearings were held, 860 written comments were submitted, and petitions signed by more than 20,000 persons supporting designation of the Stellwagen Bank National Marine Sanctuary were received by NOAA.

On October 7, 1992, Congress passed legislation reauthorizing and amending Title III of the Marine Protection, Research and Sanctuaries Act (MPRSA) [now also known as the National Marine Sanctuaries Act]. This legislation was signed into law on November 4, 1992. Section 2202 of that law designates the Stellwagen Bank National Marine Sanctuary. Among related initiatives, it establishes the sanctuary boundary; prohibits the exploration for and mining of sand and gravel and other minerals in the sanctuary; and requires consultation with the Secretary of Commerce by Federal agencies proposing agency actions in the vicinity of the sanctuary that may affect sanctuary resources. The sanctuary consists of an area entirely within federal waters, measuring approximately 842 square miles (638 square nautical miles) and lying off the coast of Massachusetts.

**Resource Characteristics**

The Stellwagen Bank sanctuary was designated for a multitude of reasons, including its high natural productivity and species diversity, as well as its long history of human use. Primary production at Stellwagen Bank is comparatively high; it is three times greater than the GoM in general and twice as high as at Georges Bank. There are well over 575 known species in the sanctuary and the list is largely incomplete. Living landscapes (anemone forests, sponge gardens, hydroid meadows, worm tube beds) carpet the seafloor and the associated marine communities support benthic and pelagic species that are dependent upon them. Water column and seafloor habitats sustain over 80 species of fish and provide important feeding and nursery grounds for 22 marine mammal species including the endangered humpback and fin whales and the critically endangered North Atlantic right whale. The area supports foraging activity by 53 species of seabirds dominated by gulls, storm petrels, gannets, aukls (alcids), sea ducks and shearwaters. Fish and invertebrate populations include both demersal and pelagic species, such as cod, flounders, bluefin tuna, herring, lobster and scallops. Leatherback and Kemp’s ridley sea turtles (endangered species) on occasion visit the area for feeding.

Sitting astride historic fishing grounds and shipping routes, the Stellwagen Bank sanctuary has been a locus for a variety of human maritime activities for centuries. As Gloucester is America’s oldest seaport, Stellwagen Bank (formerly Middle Bank) is among the most historic fishing grounds in the GoM, harkening back to colonial times. The major shipping corridors established in the past are still prominent today where they cross the sanctuary. Shipwrecks on the sanctuary’s seafloor represent the development of commercial fishing and maritime transportation during the nearly 400 years that maritime commerce passed through the area. To date 35 historic shipwreck sites have been located in the sanctuary; four shipwreck sites are listed on the National Register of Historic Places. These shipwrecks are tangible connections to the past that allow the sanctuary to study and better understand the area’s history.

**Sanctuary Management Plan Review**

The sanctuary management plan review (MPR) process is based on three fundamental steps: 1) public scoping, which includes a formal comment period and public meetings to identify a broad range of issues and concerns related to management of the sanctuary; 2) analysis and prioritization of the issues raised during scoping, followed by the development of action plans; and 3) preparation of the draft and final management plans and relevant NEPA documentation, such as an Environmental Impact Statement or Environmen-
tual Assessment. Public review of the draft management plan provides guidance for staff to revise the document and prepare the final management plan. Once approved by NOAA, the final management plan outlines the sanctuary’s priorities for the next five years.

Management plans are sanctuary-specific documents that perform many functions, including describing regulations and boundaries; outlining staffing and budget needs; setting priorities and performance measures for resource protection, research and education programs; and guiding development of future budgets and management activities. Periodic management plan review, required by law for all National Marine Sanctuaries, is conducted to ensure that each site properly conserves and protects its nationally significant living and cultural resources. The Stellwagen Bank sanctuary’s existing management plan was published in July 1993. Five years later, NOAA initiated its five-year management plan review.

From December 1998 to January 1999, the sanctuary initiated formal review of its management plan by holding public scoping meetings in Barnstable, Boston and Gloucester (MA) to ask the public for comments on the status of site management. The MPR was delayed several years due to a change in sanctuary management. The MPR resumed with an open public comment period during July 2–October 18, 2002. An additional round of nine public scoping meetings, coincident with this comment period, was held during September and October at the following locations: Mystic, CT; New Bedford, MA; Provincetown, MA; Falmouth, MA; Plymouth, MA; Boston, MA; Gloucester, MA; Portsmouth, NH; and Portland, ME. The State of the Sanctuary Report, published in June 2002, set the stage for these meetings and public comment period.

During the scoping process, the public identified a range of important considerations for sanctuary management. Eight key topics comprised of 27 issues were synthesized by sanctuary staff from the input of over 300 participants who attended the scoping meetings and the approximately 20,000 written comments received during both public comment periods. These key topics and their respective issues are listed in Appendix C. Upon conclusion of public scoping, the Sanctuary Advisory Council engaged in an intensive effort during 2002–2005 to prioritize these issues and, through working groups, develop action plans with recommendations to address them.

The Draft Management Plan was released for a six-month public review and comment period. The initial comment period was May 6 - August 4, 2008. Eight public meetings in four states were held in June at the following locations throughout New England: Portland, ME; Portsmouth, NH; Wenham, MA; Boston, MA; Plymouth, MA; Hyannis, MA; N. Dartmouth, MA; and, Mystic, CT. A total of 103 people provided comment at these meetings (total attendance was 274). The comment period was extended to October 3, 2008 in response to requests made at these meetings for additional time for the public to complete reviews and submit comments. The sanctuary received a total of 25,529 comments on the draft management plan from all 50 states, two U.S. Territories and 48 countries. All comments are provided on the sanctuary’s website and are analyzed and summarized in Section X of this document.

**Sanctuary Advisory Council**

Citizens of New England are politically and socially engaged on issues affecting their communities and the surrounding environment, including the ocean. The Stellwagen Bank sanctuary came about largely due to the dedication and determination of thousands of local citizens and elected officials who strongly advocated for sanctuary designation. To this day, public participation permeates nearly every aspect of the sanctuary’s management and operation, with people serving on the Sanctuary Advisory Council and its working groups, becoming involved in the sanctuary’s community outreach and educational activities, as well as offering informal advice on a variety of sanctuary issues and related opportunities.

Much of the time, this public interest is channeled through the Advisory Council, which serves as the primary connection to the stakeholders of the sanctuary, including concerned citizens. The Advisory Council is formed of members from the public to provide advice to the sanctuary superintendent on the management and protection of the sanctuary. Section 315 of the National Marine Sanctuaries Act authorizes the Secretary of Commerce to establish Sanctuary Advisory Councils. This authority has been delegated to the Director of the ONMS.

The current Stellwagen Bank Sanctuary Advisory Council was formally constituted and approved on October 3, 2001; the first meeting was convened on November 5, 2001. The Advisory Council is comprised of a total 21 members, of which 15 voting public members represent various stakeholder interests and 6 non-voting ex-officio members (or their designee) represent state and federal agencies. There are also 15 alternates for the public seats, who assume the seat and vote in the absence of the respective public member. [Note: the Advisory Council charter was amended on December 10, 2007 to increase the number of public members to 17.] The Stellwagen Bank Sanctuary Advisory Council has public representation from four states (Connecticut, Massachusetts, New Hampshire and Maine) and eight Congressional districts; the Advisory Council is among the largest in the national system and is distinguished by its multi-state representation. Advisory Council membership is listed in Appendix D.

Advisory Council members are selected through an open recruitment process to represent the views of their particular constituency. Applications are reviewed by the Advisory Council executive committee working with the sanctuary superintendent, who makes final recommendations. Appointment is by the Director of the ONMS. Members are volunteers serving two- or three-year terms. The Stellwagen Bank Sanctuary Advisory Council has participated in every
Between 2002 and 2005 the Advisory Council held frequent meetings to accomplish the following:

- prioritize issues
- formulate action plan topics
- agree on working group tasking and make-up
- convene working groups to develop and recommend action plans
- review, revise and adopt working group action plans
- forward amended action plans to the sanctuary superintendent
- prioritize action plan strategies
- formulate a sanctuary vision statement

Appendix E lists the Advisory Council meetings related to MPR.

**Role of Working Groups**

The preparation of action plans required a prodigious effort, involving the simultaneous convening of 11 working groups of the Advisory Council (see Sidebar). This effort was possible because of the able leadership and dedication of the Advisory Council members and alternates, who served as chairs for these groups. Other working group members represented stakeholder interests, including industry and environmental organizations, and government agencies having relevant jurisdiction and technical capacities, academia and general educational institutions, and members of the concerned public. In some cases, technical advisors informed working groups on specific issues. Sanctuary staff represented the sanctuary on each working group and offered support services, such as making meeting arrangements and preparing minutes. After the other 11 working groups had completed their tasks, an additional working group on compatibility determination was convened. This sequencing was necessary because the sanctuary did not have the capacity to simultaneously staff this working group, in addition to the others.

Working group topics generated considerable discussion among the Advisory Council, particularly with regard to fishing. Some members felt that fishing warranted its own action plan. Others felt that the working groups should be organized around issues and concerns, irrespective of the type of activity that may be involved. As an outcome, the effects of fishing were largely subsumed within the broader context of ecosystem alteration and other related concerns, such as marine mammal entanglement and damage to maritime heritage resources. The Advisory Council chose to evaluate the suite of impacts first, and then consider their cause in relation to human activity.

Working group members were selected through an open, competitive recruitment process approved by the Advisory Council. Recruitment was conducted by the Advisory Council executive committee working with the sanctuary superintendent. The working groups followed a set of ground rules that were approved by the Advisory Council. Working groups elected to operate by consensus rather than voting and allowed for alternates among their membership. Combined membership on the working groups totaled more than 200 people and is listed in Appendix F.

**Principal Outcomes**

The Advisory Council reviewed and, where deemed necessary, modified the working group action plans at their October 10, 2004 meeting. The amended action plans were adopted by vote of the Advisory Council, and then forwarded as advice for consideration by the sanctuary superintendent. At a follow-up meeting in November 5, 2004, the Advisory Council prioritized the strategies and activities within each action plan. At their July 11, 2005 meeting, the Advisory Council developed a vision statement for the sanctuary that has been adopted by NOAA and included in this document. It reads as follows:

“The Stellwagen Bank National Marine Sanctuary is teeming with a great diversity and abundance of marine life supported by diverse, healthy habitats in clean ocean waters. The ecological integrity of the sanctuary is protected and fully restored for current and future generations. Human uses are diverse and compatible with maintaining natural and cultural resources.”

The intent and overall goals of the action plans, as submitted by the Advisory Council, have been maintained and serve as the foundation for the management plan. NOAA has significantly reorganized and condensed these versions in order to eliminate duplication among them and to make them more strategic in their expression. The action plans are presented in Section VII of this document.

Based on the large number of comments on the draft management plan submitted from across the country and
from around the world, management of the Stellwagen Bank National Marine Sanctuary clearly elicits broad national and international interest. The vast majority of the comments received urged that more be done to restore and protect the sanctuary's resources and indicates that the existence value (i.e., non-market value) of the sanctuary's resources is highly regarded. This overriding expression of interest and concern for this special place validates the sanctuary being designated by Congress as one of the nation's notable marine treasures and denotes strong public resolve that the actions recommended in the draft plan be implemented.

**THE MANAGEMENT PLAN**

This management plan serves as a non-regulatory policy framework for addressing the issues facing the Stellwagen Bank sanctuary over the next five years. The document provides strategic guidance for management actions and focuses those actions on four priority programmatic areas: capacity building, ecosystem protection, marine mammal protection and maritime heritage management. NOAA is focusing on these priority areas because they will significantly contribute to achieving the vision and mission of the sanctuary.

At this time, NOAA is not proposing any regulations or changes to the designation document and an environmental assessment (Section VII) accompanies this management plan, rather than an environmental impact statement pursuant to the requirements of the National Environmental Policy Act (42 U.S.C sec. 4321-4370 et seq.) and Council on Environmental Quality (CEQ) regulations (40 CFR Parts 1500-1508). However a suite of regulatory initiatives that derives from the strategies presented in the draft management plan ultimately could be considered. Figure 2 illustrates the management continuum envisioned and examples of potential management actions.

The remainder of this document is organized into ten sections.

Section II. Institutional Setting provides an overview of the administration of the sanctuary and how the sanctuary interacts with other federal and state agencies to accomplish its mission.

Section III. Sanctuary Setting introduces the concept of managing sanctuary resources for biodiversity conservation. It describes the physical characteristics of the sanctuary and the primary producers and decomposers that are essential to the sanctuary's ecosystems function.

Section IV. Resource States offers an in-depth analysis of the status of the natural and cultural resources of the sanctuary, drawing on extensive new information never before compiled in one synthesis. For each resource state, the analysis begins with a discussion of status, followed by a
description of pressures, and concludes with a summary of the current protections in place.

Section V. Status of Human Uses characterizes the primary uses occurring within or near the sanctuary.

Section VI. Summation reviews points raised in previous sections, forms conclusions and considers outcomes of cumulative actions and effects.

Section VII. Actions Plans presents the suite of recommended strategies and activities that should be implemented to adequately address the many issues that need to be resolved, in order to manage, protect and restore the resources of the sanctuary.

Section VIII. Environmental Assessment complies with NEPA and CEQ regulations and provides a description of the proposed management action and alternatives.

Section IX. Sources Cited lists more than 840 technical references that offer substantive documentation supporting or elaborating on statements made in the text.

Section X. Public Comments presents results of the public comment process including a numerical and geographic analysis of the findings. It provides general responses to comments and questions and summarizes the revisions made.

Section XI. Appendices include background documentation that lends support, context and fuller understanding to the management plan.
This section profiles the infrastructure and current capacity of the Stellwagen Bank sanctuary to carry out its mission. It describes the basic components and functions of the sanctuary consisting of administration and management including human resources, funding, research, education, enforcement and permitting. In addition, it provides brief descriptions of the various federal, state and local agencies and organizations that bear on sanctuary management.
**HUMAN RESOURCES**

**SANCTUARY SUPERINTENDENT**

The sanctuary superintendent oversees site-specific management functions, including revision and implementation of the management plan. The superintendent designates responsibility for implementing specific programs or projects, establishes the administrative framework to ensure all resource management activities are coordinated, and maintains and manages an appropriate infrastructure to adequately support site operations. The superintendent reports to the Regional Superintendent for the Northeast and Great Lakes Region of the Office of National Marine Sanctuaries (ONMS). General responsibilities of the sanctuary superintendent include:

- Submitting an annual operating plan that recommends priorities to the ONMS for annual allocation of funds for site operations and resource protection;
- Formulating and directing research, education, marine resource management and maritime heritage resource management programs;
- Determining staffing needs and requirements;
- Coordinating with the ONMS in the evaluation, processing and issuing of permits and the conduct of inter-agency consultations;
- Coordinating on-site efforts of all parties involved in sanctuary activities including state, federal, regional and local agencies;
- Working closely with constituents and the community; and
- Evaluating progress made toward achieving sanctuary goals and objectives.

**SANCTUARY STAFF**

Basic staffing supports program activities in ten functional areas:

- Management Planning
- Technology Integration and Management
- Site Operations
- Resource Protection
- Research and Monitoring
- Education and Outreach
- Maritime Heritage Resources
- Sanctuary Advisory Council Coordination
- External Affairs
- Office Administration

Sanctuary staff has knowledge and expertise in policy, marine resource management, education and outreach, scientific research and monitoring, maritime heritage resources, geographic information systems (GIS), information technology, program development and office administration. The organizational structure at the onset of management plan revision is shown in Figure 3. There were seven full-time staff, four of whom were federal employees and three were contract employees. Five other contract employees were part-time status. There also was one post-doctoral fellow working with the sanctuary.

**INFRASTRUCTURE**

**SITE FACILITIES**

The site facilities of the Stellwagen Bank sanctuary are located in the Town of Scituate, Massachusetts, approximately one hour drive south of Boston. These core facilities are situated in a residential area known as First Cliff, a peninsula that separates Massachusetts Bay and Scituate Harbor. The sanctuary offices reside at this one site; there are no plans in the next five years to develop a satellite office.

However, the sanctuary maintains visitor exhibits in Gloucester and Provincetown [the latter temporarily closed due to budget limitations] in partnership with private organizations. It has semi-permanent displays in cooperation with the New England Aquarium, Cape Cod Museum of Natural History, Cape Cod National Seashore, Scituate Maritime and Irish Mossing Museum, and the Woods Hole Aquarium. It

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**Figure 3. Organizational chart for the Stellwagen Bank sanctuary at onset of Management Plan revision.**

<table>
<thead>
<tr>
<th>Sanctuary Superintendent</th>
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<tbody>
<tr>
<td>Research Coordinator</td>
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<tr>
<td>Advisory Council Coordinator</td>
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<tr>
<td>Operations and Program Coordinator</td>
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<tr>
<td>Boat Captain</td>
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<tr>
<td>Program Support Specialist</td>
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<tr>
<td>Administrative Assistant</td>
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<tr>
<td>Education Coordinator</td>
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<tr>
<td>Geospatial Technology Coordinator</td>
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<td>GIS/Web Specialist</td>
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<td>Maritime Archaeologist</td>
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<td>Maritime Archaeologist</td>
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also has multiple traveling exhibits consisting of interactive kiosks that rotate through town public libraries and community educational organizations in the region.

The site facilities consist of an administrative office, meeting annex, boathouse, attached pier and two floating docks (Figure 4). Administrative offices and conference room occupy a 6,800-sq-ft., three-story building in the former Scituate USCG Station. An adjacent 2,200-sq-ft., two-story annex houses a meeting facility and office space for visiting faculty, post-doctoral fellows and graduate interns. Both buildings are climate-controlled using geothermal technology. Major renovation of the Administrative Building and the Annex was completed in 2004.

A 3,565-sq-ft., two-story boathouse is built on pilings over the water and includes a 300-ft. pier, with two floating docks attached. The docks have the capacity to berth one 50-ft. vessel and three smaller boats simultaneously. The pier can berth additional vessels up to 70 ft. on an interim basis. Additionally, the sanctuary has three moorings adjacent to the pier. Renovations are planned for both the boathouse and pier to better utilize the existing capacity and to better support operations of the 50-ft. research vessel. The entire complex of structures was transferred by Congress in 1999 to NOAA from the USCG, which had occupied the site since 1937.

**VESSELS**

The sanctuary currently operates one vessel in support of research and monitoring, education and emergency response. The R/V Auk is the sanctuary’s aluminum hydrofoil-assisted research catamaran (Figure 5). The R/V Auk is a multi-purpose research vessel designed primarily to support the sanctuary’s science and education missions. Its length overall is 50 ft., its beam is 19 ft. and its draft is less than 5.5 ft. It has twin 484 hp diesel engines that drive propellers. Its cruising speed in the sanctuary is 20 kts or less, depending on mission and standing orders, but has a top speed of 28 kts. It has a fuel capacity of 600 gallons and a range of 400 nm. It carries a crew of two and a science party of 12 for day trips. While principally intended as a day boat, it can conduct 2-3 day missions with berthing for six (two crew and four scientists). Its stable twin-hull configuration and sea keeping ability provide year-round access to all parts of the sanctuary.

The vessel incorporates special design features to facilitate research. The vessel holds both wet and dry labs. It can deploy, tow, and retrieve scientific equipment with its 750 lb capacity oceanographic winch. A 2,000-lb hydraulic A-frame and articulated knuckle crane aid in the deployment or retrieval of equipment. Bow thrusters aid in positioning the vessel. A dive ladder supports diving operations and the spacious flying bridge facilitates wildlife observations. A 16-ft. rigid hull inflatable can be deployed as necessary. The R/V Auk also offers secondary capabilities as an emergency response asset and for on-the-water enforcement patrols, if required. The R/V Auk was recognized as one of the “Great Boats of 2006” by *Marine News* magazine (December 2006).

**SANCTUARY ADVISORY COUNCIL**

Public involvement in sanctuary management is vitally important. Section 315 of the NMSA authorizes the Secretary of Commerce to establish Sanctuary Advisory Councils.

**FIGURE 4. OBlique AERIAL PHOTOGRAPH SHOWING THE STELLWAGEN BANK SANCTUARY BUILDINGS (RED ROOFS), PIER AND DOCKS ON SCITUATE HARBOR IN 2003 DURING FACILITIES RENOVATION.**

(Source: Microsoft Corporation/Pictometry International Corp., 2006)
These agencies and authorities are provided in Appendix G.

The charter for the Stellwagen Bank National Marine Sanctuary (Advisory Council) was revised and adopted in 2001. The sanctuary superintendent participates in Advisory Council meetings in a non-voting ex-officio capacity. The Advisory Council has had public representation from five states (Connecticut, Rhode Island, Massachusetts, New Hampshire and Maine) and nine Congressional districts. The Stellwagen Bank Sanctuary Advisory Council is among the largest in the national system and is distinguished by its representation from multiple states. Advisory Council membership is routinely updated at http://stellwagen.noaa.gov.

The public member seats represent varied constituent interests. Two seats represent research interests, two represent conservation interests, two represent education/outreach interests, and one seat each represents marine transportation, recreational fishing, whale watching, fixed gear commercial fishing, mobile gear commercial fishing and business/industry, while three at-large seats represent the general public. The two seats added by charter amendment on December 10, 2007 are for diving and maritime heritage (i.e., archaeology, history). With its broad expertise and diverse representation, the Advisory Council offers advice to the sanctuary superintendent on resource management issues that helps ensure that a wide range of viewpoints are provided upon which to base management decisions.

In order to better understand and address specific management issues and broaden public involvement, the Advisory Council extends its capacities by forming a variety of working groups. Working groups invite additional community members and experts to participate in the development of sound management advice for the sanctuary. Working groups are temporary and chaired by an Advisory Council member. Working groups are instruments of and make their recommendations to the Advisory Council. The Advisory Council evaluates the working group recommendations and in turn makes their recommendations to the sanctuary superintendent. For a list of current and former Advisory Council members see Appendix D.

**Relationship with Other Agencies and Authorities**

The Stellwagen Bank sanctuary works with the numerous other agencies listed below. The laws authorizing many of these agencies and authorities are provided in Appendix G.

### NOAA Offices

Several NOAA offices work closely with the sanctuary, including:

#### NOAA Fisheries Service (National Marine Fisheries Service or NMFS)

NOAA Fisheries Service administers NOAA programs that assess, manage and promote the domestic and international conservation of living marine resources within the U.S. Exclusive Economic Zone (3–200 miles offshore). NOAA Fisheries Service Northeast Regional Office (NERO) (Gloucester, MA) and associated Northeast Fisheries Science Center (NEFSC) (Woods Hole, MA) serve the northeastern U.S. Fishery management plans (FMPs) are developed to manage Northeast fisheries by the New England and Mid-Atlantic Fishery Management Councils. These plans are reviewed by NOAA Fisheries Service and, if they comply with the Magnuson Fishery Conservation and Management Act (MFCMA) and other applicable laws, are approved and implemented. Many of these plans are developed cooperatively with the states through Interstate FMPs developed by the Atlantic States Marine Fisheries Commission (ASMFC). NOAA Fisheries Service promulgates and enforces the regulations for each FMP. NOAA Fisheries Service Habitat Conservation Division (HCD) plays an important role in proposed actions that may affect essential fish habitat (EFH) including coordination of comments to permitting agencies and sanctuary zoning.

NOAA Fisheries Service also shares responsibility with the U.S. Fish and Wildlife Service (USFWS) for the implementation of the Marine Mammal Protection Act (MMPA) and the Endangered Species Act (ESA), both of which prevent the taking of any endangered, threatened or otherwise depleted species. As part of the MMPA mandate, the NOAA Fisheries Service Office of Protected Resources (OPR) works in collaboration with the protected resources divisions of the NOAA Fisheries Service regional offices and science centers to develop and implement a variety of programs for the protection, conservation, and recovery of marine mammals.

NOAA Fisheries Service OPR is also responsible for implementing the ESA, generally managing endangered and threatened marine species, including anadromous salmonids. NOAA Fisheries Service and USFWS share joint responsibility for managing sea turtles. In the Atlantic Ocean, NOAA Fisheries Service manages four species of sea turtles, the Atlantic salmon, including their critical habitat, five large whale species and several species of pinnipeds. In coordination with the regional offices and science centers, OPR develops policies and regulations to implement the provisions of the ESA with the goal of protecting and recovering endangered and threatened marine and anadromous species and their habitat.

NOAA Fisheries Service offers resources to the sanctuary such as collaborative assistance on environmental policy processes and enforcement through HCD and NOAA’s Office of Law Enforcement (OLE). NERO and the sanctu-
ary collaborate on policy issues where there is an overlap in jurisdiction such as: marine mammal protection, habitat conservation and marine protected areas. This collaboration extends to permitting of otherwise prohibited activities in the sanctuary and review of proposed projects that may impact sanctuary resources such as the recent LNG deep-water ports. NOAA Fisheries Service and sanctuary staff periodically serves on each other's agency issue-specific working groups. NERO is a non-voting ex-officio member (Regional Administrator or designated representative) of the Sanctuary Advisory Council.

Similarly, the NEFSC and the sanctuary collaborate on science and technical issues where there is an overlap in jurisdiction. Specifically, collaboration occurs on whale research, acoustic monitoring, ecosystem-based management and ecosystem monitoring.

**Office of Marine and Aviation Operations (OMAO)**

The Office of Marine and Aviation Operations (OMAO) operates NOAA's large ships and aircraft by providing highly skilled NOAA Corps officers. The sanctuary periodically uses the NOAA ships Delaware and Nancy Foster and occasionally NOAA aircraft for research in the sanctuary. NOAA Corps officers sometimes assist with diving operations in the sanctuary.

**Office of Coastal Resource Management (OCRM)**

National Ocean Service's (NOS) Office of Coastal Resource Management (OCRM) is responsible for implementing the Coastal Zone Management Act of 1972 (CZMA), which Congress passed to address the growing concerns about the health of the nation's coastal resources. The office works with state and territorial governments to implement their coastal management programs and find local solutions to problems occurring throughout the entire nation. Thirty-four states and territories have active coastal management programs. The Massachusetts Coastal Zone Management (MCZM) program implements the CZMA for the Commonwealth.

**Office of Response and Restoration (OR&R)**

NOS's Office of Response and Restoration (OR&R) has two Divisions. The Emergency Response Division (ERD) works to prevent and mitigate harm to coastal resources and is the primary NOAA office responding to oil spills and hazardous material releases. ERD provides scientific support to the U.S. Coast Guard for spills and technical assistance to other agencies for hazardous material releases. The Scientific Support Coordinator for the Northeast, based in Boston, serves as the sanctuary's representative in the case of a hazardous material spill. OR&R also works with federal and state trustees to restore damaged coastal resources.

The Assessment and Restoration Division (ARD) conducts natural resource damage assessments for releases of oil and hazardous substances. ARD scientists and economists provide the technical foundation for these assessments and work with other trustees and responsible parties to restore resources injured by releases of oil and hazardous substances, as well as other injury to resources of national marine sanctuaries and estuarine research reserves. ARD collects data, conducts studies, and performs analyses needed to determine whether coastal resources have sustained injury from releases of oil or hazardous materials, how to restore injured resources, and to ascertain the damages that must be recovered to accomplish restoration. ARD provides technical support to NOAA's Office of General Counsel and the Department of Justice for litigation and for settlement of natural resource damage claims.

**Damage Assessment Center (DAC)**

NOS's Damage Assessment Center (DAC) makes natural resource damage assessments for releases of oil and hazardous substances. DAC scientists and economists provide the technical foundation for these assessments and work with other trustees and responsible parties to restore resources injured by releases of oil and hazardous substances, as well as other injury to resources of national marine sanctuaries and estuarine research reserves. DAC collects data, conducts studies, and performs analyses needed to determine whether coastal resources have sustained injury from releases of oil or hazardous materials, how to restore injured resources, and to ascertain the damages that must be recovered to accomplish restoration. DAC provides technical support to NOAA's Office of General Counsel and the Department of Justice for litigation and for settlement of natural resource damage claims.

**National Centers for Coastal Ocean Science (NCCOS)**

NOS's National Centers for Coastal Ocean Science (NCCOS) conducts and supports research, monitoring, assessment, and provides technical assistance for managing coastal ecosystems and society's use of them. NCCOS recently completed the extensive ecological characterization of the sanctuary region (http://www.nccos.noaa.gov/sbmmns) (NOAA 2006).

**Marine Protected Area (MPA) Center**

NOS's Marine Protected Area (MPA) Center works to implement Executive Order 13158, which directs federal agencies to conserve the nation's valuable marine resources through a variety of tasks related to marine protected areas. This implementation requires considerable cooperation, collaboration and information sharing among many government and non-governmental institutions. Working with the Department of the Interior (DOI) and other partners, the MPA Center: develops the framework for a national network of MPAs; coordinates the development of information, tools, and strategies; and guides agencies in their efforts to enhance and expand the protection of existing MPAs, and to establish or recommend new ones; coordinates the MPA web site; partners with federal and non-federal organizations to conduct research, analysis and exploration; helps construct and maintain an inventory of existing U.S. marine managed areas and the MPA List; and supports selection of the MPA Advisory Committee and its operation.

**National Undersea Research Program (NURP)**

Office of Oceanic and Atmospheric Research (OAR) National Undersea Research Program (NURP) and its regional centers work to support marine science conducted in situ underwater. NURP is a grant program that provides advanced technol-
ologies and funding support for scientists to address issues of national and regional importance through a comprehensive proposal solicitation and review process. NURP maintains a network of six regional National Undersea Research Centers (NURCs), funded by annual grants from NOAA, that implement the majority of its research mission. The NURC North Atlantic and Great Lakes at the University of Connecticut (NURC-UCONN) is one of the six regional centers and is affiliated with the University of Connecticut. The sanctuary partners with this center frequently to characterize sanctuary resources. [Note: In 2008 NURP was integrated with the OAR Office of Ocean Exploration and Research. NURC has since become the Northeast Undersea Research, Technology and Education Center at the University of Connecticut, which is not formally affiliated with OAR.]

**National Sea Grant College Program**

OAR’s National Sea Grant College Program encourages the wise stewardship of marine resources through research, education, outreach and technology transfer. Sea Grant is a grant program working in partnership between the nation’s universities and NOAA. It began in 1966, when the U.S. Congress passed the National Sea Grant College Program Act. Sea Grant specializes in synthesizing the latest developments in marine research and making it accessible to the public. The sanctuary works closely with MIT Sea Grant and UNH Sea Grant to increase public awareness of sanctuary issues and ocean literacy.

**Other Federal Agencies**

The sanctuary seeks to provide comprehensive and coordinated sanctuary management in ways that complement existing regulatory authorities and shares resources when appropriate. The following federal agencies have jurisdiction or conduct research within or adjacent to the Stellwagen Bank sanctuary.

**National Park Service (NPS)**

The Department of the Interior (DOI) National Park Service (NPS) operates the Cape Cod National Seashore (CCNS) and the Salem Maritime National Historic District. The NPS conserves scenery and wildlife, historic structures and provides for the enjoyment of those resources in a manner that will leave them unimpaired for the enjoyment of future generations—goals that are consistent with the sanctuary’s mission. The CCNS seashore’s proprietary jurisdiction extends out to one nautical mile offshore, including northward from the tip of Cape Cod which does not overlap with the sanctuary jurisdiction that begins three nautical miles offshore. The sanctuary and CCNS cooperate in areas of mutual interest, such as increasing awareness of environmental stewardship among the public and interpreting maritime heritage resources.

**Minerals Management Service (MMS)**

DOI’s Minerals Management Service (MMS) manages the nation’s oil and natural gas resources in the outer continental shelf (OCS) pursuant to the Outer Continental Shelf Lands Act (OCSLA), as well as leases pertaining to these resources. OCS lands technically include the sanctuary, but there is a moratorium on hydrocarbon exploration in the sanctuary.

**U.S. Fish and Wildlife Service (USFWS)**

DOI’s U.S. Fish and Wildlife Service (USFWS) works to conserve, protect and enhance seabirds, wildlife, and plants and their habitats. In the sanctuary, the USFWS is responsible for protecting migratory seabirds pursuant to the ESA and Migratory Bird Treaty Act (MBTA).

**U.S. Geological Survey (USGS)**

DOI’s U.S. Geological Survey (USGS) provides scientific information to describe and understand the Earth; minimize loss of life and property from natural disasters; manage water, biological, energy and mineral resources; and enhance and protect our quality of life. The USGS has no regulatory or management mandate. Scientists within the USGS work within four disciplines: biology, geography, geology and water. Scientists at the USGS Woods Hole Coastal Geology Center conduct extensive research on habitat mapping and classification, sediment transport and contaminant transport modeling. In 1994–1995, the USGS successfully mapped the entire sanctuary area in high resolution using multi-beam echo-sounder technology in conjunction with the Canadian Hydrographic Service.

**U.S. Army Corps of Engineers (USACE)**

The Department of Defense (DOD) U.S. Army Corps of Engineers (USACE) has authority to issue permits, based on EPA guidelines, for the disposal of dredged materials at EPA-approved and designated ocean disposal sites (i.e., the Massachusetts Bay Disposal Site). Under Section 404 of the Clean Water Act, the USACE is responsible for issuing permits for any marine construction, excavation, or fill activities in navigable waters of the U.S. In 2000, the USACE issued a permit for the burying of a fiber optic cable across the northern portion of the sanctuary.

**U.S. Navy**

DOD’s U.S. Navy seldom conducts operations in the sanctuary, due to the shallow depths which are unsuitable for submarine operations, and the crowded waters which make warfare training exercises inadvisable. Naval ships transit the sanctuary approximately seven times a year primarily to access the Port of Boston and in so doing follow internal protocols of posting a lookout for whales and avoiding discharges in the sanctuary (Tom Fetherston, U.S. Navy, personal communication, 2004). Operations in deep waters (greater than 200 m) beyond the sanctuary have the potential to acoustically disturb sanctuary resources. The Navy’s Undersea Warfare Center in Newport, Rhode Island has provided research support to the sanctuary by deploying a bottom-imaging autonomous underwater vehicle to characterize one of the sanctuary’s historic shipwrecks.

**U.S. Coast Guard (USCG or Coast Guard)**

The Department of Homeland Security’s U.S. Coast Guard (USCG) has broad responsibility for enforcing all federal laws and regulations throughout the sanctuary and assists NOAA in the enforcement of sanctuary regulations. The
USCG provides on-scene coordination with Regional Response Center facilities under the National Contingency Plan for removal of oil and hazardous substances in the event of a spill threatening sanctuary resource or qualities. In addition to enforcing fishing and vessel discharge regulations, the USCG is responsible for regulating vessel traffic, maintaining aids to navigation, increasing boater safety, and coordinating search and rescue operations. On any given week, the USCG typically has one 270 ft cutter transiting the Western Gulf of Maine Closure Area (WGoMCA) looking for fishery violations. The USCG is a non-voting ex-officio member (Admiral 1st District or designated representative) of the Sanctuary Advisory Council.

**Environmental Protection Agency (EPA)**

The Environmental Protection Agency (EPA) helps protect sanctuary water quality by regulating sewage outfalls via National Pollutant Discharge Elimination System Permits and ocean dumping under Title I of the Marine Protection, Research, & Sanctuaries Act. Title I requires a federal permit for the transportation and disposal of any materials beyond state jurisdiction (3 nm) and out to the 200 mile EEZ. EPA is responsible for designation of ocean disposal sites, certifying the dredged material is suitable for disposal in designated ocean dumpsites, and oversees ACOE permits for disposal of dredged material.

**Regional Authorities**

Three regional fishery management authorities are responsible for managing species occurring in the sanctuary. The New England Fishery Management Council (NEFMC) and the Mid-Atlantic Fisheries Management Council (MAFMC) are authorized by the MFCMA; the Atlantic States Marine Fisheries Commission (ASMFC) is authorized by the Atlantic Fisheries Act of 1942 and the Atlantic Coastal Fishery Cooperative and Management Act (ACFCMA).

Species or species complexes in federal waters are managed under fishery management plans (FMPs) prepared by the NEFMC and MAFMC. For those species that cross jurisdictional boundaries, one of these authorities will take the lead on the management plan development and coordinate implementation with the other as affected. The ASMFC prepares coastal fishery management plans (CMPs) for any fishery resource that moves among, or is broadly distributed across, waters under the jurisdiction of one or more States or waters under jurisdiction of one or more States and the U.S. Exclusive Economic Zone, which explains why some species are double listed below. The respective authority(s) for managing fisheries for the following species, which at least sometimes occur in the sanctuary, is as follows:

**NEFMC:**
- Northeast multispecies (cod, haddock, pollock, halibut, yellowtail flounder, winter flounder, windowpane flounder, witch flounder, American plaice, white hake, ocean pout, redfish)
- Monkfish
- Atlantic herring
- American eel
- Bluefish
- Atlantic menhaden
- Scup
- Winter flounder
- Scallops
- Winter flounder
- Black sea bass
- Red crabs
- American lobster
- Menhaden
- Spiny dogfish
- Summer flounder
- Rhode Island ledge
- Scup
- Spiny dogfish and coastal sharks
- River herring (alewife and blueback herring)
- American elvers
- Silver hake
- River herring
- Striped bass
- Atlantic menhaden
- Atlantic menhaden
- Atlantic herring
- Southern flounder
- Summer flounder
- Atlantic mackerel
- Squid
- Ocean quahog
- Tilefish
- Butterfish
- Ocean quahog
- Tilefish

**MAFMC:**
- Spiny dogfish
- Bluefish
- Summer flounder
- Ocean quahog
- Tilefish
- Atlantic mackerel
- Squid
- Surf clam
- Black sea bass
- Scup

**ASMFC:**
- American lobster
- Menhaden
- Striped bass
- American eel
- Atlantic sturgeon
- Spiny dogfish
- Atlantic mackerel
- Squid
- Ocean quahog
- Tilefish
- Northern shrimp
- Tautog
- Atlantic herring
- Black sea bass
- Southern flounder
- Summer flounder
- Atlantic mackerel
- Squid
- Ocean quahog
- Tilefish
- Northern shrimp
- Tautog
- Atlantic sturgeon
- Spiny dogfish
- Atlantic mackerel
- Squid
- Ocean quahog
- Tilefish
- Northern shrimp
- Tautog
- Atlantic sturgeon
- Spiny dogfish
- Atlantic mackerel
- Squid
- Ocean quahog
- Tilefish
- Northern shrimp
- Tautog
- Atlantic sturgeon
- Spiny dogfish
- Atlantic mackerel
- Squid
- Ocean quahog
- Tilefish

The regulation of fishery resources in national marine sanctuaries is a collaborative process whereby the sanctuary superintendent works with fishery managers and the councils to ensure that sanctuary resources are appropriately managed (Appendix H). Stellwagen Bank sanctuary works primarily with the NEFMC on fishery management and habitat protection issues. Sanctuary staff sits on the advisory board to the Habitat and MPA committee. The NEFMC is a non-voting ex-officio member (Executive Director or designated representative) of the Sanctuary Advisory Council.

**Gulf of Maine Council on the Marine Environment (GoM Council)**

The Gulf of Maine Council is a U.S.-Canadian partnership of government and non-government organizations working to maintain and enhance environmental quality in the GoM to allow for sustainable resource use by existing and future generations. The sanctuary and the GoM Council share many common goals and objectives albeit at different scales. To date, interaction between the two organizations has been intermittent. Much of what is being learned about the smaller scale of the sanctuary is applicable and transferable to the larger scale gulf. Many of the projects of the GoM Council are of related interest to the sanctuary.

**State Agencies**

The sanctuary lies entirely outside of state waters. However, the sanctuary boundaries to the north and south are coterminous with those of the Commonwealth of Massachusetts.

**Massachusetts Executive Office of Environmental Affairs (EOEA)**

The Executive Office of Environmental Affairs (EOEA) is responsible for implementing the Commonwealth’s environ-
mental protection policies including those related to coastal zone and ocean protection. EOEA recently developed an ocean management policy. EOEA oversees the MCZM Office, the Ocean Sanctuaries Program and the Board of Underwater Archaeological Resources. The sanctuary coordinates with EOEA primarily on proposal reviews for projects that may mutually impact on both state and sanctuary (federal) waters.

Coastal Zone Management Office (MCZM)
The Massachusetts Coastal Zone Management (MCZM) implements the Coastal Zone Management Act (CZMA) on behalf of the Commonwealth. The sanctuary works with MCZM on issues such as pollution prevention, invasive species, ballast water discharge, MPA policy and habitat protection. The MCZM south shore extension agent is co-located at the sanctuary headquarters in Scituate. MCZM is a non-voting ex-officio member (Director or designated representative) of the Sanctuary Advisory Council.

Massachusetts Division of Marine Fisheries (DMF)
The Massachusetts Division of Marine Fisheries (DMF) is responsible for managing the Commonwealth’s fishery resources and developing and implementing fishery policies including aquaculture. The sanctuary works with DMF on issues such as project proposal review, MPA policy, contingency planning and fish research. DMF is a nonvoting ex-officio member (director or designated representative) of the Sanctuary Advisory Council.

Massachusetts Division of Fish and Wildlife and Environmental Law Enforcement (DFWELE)
The Division of Fish and Wildlife and Environmental Law Enforcement (DFWELE) is responsible for enforcement of the Commonwealth’s environmental protection laws. DFWELE oversees the Massachusetts Environmental Police (MEP). The MEP provides uniformed patrol officers to enforce laws on both land and water. One of MEP’s South Coastal offices is co-located at the sanctuary headquarters in Scituate. By formal agreement, MEP officers are cross-deputized to work with NOAA OLE in sanctuary enforcement. MEP is a nonvoting ex-officio member (Director or designated representative) of the Sanctuary Advisory Council.

Massachusetts Board of Underwater Archaeological Resources (BUAR)
The Board of Underwater Archaeological Resources (BUAR) is responsible for managing the Commonwealth’s underwater archaeological resources. The sanctuary works with BUAR on outreach efforts associated with maritime heritage resources and on the development of maritime heritage resource management policies in the sanctuary.

State Ocean Sanctuaries Program
The Ocean Sanctuaries Program protects five state-designated ocean sanctuaries (two of which abut the sanctuary) from exploitation, development or activity which would seriously alter or otherwise endanger the ecology and appearance of the ocean, the seabed, or the subsoil of the seabed, or the Commonwealth waters adjacent to the Cape Cod National Seashore. Activities specifically prohibited in ocean sanctuaries include the building of any structure on the seabed or under the subsoil; the construction or operation of offshore electrical generating stations; the removal of sand and gravel; oil and gas exploration and exploitation; and the dumping or discharge of commercial or industrial waste.

Local Government Agencies

Town of Scituate
The town and the sanctuary are developing a relationship around common interests such as marine operations, increased ocean literacy, heritage resource management and environmental stewardship. Specifically, the town and sanctuary are working on the following projects:

- Marine operations — the sanctuary is considering leasing slip space at the town’s new Marine Park for winter berthing of the R/V Auk and the sanctuary provides the Fire Department slip space at its pier;
- Ocean literacy — the sanctuary has placed a temporary interactive exhibit at the town library and provides presentations upon request to town and school groups;
- Heritage resources — the sanctuary worked with the town’s historic commission to create an exhibit at the town’s Maritime and Irish Mossing Museum and the sanctuary has facilitated the town’s application for designation as a “Preserve America City” which would qualify the town for potential grant funds to develop and interpret its heritage resources; and
- Environmental stewardship — the sanctuary provides the town use of its meeting annex for marine-related committee meetings including the Waterways Commission and the Marine Park Authority Committee.

City of Gloucester
The mayor’s office facilitated development of the sanctuary’s exhibit in partnership with the Gloucester Maritime Heritage Center. The sanctuary worked with the mayor’s office to help facilitate the town’s successful application for designation as a “Preserve America City.”

City of Provincetown
The sanctuary is working with the city to secure a space for a permanent sanctuary visitor center or expanded exhibit. A static sanctuary kiosk in place on the city’s MacMillan pier is in the process of being upgraded.

Tools for Formalizing Relationships

The sanctuary superintendent has numerous options to formalize interactions with these and other federal, state and local agencies or private interests including:

- Memoranda of Understanding and Memoranda of Agreement formalize in writing, relationships between the sanctuary and other entities for a specific purpose or project;
II. Institutional Setting

Consultation is formal communication between agencies, Grants/Cooperative Agreements are financial assistance tools used to provide or receive certain funding for projects and/or products benefiting the public; Contracts are used to procure goods and services to meet sanctuary goals and objectives; Consultation is formal communication between agencies, which can be invoked when one agency’s activity may affect the resources of another.

SANCTUARY FUNDING

APPROPRIATIONS

Funding for the ONMS is derived primarily from federal appropriations and divided into two principal categories: funds for base budget and funds for capital facilities. The ONMS distributes its base budget funds to individual sanctuaries for site-specific core operations (labor costs for existing staff and other administrative expenses) and programmatic costs (the additional costs the sanctuary incurs carrying out management strategies such as marine mammal protection). Capital facility funds supplement the site’s base budget to cover costs of such things as exhibits and building renovations. Each action plan in Section XII of this document includes a table identifying costs for the individual strategies over the next five years (from the date of publication of this document). The tables provide a rough estimate of the programmatic costs needed to implement each of the strategies.

ADDITIONAL SOURCES OF SUPPORT

In addition to federal appropriations, the sanctuary relies on partnerships, appropriate outside funding sources, such as grants and in-kind services, to assist in the implementation of the management plan. These other sources include:

The National Marine Sanctuary Foundation (NMSF)

The National Marine Sanctuary Foundation (NMSF) provides collaborative opportunities for the national marine sanctuaries through public and private sector partnerships. The NMSF helps to develop external funding opportunities for ONMS outreach and education programs and other resource protection efforts. The NMSF is a private, non-profit, 501(c)(3) tax exempt organization.

Federal, Regional, State and Local Agencies

Federal, regional, state and local agencies participate in on-going resource protection, management, monitoring, enforcement and permit programs to help carry out sanctuary goals and objectives. As intra- and interagency relationships become formalized and common goals and objectives are identified, the sanctuary pursues opportunities to share staff, expertise and financial resources, as appropriate.

Nonprofit Organizations and Foundations

Nonprofit organizations and foundations have joined the sanctuary in numerous cooperative projects. For example, in conjunction with the sanctuary, the International Wildlife Coalition originated and the Whale and Dolphin Conservation Society spearheads the “See-A-Spout” program to increase boater awareness of how to enjoy and protect marine mammals in the sanctuary and beyond.

RESEARCH AND MONITORING

The sanctuary conducts a robust science program focused on providing information to support key management needs. Science is comprised of both research and monitoring activities. The science coordinator works with the superintendent to develop the program and is responsible for both conducting and facilitating science activities in the sanctuary. A status summary of the current research and monitoring projects supporting sanctuary management is presented in Table 1. By necessity, the sanctuary relies on partnerships with other organizations that have the specialized knowledge and/or technical capability to conduct the science essential to answer management questions.

The year-around capabilities of the R/V Auk enhances the sanctuary’s capacity to understand seasonal dynamics in ecosystem structure and function. The sanctuary provides office space for visiting scientists, fellows and interns working on sanctuary research needs. Renovation of the boat house and development of the marine operations center will expand support for science conducted in the sanctuary. The following is a brief description of recent science findings in the sanctuary that have management implications.

Marine mammal protection:

- Whale tagging has begun to reveal the underwater behavior of humpback and right whales. Humpbacks feed in the water column and scour sand habitats to forage on prey species such as sand lance. The latter behavior makes them highly vulnerable to entanglement in fishing gear on the seafloor.
- Right whales have been documented spending extensive time feeding on zooplankton patches less than 20 m below the sea surface where prey is concentrated along the thermocline. This is within a depth range that increases the chances of collision with deep draft oceangoing vessels that are not always able to detect whales in time to divert from their path.
- Right whales vocalize extensively during the winter and early spring. This makes their detection and monitoring possible by remote hydrophones on the seafloor and has implications for the extent of anthropogenic noise in the sanctuary that masks communication of this endangered species.

Ecosystem protection:

- The Western Gulf of Maine Closure Area (WGoMCA) overlaps 22% of the sanctuary and is referred to as the...
“sliver.” The sliver serves as a relatively unimpacted reference area for studying seafloor habitat recovery in the absence of bottom tending fishing gear relative to natural disturbance. Preliminary results demonstrate that cessation of fishing gear impacts can help restore ecosystem structure.

- Cod tagging on gravel and boulder reef habitats reveals that approximately 35% of the tagged cod are long-term residents of specific small areas and an additional 13% are repeat visitors to the same area they were tagged. This implies that local subpopulations of cod and possibly other demersal species may respond to relatively small scale area management measures, such as marine reserves.

- Biodiversity in mud habitats is equivalent to or greater than biodiversity in other habitats such as gravel and boulder reefs, implying that measures to restore or protect biodiversity need to include representation of all habitat types in the sanctuary.

**Maritime heritage:**
- The sanctuary contains many shipwreck sites of historic value and importance.
- Shipwrecks have been heavily impacted by fishing gear.
- Shipwrecks in deep water have good structural preservation.
- Shipwrecks become important habitat for sessile organisms and refugia for fish.

### Table 1. Summary of Current Research and Monitoring Projects in the Stellwagen Bank Sanctuary.

<table>
<thead>
<tr>
<th>Project</th>
<th>Type</th>
<th>Research</th>
<th>Monitoring</th>
<th>Intramural</th>
<th>Extramural</th>
<th>Collaboration</th>
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</thead>
<tbody>
<tr>
<td><strong>Marine Mammal Protection</strong></td>
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<tr>
<td>Whale tagging for understanding behavior</td>
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<td></td>
<td>NMFS, WHOI, UNH, UHI, Duke, WCNE, Harvard, Penn State, UVM, IFAW</td>
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<tr>
<td>Internal waves as a predator/prey aggregation factor</td>
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<td>WHOI, UoL</td>
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<td>Passive acoustic characterization</td>
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<td>Cornell U., NMFS</td>
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<td>AIS-based right whale alerts</td>
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<td></td>
<td></td>
<td>Cornell U., USCG, UNH, IFAW, NMFS, Excelerate Energy, Suez Energy</td>
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<tr>
<td>Commercial shipping</td>
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<td>USCG, UNH</td>
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<tr>
<td>Marine mammal distribution</td>
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<td>WCNE, PCCS</td>
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<td>Regulatory compliance using AIS</td>
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<td>NMFS, IFAW</td>
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<tr>
<td>Whaleswatch guidelines</td>
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<td>NMFS</td>
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<tr>
<td><strong>Ecosystem Protection</strong></td>
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<tr>
<td>Seafloor habitat recovery monitoring</td>
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<td>NURC-UConn, U. Maine, Brown U.</td>
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<tr>
<td>Use assessment</td>
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<td>Water quality</td>
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<td>Battelle, MWRA</td>
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<tr>
<td>Ocean observing</td>
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<td>GoMOOS</td>
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<td>Commercial fisheries effort</td>
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<td>NMFS, NEFMC</td>
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<tr>
<td>Sand lance ecology</td>
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<td>MFP, Boston U., Duke U.</td>
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<td>Fish tagging</td>
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<td>Boston U.</td>
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<td>Trends in fish size</td>
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<td>UPenn</td>
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<td>Historical ecology</td>
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<td>UNH</td>
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<tr>
<td>Ecosystem service modeling</td>
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<td>Boston U., UVM, UNH, NCEAS, MOP</td>
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<tr>
<td>HabCam</td>
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<td>WHOI</td>
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<tr>
<td>Marine Debris</td>
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<td>WHOI, Stellwagen Alive</td>
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<tr>
<td><strong>Maritime Heritage Management</strong></td>
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<td>National Register listed site monitoring</td>
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<td>NURC-UConn</td>
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<tr>
<td>Maritime heritage inventory</td>
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<td>NURC-UConn</td>
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<tr>
<td>Historic wrecks characterization</td>
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<td>NURC-UConn</td>
</tr>
</tbody>
</table>
**EducaTion And OutReaCh**

The goals of the education and outreach program are to bring information about the sanctuary’s research and resource protection programs before the public, to encourage stewardship of sanctuary resources, and to advance ocean literacy among students, teachers and the general public, which is a NOAA priority. The education coordinator works with the sanctuary superintendent to develop the education and outreach program and is responsible for conducting and facilitating activities that implement it.

The education and outreach program for the sanctuary consists of multiple elements including print publications and audio-visual productions, general public outreach, user group outreach, formal education, informal education, media relations and exhibits. A summary of representative education and outreach products and programs developed by the sanctuary or through collaboration with its partners is listed in Table 2. Many of the sanctuary’s education and outreach projects have developed as cooperative ventures with partners including non-governmental organizations, educational institutions, museums and aquariums. In recent years, a variety of projects have been initiated that meet site needs and incorporate ONMS priorities, including several education mini-grant projects.

**Intramural**

Intramural products and programs are specific to the sanctuary and are funded primarily through NOAA. These efforts are directed at delivering information about ongoing sanctuary research and resource conservation programs to the general public and specific user groups. Funding for these programs has come from the site budget, national education mini-grants, capital facilities funds for exhibits, and national program priority allocations. The following is a brief description of recent education products and programs developed by the sanctuary that have management implications, particularly in describing work in three principal resource sectors—marine mammal protection, ecosystem protection and maritime heritage management.

**Media Relations.** The sanctuary has produced press releases, media advisories and backgrounders, including notices about upcoming sanctuary advisory council meetings, special events, workshops and research results. When applicable, press conferences have been held to announce significant findings, as was done with the confirmation of the wreck of the steamship Portland. Editorial board visits by sanctuary staff have also been made to major news outlets. When appropriate, sanctuary staff members have been interviewed by reporters from print and broadcast media to provide technical expertise and program content to the stories. Recent articles have highlighted sanctuary whale tagging research and shifting of the Boston Traffic Separation Scheme to protect whales from ship strikes. Media relations is a key means of disseminating sanctuary news to the wider public.

**Publications and Audio-Visual Materials.** The sanctuary has produced various printed and A-V materials, including an annual summer newspaper called “Stellwagen Soundings” since 1995 and periodic newsletters called “Stellwagen Banknotes” since 2002, along with a variety of other flyers, brochures, posters and videos. The summer newspaper, print run of approximately 40,000, contains updates on sanctuary research, discussions of management issues, and provides information on stewardship programs. It is distributed in bulk to whale watch operations, museums, and tourism centers and serves as the major outreach tool for the sanctuary to the interested public.

**Web Site.** The sanctuary redesigned the entire Web site in 2006 to better meet management needs. It serves as the primary year-round distribution point for sanctuary information. The Web site now includes sections about the resources of the sanctuary, visitor uses, research and education programs, enforcement, staffing and facilities. The site incorporates design and navigation standards developed for the ONMS’s Web page.

**Exhibits.** The sanctuary has developed seasonal visitor exhibits in Provincetown and Gloucester, gateway communities to the sanctuary. The sanctuary has also developed several traveling exhibits, including interactive computer kiosks that tour local public libraries, a trade show pop-up, window shade banners and photograph collections, which have been displayed at various venues, including the Independence and Cape Cod Malls, Nantucket Whaling Museum, Salem National Historic Site Visitor Center, New England Aquarium and South Shore Natural Science Center; a newly redesigned version of the show was completed in 2007. These exhibits provide a means of explaining key sanctuary management issues and research to the public, using attractive visual media, including videography, photography and computer graphics. The sanctuary exhibit at the New England Aquarium is a collaborative effort that received funding from various governmental and non-governmental sources.

**ExtrAural**

Various organizations and commercial operations, such as whale watch companies, provide education and outreach about the sanctuary to the public without funding from the sanctuary. The organizations often consult with sanctuary staff in the development of their outreach programs, and may use data or imagery from the sanctuary in the products or programs they produce. Table 2 includes listings of extramural projects that have been entirely undertaken by outside organizations or have some component of external funding/expertise and sanctuary participation.

Of foremost importance in this category are public outreach products (advertising flyers and brochures from whale watch companies, books and articles) and formal and informal education programs, including multi-day programs or dockside half-day programs on regional tall ships. These vessels include the Provincetown Center for Coastal Studies’ Spirit of Massachusetts, Sea Education Association’s Corwith
Cramer, and the Commonwealth of Massachusetts’ Schooner Ernestina. Marine policy and marine science programs at area colleges and high schools may include information about the sanctuary when covering the Gulf of Maine ecosystem.

**COLLABORATIVE**

The sanctuary collaborates with many institutions in the development and delivery of public outreach products, such as printed information, video programs; formal and informal education programs; and exhibits. In many cases, the sanctuary shares the cost of the project with its partners, or may offer in-kind support in the form of staff time or facility use. These collaborative efforts are a key element in disseminating information about sanctuary resources, issues and management activities to a wider public. Table 2 lists important collaborative education and outreach efforts; the following productions and programs are of particular note.

**MEDIA PRODUCTIONS**

The high cost of producing audio-visual programs has led to several collaborative projects. The sanctuary provided technical expertise and staff assistance in the production of The Science Channel’s one-hour special on “The Wreck of the Portland,” on the History Channel’s “Deep Sea Detectives: Portland” and Chronicle Magazine's episodes focusing on shipwrecks. Game Warden/Wildlife Journal produced an episode on the sanctuary research and enforcement, and Divers Down covered fish and invertebrate biodiversity.

The sanctuary aided master storyteller Jay O’Callahan in the development of his oral presentation/tape/CD on “The Spirit of the Great Auk,” which focused on human use of the marine environment and extinction of a marine species. This audiotape/CD serves as a companion piece to the NOVA special (The Haunted Cry of a Long Gone Bird). The “Whaling to Watching: Right Whales” video was developed jointly with the Gray’s Reef National Marine Sanctuary and the Georgia Department of Natural Resources, and serves as a companion piece to a book and poster by the same name.

In 2005 and 2006, the sanctuary worked with the National Undersea Research Center at the University of Connecticut to deliver two live broadcasts from sanctuary historic shipwreck sites in collaboration with the Provincetown Memorial Museum and the Gloucester Maritime Heritage Center. These programs, in addition to showings at on-shore auditoriums, were streamed live on the World Wide Web.

**FORMAL AND INFORMAL EDUCATION**

The sanctuary has worked collaboratively with various organizations to develop education products and programs for formal and informal education audiences (K-12, college/graduate students, teachers, and user groups). Of particular note was a 13-week course offered at the Cape Cod Museum of Natural History in the spring of 2005 that focused on sanctuary resources and issues, and was targeted to high school educators, whale watch naturalists and the interested public. The sanctuary has worked with the Boston Globe to develop two education supplements: “Water” in 1998 and “Saltwater Sanctuary” in 2002. A special issue of the Massachusetts Marine Educators quarterly journal focused on the sanctuary in 1997 and again in 2007.

Less formal, more user-oriented education programs have also been developed, including the Fish and Invertebrate Identification Programs for divers, and the See-A-Spout boater education program with the Whale and Dolphin Conservation Society to promote safer boating around whales. The annual Whale Naming Workshop serves to identify new humpback whales in the sanctuary, a service to researchers and naturalists, and is conducted in collaboration with several local non-governmental organizations.

**ENFORCEMENT AND PERMITTING**

**ENFORCEMENT**

Sanctuary resource protection depends in part upon enforcement of sanctuary regulations and other applicable state and federal statutes and regulations. The sanctuary’s approach to enforcement focuses on two specific components: 1) the use of interpretive enforcement as a means to inform the public and encourage voluntary compliance, and 2) the legal enforcement of regulations. Currently the sanctuary enforcement program consists of ad hoc patrols conducted by the USCG or the OLE and Massachusetts Environmental Police (MEP). Routine patrols are not conducted because of budget limitations to fund dedicated enforcement officers. When a violation is documented in the sanctuary, NOAA OLE and General Counsel prosecute the case.

Sanctuary regulations are enforced by the NOAA OLE and the USCG, through cooperative agreements which allow OLE to cross-deputize enforcement officers from state agencies. Accordingly, enforcement officers from MEP are authorized to enforce sanctuary regulations. The sanctuary currently has individual enforcement agreements with USCG and the MEP. The sanctuary continues to develop and update cooperative agreements among enforcement agencies (see Strategy ADMIN 2.5) for purposes of ensuring effective enforcement of sanctuary and other pertinent federal regulations.

**PERMITTING**

Permits are required in all sanctuaries for conducting activities otherwise prohibited by sanctuary regulations (current sanctuary regulations, Appendix I). Under current regulations, the sanctuary superintendent may issue, in some cases with ONMS Director’s approval, a permit to conduct an activity in the sanctuary otherwise prohibited by sanctuary regulations provided the activity: 1) is research related to the resources of the sanctuary, or 2) furthers the educational value of the sanctuary, or 3) furthers the management purposes of the sanctuary (15 CFR Subpart N).

The permit application process requires the submittal of a project summary, including the exact location of activities,
description of methods, rationale for use of the sanctuary environment, explanation of environmental consequences, and plan for reporting results to the sanctuary. In considering whether to grant a permit the sanctuary superintendent (or ONMS Director where appropriate) evaluates: the professional and financial responsibility of the applicant; the appropriateness of the methods envisioned to the purpose(s) of the activity; the extent to which the conduct of any permitted activity may diminish or enhance the value of the sanctuary as a source of recreation, or as a source of educational or scientific information; the end value of the activity; and such other matters as may be deemed appropriate (15 CFR Subpart N).

### Table 2. Summary of representative education and outreach products and programs developed by the Stellwagen Bank sanctuary or through collaboration with its partners.

<table>
<thead>
<tr>
<th>Products and Programs</th>
<th>Intramural</th>
<th>Extramural</th>
<th>Collaboration</th>
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<tbody>
<tr>
<td><strong>Publications</strong></td>
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<tr>
<td>Stellwagen Soundings — annual newspaper (bulk distribution, approx. 40,000) 4-color, 8-page, tabloid, 1995–present.</td>
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<td></td>
<td>Bulk distribution though whale watch companies, aquariums, museums, tourism offices, NGO’s</td>
</tr>
<tr>
<td>Stellwagen Banknotes — periodic newsletter (approx. 5,000 per issue) B&amp;W, 8-page, 8.5x11 (1-2/yr) until 2008, color, 12-pages, 8.5x11 (1-2/yr) 2008–present.</td>
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<tr>
<td>Advertising flyers and brochures from whale watch companies incorporating sanctuary information.</td>
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<td></td>
<td>Various companies and whale research groups</td>
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<tr>
<td>Technical fact sheets on sanctuary geology and oceanography.</td>
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<td>U.S. Geological Survey (USGS)</td>
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<tr>
<td>Assorted flyers and fact sheets, including sanctuary rack card, Provincetown exhibit rack card — 1994–present.</td>
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<tr>
<td>Sanctuary Posters – underwater bathymetry, humpback whale, Portland shipwreck, boulder reef art, anemone forest art, map.</td>
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<td>National Undersea Research Center-UConn, National Marine Sanctuary Foundation, USGS</td>
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<tr>
<td><strong>Exhibits</strong></td>
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<tr>
<td>Provincetown Exhibit (formerly at Bradford Street, now in Aquarium Wharf) — 2001–2007.</td>
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<td>PCCS</td>
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<tr>
<td>Biodiversity Photo exhibit at Capitol Hill in Washington, DC, Independence Mall/Kingston, Cape Cod Museum of Natural History; South Shore Natural Science Center; Nantucket Whaling Museum, New England Aquarium Education Center and other locations — 1997–2001.</td>
<td></td>
<td></td>
<td>Various underwater and nature photographers, NURC-UConn, USGS</td>
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<tr>
<td>Whale Research Photo Exhibit — South Shore Natural Science Center — 2007.</td>
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<td>Various whale researchers/ photographers</td>
</tr>
<tr>
<td>Revised/Updated Photo Exhibit (whale research) — South Shore Natural Science Center, other locations in future — 2007.</td>
<td></td>
<td></td>
<td>Various whale researchers/ photographers</td>
</tr>
<tr>
<td>Traveling Touchscreen Kiosks and Windowshade Exhibit for libraries, nature centers and other educational venues and public meeting places — 2006–present.</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>NE Aquarium — interpretive signs; Immersive Theater show — Storm Over Stellwagen; Stellwagen Bank Sanctuary exhibit (two tanks and associated signage) in Gulf of Maine cold water gallery — 1997–present.</td>
<td></td>
<td></td>
<td>NE Aquarium (NEAq), NMSF</td>
</tr>
<tr>
<td>Products and Programs</td>
<td>Intramural</td>
<td>Extramural</td>
<td>Collaboration</td>
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</tr>
<tr>
<td>Scituate Maritime and Irish Mossing Museum (Shipwreck exhibit) — 2003–present.</td>
<td></td>
<td></td>
<td>Scituate Maritime Museum</td>
</tr>
<tr>
<td>Woods Hole NOAA Fisheries Service Aquarium — signs, photos, and tanks with sanctuary</td>
<td></td>
<td></td>
<td>NOAA Fisheries Service</td>
</tr>
<tr>
<td>species; distribution of sanctuary literature — 2000–present.</td>
<td></td>
<td></td>
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<tr>
<td>Sanctuary wall panels at Provincelands Visitor Center of the Cape Cod National</td>
<td></td>
<td></td>
<td>Cape Cod National Seashore</td>
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<tr>
<td>Seashore — 1997–present.</td>
<td></td>
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<tr>
<td>Portable 8’x10’ Pop-Up Exhibit and Portable Windowshade Panels with sanctuary</td>
<td></td>
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<tr>
<td>overview content — 1996–present.</td>
<td></td>
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<tr>
<td>Automatic Information System exhibit explaining marine safety technology and its use</td>
<td></td>
<td></td>
<td>U.S. Coast Guard, Cape Cod National Seashore,</td>
</tr>
<tr>
<td>in whale conservation (2010).</td>
<td></td>
<td></td>
<td>Halibut Point State Park</td>
</tr>
</tbody>
</table>

Public Outreach Programs & Events — General Public

| Sanctuary Speakers Program — staff talks to various groups, including Rotary Clubs, |            |            |                                                   |
| Power Squadrons, historical societies, etc.                                          |            |            |                                                   |
| Stellwagen Bank National Marine Sanctuary Celebration and Great Annual Fish Count |            |            | GMHC, New England Aquarium                        |
| Sanctuary Open House — 2006.                                                       |            |            |                                                   |
| Participation in various fairs and celebrations, including Marshfield Fair,          |            |            |                                                   |
| Duxbury Bay Day, Earth Day (Boston), Gloucester Seafood Festival 1994–present        |            |            |                                                   |
| Whale Day with inflatable right whale model at various sites, including Independence |            |            |                                                   |
| Mall, Cape Cod Mall, Boston Children’s Museum, South Shore Natural Science Center    |            |            | WhaleNet, NOAA Fisheries Service, WDCS             |
| 1997–present.                                                                       |            |            |                                                   |
| Stellwagen Bank Sanctuary 10th Anniversary Lecture Series — 2002.                    |            |            | NEAq                                              |
| Stellwagen Bank lectures as part of Cape Cod Biodiversity Course with Cape Cod      |            |            |                                                   |
| Sustainable Seas Expedition (SSE) and Sanctuary Weekend on Central Wharf — 1999.     |            |            |                                                   |

User Group Meetings and Conferences

| Coastal Zone 97 conference (sanctuary booth).                                       |            |            |                                                   |
| Boston Sea Rovers (divers) Annual Conferences (sanctuary booth) 2000–present.      |            |            |                                                   |
| Massachusetts Marine Educators Annual Conferences (sanctuary workshops and          |            |            |                                                   |
| exhibits) — 1994–present.                                                          |            |            |                                                   |
| Massachusetts Environmental Education Society Annual Meetings (sanctuary booth) —    |            |            |                                                   |
| Massachusetts Lobstermen’s Association Annual Meetings (sanctuary booth) — 2002–    |            |            |                                                   |
| present.                                                                           |            |            |                                                   |
| Oceans 2006 Conference (sanctuary booth).                                            |            |            |                                                   |
| Cape Cod Natural History Conference (sanctuary presentations) — 2005–present.       |            |            |                                                   |
### Table 2. Summary of Representative Education and Outreach Products and Programs Developed by the Stellwagen Bank Sanctuary or Through Collaboration with Its Partners.

<table>
<thead>
<tr>
<th>Products and Programs</th>
<th>Intramural</th>
<th>Extramural</th>
<th>Collaboration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Media Outreach</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Press releases and community calendar notices as needed (fax and e-mail distribution)</td>
<td></td>
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<tr>
<td>1994–present.</td>
<td></td>
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<tr>
<td>Interviews with local print, radio, TV and cable stations as needed — 1994–present.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>PSA on right whales and the sanctuary 1996.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Articles in tourism publications, including Kids on the Cape — free articles in publications (250,000 circulation) 2002–present; Official Cape Cod Guidebook (Cape Cod Chamber of Commerce) 4-page article — 2004–present.</td>
<td></td>
<td></td>
<td>Cape Cod Chamber of Commerce, Kids on the Cape Publication</td>
</tr>
<tr>
<td>Boston Globe Newspaper in Education supplements on “Marine Sanctuary” (2002) and “Water” (1998) with text and images provided by the sanctuary.</td>
<td></td>
<td></td>
<td>Boston Globe</td>
</tr>
<tr>
<td>Articles in trade publications, including Sea History, Oceanography, etc. – on-going.</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Audio-Visual Productions</td>
<td></td>
<td></td>
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<tr>
<td>SBNMS web page development 1999–present</td>
<td></td>
<td></td>
<td>Creative Resources Group</td>
</tr>
<tr>
<td>“The Wreck of the Portland” one-hour HD TV program.</td>
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<td>History Channel</td>
</tr>
<tr>
<td>“Deep Sea Detectives: Portland” one hour TV program.</td>
<td></td>
<td></td>
<td>Chronicle Magazine (WCVB-TV5)</td>
</tr>
<tr>
<td>“Massachusetts Shipwrecks” (2006) and “Wreck of the Portland” (2001) half-hour TV program.</td>
<td></td>
<td></td>
<td>Game Warden/Wildlife Journal</td>
</tr>
<tr>
<td>“Stellwagen Bank” one-hour TV program.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>“Bounty of the Banks” (1998) half-hour video.</td>
<td></td>
<td></td>
<td>Gray’s Reef NMS, Georgia Dept. of Natural Resources</td>
</tr>
<tr>
<td>“Northern Right Whales: From Whaling to Watching” (1997) half-hour video.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>GreenCape radio shows with WOMB in Provincetown (5-15 minute programs) — 1998.</td>
<td></td>
<td></td>
<td>NURC-UConn</td>
</tr>
<tr>
<td>Education Programs K-12 and college/graduate — Guest Lectures, workshops, programs, products</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Graduate Credit course on Stellwagen Bank National Marine Sanctuary natural and cultural resources (credit from Framingham State College) — 2005.</td>
<td></td>
<td></td>
<td>CCMNH</td>
</tr>
<tr>
<td>Right Whale Mini Course and Lecture Series, 12 professional development points for educators — 2007.</td>
<td></td>
<td></td>
<td>WDCS</td>
</tr>
<tr>
<td>“Lefty the Right Whale” traveling inflatable whale program for elementary schools — 1997–present.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Staff talks and workshops at various schools, High School science symposia workshops — 1994–present.</td>
<td></td>
<td></td>
<td>Mass Marine Educators (MME); Mass Maritime Academy</td>
</tr>
<tr>
<td>Annual Marine Art Contest (K-12) — 1994–present.</td>
<td></td>
<td></td>
<td>MME, NEAq</td>
</tr>
<tr>
<td>Products and Programs</td>
<td>Intramural</td>
<td>Extramural</td>
<td>Collaboration</td>
</tr>
<tr>
<td>--------------------------------------------------------------------------------------</td>
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</tr>
<tr>
<td>Boston Harbor Educators Conference with Stellwagen Bank Sanctuary 15th anniversary theme (2007)</td>
<td></td>
<td></td>
<td>MME</td>
</tr>
<tr>
<td>Exploring Data with GIS to Experience Sanctuaries (EDGES) curriculum — 2004; Discovering Sanctuaries GIS teacher workshop — 2005.</td>
<td></td>
<td></td>
<td>Channel Islands, Gray’s Reef and Florida Keys NMSs; National Geographic Society (NGS)</td>
</tr>
<tr>
<td>Cape Cod Biodiversity college course (3-week marine component) — 1998–2001.</td>
<td></td>
<td></td>
<td>CCMNH</td>
</tr>
<tr>
<td>Stellwagen Bank Science and Education Symposium — 1997.</td>
<td></td>
<td></td>
<td>MME</td>
</tr>
<tr>
<td>Heroes of the Planet (1999) — distance learning lecture series (subjects Sylvia Earle, Dick Wheeler, U.S. Coast Guard).</td>
<td></td>
<td></td>
<td>Cape Cod Community College and Cape and Islands high schools</td>
</tr>
<tr>
<td>Aquanaut Program with, cruise support and on-shore education 1994–2007.</td>
<td></td>
<td></td>
<td>NURC–UConn</td>
</tr>
<tr>
<td>Marine Technology and Marine Trades mini course, offered free to students and the general public — 2008-present</td>
<td></td>
<td></td>
<td>Massasoit Community College</td>
</tr>
<tr>
<td>Boston University Marine Program undergraduate research course in the Stellwagen Bank Sanctuary -- 2008-present.</td>
<td></td>
<td></td>
<td>Boston University</td>
</tr>
</tbody>
</table>

**User Education Programs**

<table>
<thead>
<tr>
<th>Products and Programs</th>
<th>Intramural</th>
<th>Extramural</th>
<th>Collaboration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Whale Watch passenger education by on-board naturalists, support materials provided by sanctuary.</td>
<td></td>
<td></td>
<td>Most whale watch companies traveling into the sanctuary; some are affiliated with whale research groups</td>
</tr>
<tr>
<td>Fish and Invertebrate Identification courses for divers — 2002–2008. On-line resources 2004-present.</td>
<td></td>
<td></td>
<td>Reef Environmental Education Foundation (REEF); Professional Association of Diving Instructors (PADI); MIT Sea Grant</td>
</tr>
<tr>
<td>See a Spout boating safety around whales — 2001–present.</td>
<td></td>
<td></td>
<td>International Wildlife Coalition (IWC), WDCS, and NOAA Fisheries</td>
</tr>
<tr>
<td>Whale Naming Workshop, production of new whales CD-ROM — 2001–2007.</td>
<td></td>
<td></td>
<td>Whale Center of New England (WCNE), PCCS and other cetacean research groups</td>
</tr>
<tr>
<td>On-the-water Boater Education Outreach Campaign — 2001–2003.</td>
<td></td>
<td></td>
<td>Massachusetts Environmental Police (MEP)</td>
</tr>
<tr>
<td>Stellwagen Bank Flotilla of the USCG Auxiliary/Operation Cetacean Shield and other joint Stellwagen Bank National Marine Sanctuary and USCG programs — 1996–present.</td>
<td></td>
<td></td>
<td>USCG Auxiliary</td>
</tr>
<tr>
<td>Whale Watch Naturalist Lectures — 2002, 2006.</td>
<td></td>
<td></td>
<td>NEAq, WDCS</td>
</tr>
<tr>
<td>Whale SENSE – whale watch company certification and captain/naturalist education program – 2009-present</td>
<td></td>
<td></td>
<td>NOAA Fisheries, WDCS</td>
</tr>
<tr>
<td>Tuna Fishing Outreach Program with signage, print and television ads to reduce whale harassment incidents – 2009-present</td>
<td></td>
<td></td>
<td>NOAA Fisheries, On the Water Magazine, NOAA Office of Law Enforcement</td>
</tr>
</tbody>
</table>
This section presents the concept of managing marine resources for biodiversity conservation in the sanctuary. It describes the physical setting of the sanctuary including its geography, geology and oceanography, as well as its connectivity to other parts of the Gulf of Maine. It profiles the primary producers and decomposers essential to the sanctuary’s ecosystem function.
**Biodiversity Conservation**

The environmental condition of the sanctuary is subject to major alterations that are largely due to the effects of human activities. Threats to resource states (e.g., water quality, ecological integrity, habitat complexity) fall into two general categories: those that involve exploitation of resources above a certain level or threshold and those that destroy or degrade marine habitats and the associated biological communities. Exploitation includes both directed harvest and incidental taking of marine life. Threats to habitat include activities leading to physical alteration, various sources of pollution, coastal development and introduction of alien species. Many of these threats are interrelated and have cumulative impacts.

The ability to accurately evaluate the scale and consequences of changes in the sanctuary’s resource states (and the subsequent impacts on human society) is challenged by inadequate knowledge of historic baselines for comparison with conditions today. The basic diversity of marine life and the patterns and processes that control the distribution and abundance of marine organisms in the sanctuary is still not well understood. At the same time, exciting new technologies and conceptual advances permit us to implement novel research approaches that seek to reveal fuller understanding of the sanctuary’s ecological structure and the diversity and function of its biological communities.

NOAA can and should play a powerful role in protecting this special marine area, increasing public awareness and support for marine conservation, and providing sites for research and monitoring. By changing public attitudes, improving scientific understanding and developing effective models for management, the sanctuary can extend its benefit well beyond the limit of its geographic boundaries. Comprehending the great importance of marine biodiversity, and thereby gaining insights to interpret, explain and maintain ecological complexity, is the basis for marine resource management in the Stellwagen Bank sanctuary.

**Emphasis on Community Ecology and Conservation Biology**

Sanctuary management is predicated on the application of science to help formulate understanding of key issues and problems and to infuse the related public dialogue with substantive fact and thought. While many scientific disciplines (e.g., geology, oceanography) are invoked in the process, ultimately, ecology is paramount. While there have arisen a variety of approaches to the study of ecology (e.g., physiological, evolutionary), three basic and classical approaches remain fundamental to the science and are prevalent in the articulation of public policy. These approaches are population ecology, community ecology and ecosystem ecology (Ricklefs and Miller, 2000; Ricklefs, 2001).

Population ecology emphasizes the uniquely biological properties that are embodied in the dynamics of populations. A population consists of many organisms of the same species living together in the same place. Populations differ from organisms in that they are potentially immortal, their numbers being maintained over time by the births and deaths of new individuals that replace those that die. Populations also have properties such as geographic boundaries, densities and variations in size and age composition. Population ecology is essentially the study of the vital rates (births, deaths, recruitment) and biological processes that maintain numbers of animals in a species population. Population ecology is directly relevant to the management of fisheries, forestry and agriculture where rates of removal by harvest need to be balanced against natural means and rates of replenishment.
Community ecology is concerned with understanding the diversity and relative abundances of different species living together in the same place. An ecological community is the sum of many populations of different species living in the same or similar habitats. The community approach focuses on interactions among multiple populations, which promote and limit the coexistence of species. The focus of community studies is principally on how biotic interactions such as predation and competition in relation to habitat influence the numbers and distributions of organisms. These interactions include feeding relationships, which are responsible for the movement of energy and materials through the ecosystem, providing a link between community and ecosystem approaches. Community ecology has particular relevance to the understanding of the nature of biological diversity and to the management of national marine sanctuaries.

Ecosystem ecology describes the dynamics of energy transformations and material transfers among large assemblages of organisms and the physical environment occupied by those organisms. Ecosystems are large and complex systems, sometimes including many thousands of different kinds of organisms living in a great variety of habitats. In the course of their lives, organisms transform energy and process materials. To accomplish this, organisms must acquire energy and nutrients from their surroundings and rid themselves of unwanted waste products. In doing so, they modify the conditions of the environment and the resources available for other organisms, and they contribute to energy fluxes and the cycling of elements. Ecosystem function results from the activities of organisms as well as from physical and chemical transformations in the seafloor, water column and atmosphere. Ecosystem understanding and approaches to both fishery and sanctuary management are recognized as essential by NOAA.

For purposes of implementing ecosystem-based resource management, the term “ecosystem” needs to be defined. A marine “ecosystem” is a human construct that artificially delineates a related portion of the ocean (Francis et al., 2007) over what can be a variable spatial scale (e.g., Stellwagen Bank sanctuary, Gulf of Maine). In the context of this management plan, a marine ecosystem is defined by NOAA (2005:3): “An ecosystem is a geographically specified system of organisms, the environment, and the processes that control its dynamics. Humans are an integral part of an ecosystem. An ecosystem approach to management is management that is adaptive, specified geographically, takes into account ecosystem knowledge and uncertainties, considers multiple external influences, and strives to balance diverse social objectives.”

Conservation biology is a related discipline important to sanctuary management. Within the broader framework of ecosystem studies, conservation biology and community ecology are often linked (Wilson, 2000). Conservation biology is the scientific discipline charged with understanding the primary threats to biodiversity and with providing information critical for balancing resource use with the preservation of functioning ecosystems (Lawler et al., 2006). It addresses the biology of species, communities and ecosystems that are perturbed, either directly or indirectly, by human activities or other agents (Soule, 1995). It tends to be a crisis-driven discipline (Soule, 1985; Wilson, 2000). To effectively inform policy and management, conservation research addresses the most pressing problems and the most threatened systems and organisms. In keeping with the tenets of conservation biology, this management plan is issue-oriented and takes a Pressure-State-Response approach to problem solving and protecting and conserving sanctuary resources, as discussed in the Resource States section.

During the public comment phase of sanctuary management plan revision, questions were raised about the respective roles of the Office of National Marine Sanctuaries (ONMS) and NOAA Fisheries Service. Both parts of NOAA strive to meet a common goal of preserving or restoring the ecological integrity of unique habitats while recognizing that human uses of those habitats must be managed in an environmentally sustainable manner. Both ONMS and NOAA Fisheries Service work towards that goal using the various statutory and regulatory tools at their disposal.

Under the Magnuson-Stevens Fishery Conservation and Management Act (MFCMA), NOAA Fisheries Service strives to provide for sustainable fisheries using principles of population ecology while at the same time conserving the habitat of both target and non-target marine species. While many of the existing fishery management plans focus on single species or multi-species complexes, NOAA Fisheries Service is mandated to consider the broader impact of fishing on the ecosystem and has begun converting many of these plans into ecosystem plans. The ONMS is principally tasked with managing biological communities (together with maritime heritage resources) using the principles of community ecology within explicitly designated areas (under the National Marine Sanctuaries Act (NMSA)). The primary purpose of the NMSA is resource protection. Both take an ecosystem approach to managing fisheries and sanctuaries respectively and when applied in a complementary fashion, both statutes can advance the goal of conserving and restoring the ecological integrity of important marine areas.

Conserving biodiversity is central to the implementation of ecosystem-based sanctuary management, an evolving approach that stresses management of the entire sanctuary ecosystem including all biological communities, habitats and species populations, together with all uses. Biodiversity encompasses all levels of organizational complexity in the sanctuary, from genetic diversity to species diversity to community diversity. Maintaining the ecological integrity of the sanctuary and, hence, its sustained production of resources and services requires attention to how the component species interact and how we value those species and interactions.

**USE OF COASTAL AND MARINE SPATIAL PLANNING**

As will be explained in following subsections of this management plan, biodiversity is a key parameter that characterizes

This interim framework defines CMSP as “a comprehensive, adaptive, integrated, ecosystem-based, and transparent spatial planning process, based on sound science, for analyzing current and anticipated uses of ocean, coastal, and Great Lakes areas. CMSP identifies areas most suitable for various types or classes of activities in order to reduce conflicts among uses, reduce environmental impacts, facilitate compatible uses, and preserve critical ecosystem services to meet economic, environmental, security and social objectives.”

To ensure that values associated with marine biodiversity are integrated within CMSP processes, biodiversity can be translated as services provided by an ecosystem. Doing so necessitates developing indices that reflect both naturally-occurring variability in ecological value and the impacts of human activities on ecological value within an ecosystem. Such indices are best developed within areas where high resolution data on species distribution and abundance, genetic diversity, and environmental variables associated with habitat preference and provisioning are available to inform a case study.

The Stellwagen Bank sanctuary represents a highly productive marine protected area that supports seasonally abundant marine mammal, seabird and fish populations as well as a diversity of invertebrate (e.g., mollusks, sponges, zooplankton, phytoplankton) and microbial species. It hosts a variety seafloor habitat types over a complex bathymetry. The sanctuary is also heavily used for a variety of human activities and is mandated under the NMSA to ensure that these uses are compatible with the primary goal of resource protection. Meeting this mandate depends on comprehensive characterization of biodiversity and evaluation of biological value within the sanctuary. CMSP can help guide these activities through complex database integration and spatial visualization.

Several monitoring programs in or overlapping the sanctuary area have generated high-resolution information on the distributions of large whale populations and human use (e.g., fishing effort, whale watching, large commercial shipping) as well as physical environment (e.g., sediment type, bathymetry). Some of these datasets have longer time series than other datasets available most anywhere else in the world (e.g., distribution of large whales, fishing effort). In addition, an ocean observing system in the sanctuary focused on acoustic detection of vocally-active species, assessment of noise impacts, and underwater sound propagation modeling is being used to inform biological observation system development, mapping of human-induced impacts and tracking of climate change affects.

Due to the richness of these datasets and the richness of the collaborative research relationships that have generated them, Stellwagen Bank sanctuary is poised to play a critical role in developing spatially and temporally explicit metrics of ecological value within sanctuary waters, providing a road-map for regional and national CMSP efforts. This management plan makes summary assessments and makes reference to representative research products drawn from these datasets and incorporates this information into action plan strategies and activities that were developed based on an extensive, transparent and inclusive process of public participation. CMSP is one of the principal tools being used to guide management of sanctuary resources, including managing for biodiversity conservation.

**MANAGING FOR BIODIVERSITY CONSERVATION**

In federal waters, marine biodiversity conservation is achieved primarily by the interplay of four national statutes: the MFCMA, MMPA, ESA, and the NMSA. These statutes encompass two main objectives: (1) enable long-term sustainable harvest and/or human use and (2) protect and/or restore species, habitats, biological communities, and/or ecosystems.

The MFCMA was primarily designed to ensure the sustainable harvest of fish and shellfish and has evolved to include the capability to protect the habitat of target and non-target species. Similarly, the MMPA was designed to protect marine mammal species many of which were severely depleted. While offering broad protection to these species to ensure their recovery, the MMPA also regulates sustainable harvest or take in specialized cases. By ensuring that marine mammals are protected as “significant functioning elements of the ecosystem” the MMPA maintains the capability to protect individual animals, species, populations, and the habitats that sustain them. The ESA’s mandate overlaps that of the MMPA for marine mammal species facing extinction. The ESA’s mandate to protect listed species also includes a mandate to protect distinct animal population units and habitats deemed critical to their survival.

Enacted around the same time, Title III of the Marine Protection, Research and Sanctuaries Act (now also known as the NMSA) was the first legislation to focus on comprehensive and area-specific protection of the marine environment. The NMSA allows uses compatible with the primary purpose of resource protection. The NMSA affords managers the opportunity to consider management measures (e.g., zoned use within designated areas) for the purpose of maintaining “natural biological communities.” By including the broad mandate “to protect, and where appropriate, restore and enhance natural habitats, populations, and ecological processes” the NMSA highlights its purpose to provide holistic protection of biodiversity in these special areas. Thus, within designated sanctuaries, NOAA encour-
ages integrated implementation of these four statutes for the purpose of biodiversity conservation.

Of the 3,317 species of marine life documented in the GoM region to date (COML, 2006), there are 41 species of fish that are managed by the regional fishery management councils and the ASMFC, eight species of tuna and shark that are managed separately as highly migratory species, and 12 species of marine mammals and sea turtles managed under the ESA. Additionally, there are 39 species of seabirds managed under the Migratory Bird Treaty Act. Many other species occur in the GoM which are not subject to direct management plans, including species that are rare but not endangered, and this group is sizeable (see Sidebar). While many of these species could potentially be the subject of direct management, they often gain significant derivative benefits from the directed management actions mentioned above and other actions taken by Federal, State and local partners in the region.

In addition, seven important fish species—Atlantic wolfish, cusk, Atlantic halibut, Atlantic salmon, Atlantic sturgeon, thorny skate and barndoor skate are all on the Species of Concern List for the Endangered Species Act (NOAA 2006). While this designation does not grant any protected status, it indicates that these species warrant attention to insure their populations do not decline further. All of these species currently frequent the sanctuary or once did (salmon and sturgeon). Halibut, salmon, sturgeon and skates are included under various fishery management plans (FMPs). Two of these species (wolfish and cusk), while being considered for inclusion under the Multispecies FMP, have no directed fishery management plan despite continued exploitation of their populations; they are among the top ten species caught by the recreational fishery in the Stellwagen Bank sanctuary (see Table 20 in Recreational Fishing section of this document).

The NMSA is unique in that it allows management actions focused on the protection and conservation of the full spectrum of biological diversity at a unique and significant site (e.g., the Stellwagen Bank sanctuary) and can serve as an important complement to other tools available under the MFCMA and the ESA or MMPA. Congress found that national marine sanctuaries are areas of the marine environment which have special conservation and esthetic qualities (among others). Congress mandated that sanctuaries be designated upon a determination that existing authorities are insufficient or need to be supplemented to protect the resources of that area. Congress directed that national marine sanctuaries be managed to maintain the habitats, and ecological services, of the natural assemblage of living resources that inhabit these areas. Among the purposes and policies of the NMSA is provision of authority for comprehensive conservation and management to maintain the natural biological communities and to protect, restore and enhance natural habitats, populations and ecological processes.

In specifying the management of “natural biological communities,” “natural assemblages of living resources” and “natural habitats” rather than focusing on species populations per se, Congress essentially mandated that national marine sanctuaries be managed to protect and conserve biodiversity. In managing for biodiversity conservation, the authorities and protection measures afforded by all relevant statutes should be brought to bear on solving the problems described in this management plan. Given the unique roles that sanctuaries can play in overall resource conservation and management, it is reasonable to anticipate that the management plan would advocate for a higher level of conservation of living marine resources in the Stellwagen Bank sanctuary than may apply broadly throughout the whole Gulf of Maine. And it is reasonable to expect that human uses such as fishing would lead to discussions of the necessity of management or the need for listing under provisions of the ESA. Another question that arises is focused on whether rare species are distributed sparsely and evenly through particular habitats or are they rare in most places and have dense concentrations at limited locations? Answers to this question may indicate the need to manage impacts in centers of species abundance and to insure that potential source populations continue their ecological function.

Rarity

Ecological rarity is defined in a variety of different ways over a range of spatial scales, and the forms that analyses take are highly varied (Kunin and Gaston, 1997). Although definitions of rarity differ in regard to the metrics involved, the concept of rarity is universally accepted and implicitly linked to the practice of managing for biodiversity conservation. Notably, rare species most often are not targeted for economic gain but are impacted as a consequence of activities directed at the exploitation of more abundant species (e.g., Auster 2005; Watling and Auster 2005).

Many fish species in the GoM might be considered rare based on the relative abundance of their numbers that occur in samples from bottom-trawl monitoring surveys. For example, over a 30-year period (1975-2005), 90% of the numerical abundance of the fish community came from 7-10 species out of a total of 77 species sampled during NOAA Fisheries Service research trawls (Auster et al., 2006). The remaining 67-70 species made up only 10% of the numerical abundance and, therefore, would be considered to have some degree of rarity in the community. This example assumes that the species sampled are susceptible to capture in proportion to their actual abundance.

Analysis of such sample data leads to questions about the distribution and abundance of rare species within the sanctuary. For example, are species rare due to human-caused disturbance or are they naturally rare in their associated communities? Answers to this question lead to discussions of the necessity of management or the need for listing under provisions of the ESA. Another question that arises is focused on whether rare species are distributed sparsely and evenly through particular habitats or are they rare in most places and have dense concentrations at limited locations? Answers to this question may indicate the need to manage impacts in centers of species abundance and to insure that potential source populations continue their ecological function.
Concept of Environmentally Sustainable Fishing

The concept of environmentally sustainable fishing is compatible with the goal of managing sanctuary resources for biodiversity conservation. An environmentally sustainable fishery protects the fish and the environment in which they live while allowing responsible use of the species that come from that environment. It is a fishery in which target species populations and associated habitats and biological communities remain functionally intact while ensuring a future for the industry and all those who depend on the fishery for their livelihoods. It is a fishery based on the principle of optimization that incorporates within its goals the maintenance of biodiversity, biological community structure and ecological integrity together with the realization of economically and socially viable fishery production and yield.

An environmentally sustainable fishery is conducted in a manner that does not lead to over-fishing or depletion of the exploited resources to a level that imperils their ability to be a long-term functional component of the ecological community and the industry that relies on them. For those populations that are depleted to that level, the fishery is conducted in a manner that demonstrably leads to their recovery to sustainable levels. Environmentally sustainable fishing allows for the maintenance of the structure, productivity, function and biodiversity of the ecosystem, including habitat and associated dependent and ecologically related biological communities. The fishery is conducted in a way that does not lead to trophic (food web) cascades or ecosystem state changes. The fishery does not threaten biological diversity at the genetic, species or population levels and avoids or minimizes mortality of, or injuries to endangered, threatened or protected species. The fishery minimizes bycatch (unintentional capture of non-target species) and reduces the wasteful practice of discarding that bycatch.

The practice of environmentally sustainable fishing is consistent with the 1995 FAO Code of Conduct for Responsible Fisheries (United Nations). Environmentally sustainable fishing is conducted in ways that are consistent with the MFCMA national standards and that are most likely to be compatible with the sanctuary’s primary goal of resource protection. Its practice derives from implementation of the principles of ecosystem-based resource management and bears on the related concept of ecologically sustainable yield (Zabel et al., 2003). Its products can gain promotional and market advantage through voluntary certification programs (e.g., Marine Stewardship Council (MSC); review by Haland and Esmark, 2002) and web site advisories (e.g., www.fishwatch.noaa.gov; www.seafoodwatch.org) and restaurant ratings (e.g., www.fish2fork.com). Managing the sanctuary for biodiversity conservation does not imply that fishing should be eliminated and may require the sanctuary to work with its partners, including the Fishery Councils and NOAA Fisheries Service, to modify fishing within the sanctuary in order to conserve biodiversity.

Biodiversity Explained

Basic Understanding

The ocean is the cradle of biological diversity as life began in the sea. A liter of ocean water contains over 100 million micro-organisms (Sogin et al., 2006). In fact, micro-organisms represent over 50% of the biomass in the sea. Some micro-organisms produce their own food using sunlight while others are predators, hunting for microbial prey in a fluid and turbid environment. The ocean also contains larger multi-cellular plants, including encrusting species that produce calcareous “skeletons” as well as large fast growing kelps that can produce dense forests rivaling those in tropical jungles. Unlike the land and freshwater realms of our planet, the ocean contains representatives of every major type of animal group (phyla) on earth, from sponges to mammals. Although animals are but a single branch of the tree of life, they are the group with which we are most familiar.

Biological diversity is, simply stated, the variety of life on earth; it is the variability in all living things at all levels of examination (United Nations, 1992). It is inclusive of the millions of plants, animals and microbes; the genes they contain; and the ecosystems they build into the living environment. The definition of “biological diversity” or “biodiversity” deserves some discussion as it can mean different things to different people. The most common meaning refers simply to “species diversity,” which is all of the species in a defined area or on earth as a whole, including bacteria, protists, and fungi as well as the multi-cellular organisms (plants, animals).

The genetic variation within species, both among geographically separate populations and among individuals within single populations is termed “genetic diversity.” While species diversity by definition includes all of the species, or particular groups of species in an area, genetic diversity refers to the variation within single species. The level of genetic diversity within a population is an indication of the ability of the population to respond to and persist in the face of environmental change.

At the highest levels of complexity, “community diversity” and “ecosystem diversity” refer to the different biological communities and their associations with the physical environment (i.e., the ecosystem) that occur within an area, geographic region or the earth as a whole. The diversity of communities and ecosystems within a region is an indication of the range of evolutionary forces that have influenced species distributions. The range of organisms supported at particular sites such as the sanctuary provides a benchmark to understand both natural and human-induced change.

Species richness, quantified simply as the number of species in a particular area, is one of the most straight-
Functional Relevance
Increasing domination of ecosystems by humans is steadily transforming them into depauperate systems (Vitousek et al., 1997; Sala et al., 2000). Over-exploitation (overharvest, bycatch and indirect effects of fishing) and habitat loss are considered the top threats to marine biodiversity (Kappel, 2005). The potential consequences of biodiversity loss have received considerable attention (Kinzig, Pacala and Tilman, 2002). Yet managing ecosystems to promote biodiversity can have important practical, utilitarian benefits by maintaining multiple ecosystem services over time in the face of change (Duffy, 2009; Palumbi et al., 2009). Ecosystem services include provisioning services (e.g. fish and seafood), regulating services (i.e. climate), recreational services (e.g. fishing, diving and boating), cultural services (e.g. aesthetic and spiritual values), and supporting services (e.g. nutrient cycling and primary production) (MA, 2005).

The relationship between biodiversity and ecosystem functioning (and services) has emerged as a central issue in ecological and environmental sciences during the last decade (Daily et al., 1997; Loreau et al., 2001; Loreau, Naeem and Inchausti, eds., 2002; Hector and Bagchi, 2007). The concept has not been without controversy, which is now largely resolved (Hooper et al., 2005). This relationship is amply demonstrated by two comprehensive meta-analyses that examined the results of over 100 experiments and more than 400 measures of biodiversity effects (Balvanera et al., 2006; Cardinale et al., 2006). Compelling evidence has accumulated from marine systems to suggest that sustainable ecosystem services depend upon a diverse biota (Sala and Knowlton 2006; Worm et al., 2006; Palumbi et al., 2009). It is now generally understood that conserving biodiversity should be a goal of ecosystem-based management.

Biodiversity can act as biological insurance for local ecosystem functioning by allowing functional compensation between species or phenotypes in time (Ives et al., 1999; Yachi and Loreau, 1999; Lehman and Tilman, 2000; Norberg et al., 2001; Loreau et al., 2003). A prerequisite for this effect, however, is that local diversity be maintained through time. A management system that conserves biodiversity will help to accrue more “eco-service capital” for human use and will maintain a hedge against unanticipated ecosystem changes from natural and anthropogenic causes (Palumbi et al., 2009). This management plan provides the basis to explore how maintenance and conservation of biodiversity can be achieved at the scale of the sanctuary in order to realize the attendant benefits.

Gulf of Maine (GoM) LARGE Marine Ecosystem (LME)
The GoM LME forms a distinctive sub-region of the North American continental shelf in the northwest Atlantic Ocean, based not only on topography and circulation but on the communities of organisms that inhabit the area (Sherman et al., 1996). The GoM LME is located at the southerly end of the Acadian biogeographic province, which also includes the Bay of Fundy and the Scotian Shelf. The Stellwagen Bank sanctuary is the only national marine sanctuary in the Acadian biogeographic province.

Georges Bank is included in the Acadian biogeographic province by some scientists but in the Virginian biogeographic province to the south by others. The affinity to one or the other biogeographic province is based on differences in the distributions of major groups of organism, patterns of endemism or oceanographic features (Cook and Auster, 2007). Many scientists view Georges Bank, as well as the southern New England Shelf and mid-Atlantic Bight, as a broad transition zone with no unique biogeographic characteristics.

The Stellwagen Bank sanctuary is located in the southwest part of the GoM LME and has depths that range from 20 to greater than 200 m. The shallower parts of the sanctuary support species that are primarily coastal in origin while the deeper waters support species more characteristic of northern and deeper marine communities. Seafloor topography in the western GoM blocks the flow of Maine deep water from the north and east, thereby excluding species that reside in conditions characteristic of Maine deep water environments from sanctuary waters.

The diversity of organisms that occur in the Stellwagen Bank sanctuary is a subset of the species that occur within the larger GoM LME. While not all species found in the GoM LME occur within its boundaries, the sanctuary contains a representative sample of many of the species in the region. Because of the wide range of depths (that cross major water column boundaries) and the high diversity of habitat types (e.g., mud, sand, gravel, boulder), the sanctuary exhibits a wide range of communities and species in a relatively small area (Auster et al., 2001; Auster, 2002; Cook and Auster, 2006).

The GoM LME is relatively species poor when compared to other shelf ecosystems in the world ocean. For example, while the GoM has 652 species of fish (GoM Register of Marine Species at http://www.usm.maine.edu/gulfofmaine-census/Docs/About/GoMRMSClassification/index.htm; downloaded 8 August 2006), the tropical seas off northern Australia and Indonesia contain over 2,000 species of fish (Allen and Steene, 1999)—a diversity hotspot with the greatest number of fish species on earth.

Biodiversity Coldspot
Biodiversity “hotspots” are regions of the world with unusually high concentrations of endemic species (species that are found nowhere else on Earth) and that, by the original
definition (Myers, 1988), also suffer severe habitat destruction. Today the term is more loosely applied to areas having the perceived biological quality of high species richness. The term is used in practice to identify areas of the world that should be managed to protect biodiversity (Myers et al., 2000).

By this definition, hotspots occur almost exclusively at lower latitudes in tropical and subtropical climes. Temperate places in the world that may be relatively species poor can also have high biological value, when those values are defined differently. Such places are considered to be biodiversity “coldsspots” (Kareiva and Marvier, 2003). Colds spots take on particular and unique importance when they can be linked in additive fashion to become part of a regional network that fully characterizes and effectively maintains functioning ecosystems.

The Stellwagen Bank sanctuary is an important biodiversity coldspot. The sanctuary area is one of thirty priority sites for networked marine ecosystem conservation in New England and Maritime Canada that were identified through an extensive science-based approach (Crawford and Smith, 2006). That study is the foundation for a systematic effort to conserve and network high-quality and enduring examples representative of the full range of communities, habitats, environmental gradients and ecological processes in the GoM and northeast continental shelf. The sanctuary was a particularly important contributor for meeting a range of network goals, including demersal fish goals (89%), marine mammal goals (73%) and benthic habitat and seascape goals (80%).

So while the GoM region is not a global hotspot of biological diversity (sensu Myers, 1988), it does contain species endemic to the region, species which are the products of evolutionary forces that act selectively within the region. Hence the GoM LME contains a unique fauna based on a number of species occurring nowhere else, some having a distinct genetic composition if they are a subset of a wider ranging species, and others occurring within unique communities or habitats and having a unique ecological role when compared to other regions.

FUNDAMENTAL CONCEPTS OF BIODIVERSITY

HISTORICAL BASELINES

To the extent possible, an understanding of the historic abundance and diversity of organisms in the Stellwagen Bank sanctuary area is essential to effectively manage for biodiversity conservation. Long-term population trends of economically important fish species, as well as marked changes in the ecosystem through time, can be used to make empirical estimates of key metrics. While historical baselines may be insufficient by themselves to set realistic targets for restoration efforts, they add useful perspective for consideration of what the goals and policies should be (e.g., Ames 1997, 2004; Reeves et al. 2002; Roberts, 2007; Bolster, 2008).

The phenomenon of “shifting baselines” as described by Pauly (1995) and Jackson et al., (2001), whereby standards of resource condition degrade through time, directs us towards the importance of historical perspectives as tools for determining long-term trends and setting baselines for comparison. Historical baselines can help avoid underestimations of ecosystem capacity or biased policy decisions resulting from lack of historical context. For example, Rosenberg et al. (2005) used fishing logs from the mid-19th century to model Atlantic cod biomass on the Scotian Shelf of Canada in 1852.

Using daily catch records, fleet activity and communication with other vessels, Rosenberg et al. (2005) inferred fishing capacity of the Beverly (Massachusetts) fishing fleet, and related the change in catch per unit fishing effort between 1852 and 1859 to a population dynamics model. This analysis allowed for estimation of original biomass prior to 1852 of 1.26 million metric tons of Atlantic cod. The 2002 biomass estimate, determined by Canada's Department of Fisheries and Oceans was approximately 3,000 metric tons, a decline of 99.7% from the population biomass of 1852.

Growth of cod populations due to recent conservation efforts does not bring numbers of fish close to historical biomass.

Cod in the GoM-Georges Bank ecosystem (which includes the sanctuary) are no longer one of the biomass dominants of the fish community, only comprising around 5-10% of the total fish biomass in the ecosystem (Sercuk et al., 1994; Link et al., 2009). The history of the US northwest Atlantic cod fishery and subsequent changes in the fish community are well documented (Sercuk and Wigley, 1992; Sercuk et al., 1994; Murawski et al., 1997; Fogarty and Murawski, 1998), with cod currently around 25-30% of historical levels. Fish biomass is now dominated by elasmobranch and pelagic species in this ecosystem.

Determination of historical baselines of ecosystem condition are required to make appropriate conservation decisions. Without a historical baseline, there is the risk that managers and the public mistakenly assume that recent condition of the resource in question is an appropriate reference point on which to base target restoration measures when, in fact, this reference point represents a significantly degraded condition. Absent historical context to gauge ecological potential, restoring the sanctuary's resources may result in serious underestimation of the system's capacity to respond. The decade-long Census of Marine Life project, History of Marine Animal Populations (HMAP), typifies this approach (http://www.hmapcoml.org).

As a part of HMAP, the GoM Cod Project focuses on the collection and analysis of historical data of fish populations in the GoM. The first phase of a subset of this project collected and reviewed historical sources that could be used to provide biological indicators and population trends for fishes in the sanctuary area (Claesson and McKenzie, 2005).

Data indicate that the sanctuary area was identified as a site of high biological productivity from the earliest times (Figure 6). The Sidebar on researching historical trends draws from...
The ship was positioned over Stellwagen Bank (and within the boundaries of what today is the Stellwagen Bank sanctuary) and was an early convention to identify good fishing grounds. In the 1635 revised edition, the map was embellished with a pyramid of “cod heads” under the ship to depict the area as being especially good fishing. Courtesy: Karen Alexander, GoM cod project, University of New Hampshire.

Claesson and McKenzie (2005) and offers background for the work conducted in the sanctuary.

The second phase of this research incorporated the data into a Geographical Information System (GIS) database and through analysis of the data determined historical trends in fish diversity and population abundance in the sanctuary among other findings (Claesson and Rosenberg, 2009). Their analysis indicates that from ca. 1900 to 2000: (1) the diversity of bottom-dwelling species in the western GoM (including the sanctuary) appears to have declined significantly, and that (2) the maximum annual catch levels of historically important commercial species in the sanctuary have declined by nearly 50 percent. Additionally, top predators in the sanctuary, such as halibut and swordfish, were overfished to near extirpation by the late 19th and early 20th centuries.

**Trophic Interactions**

**Food Webs**

Other than primary producers and chemosynthetic organisms that make their own food from inorganic sources, all other organisms must consume others to sustain life processes, grow and reproduce. The range of interactions of species feeding on one another is referred to as a food or trophic web. The food web is a conceptual model of how the ecosystem functions.

Species are grouped according to trophic level (TL) as primary producers (like phytoplankton and algae), primary consumers (those that feed on primary producers), secondary consumers (those that feed on organisms that feed on primary producers), and up through higher TL predators (like sharks and tunas and humans) as well as the tremendous diversity of microbial organisms that either prey on other microscopic prey or decompose organic material in microbial food webs. While this is a highly simplistic view of the major types of trophic interactions that occur within natural communities, the true nature of such interactions are highly complex when many species are involved.

For the GoM region, which includes the Stellwagen Bank sanctuary, Link (2002) developed a food web model that was composed of 81 “trophic compartments” from detritivores and phytoplankton through to human predators (Figure 7). Some nodes of this food web are actual species (like Atlantic cod and silver hake) while other nodes are designated as trophic groups (like copepods and sponges). The food web is most detailed for fishes and their interactions with primary prey and reveals a highly complex and interconnected set of relationships. Bowman and Michaels (1984) provide a relat-
Reseaching Historical Trends

Context. European settlement marked the beginning of documented exploitation of marine resources in Massachusetts Bay. Explorations of the New England region reported the abundance of fish as far back as 1602, when Bartholomew Gosnold visited the sanctuary area. The abundant marine resources provided surrounding settlements with close, protected fishing grounds to make a living. From Plymouth to Gloucester, regional fishing camps grew into towns that were dependant on the local fisheries. As early as 1670, concerns arose over the coastal fisheries resources. Licensing fees and limits on the taking of particular fish species, such as mackerel, came about in the Plymouth colony. However, open ocean resources were viewed as “inexhaustible,” a view held until relatively recent times.

The early 19th century brought about rising concerns over declines in fish species and populations. In 1839, David Humphreys Storer reported concerns of fisherman over changes in “composition, size, and distribution of the region’s fish populations.” Louis Agassiz established the Museum of Comparative Zoology at Harvard University, collecting samples and investigating the biology of fishes of the GoM. Human activity, such as damming rivers, and pollution had significant effects on fish populations, particularly anadromous species such as alewife, shad and salmon, as did directed fishing pressures.

The federal government established the U.S. Fish Commission in 1871 to investigate the declines of fisheries of the area and research the biology and oceanography of the regional marine ecosystem. This Commission was replaced by the U.S. Fish and Wildlife Service in 1940. The federal government did not impose fishing restrictions on the banks or any offshore areas of New England until the mid 20th century. In 1970, the National Marine Fisheries Service became a part of the NOAA.

Sources of Information. Baselines based on historical data and trends are essential to decision-making agencies needing to compare present resource conditions to those of the past. Sources of these historical data range from personal journals of sailors aboard fishing vessels, to documents annually reported to the federal government. Maps, journals or log books, letters and interviews taken directly from fishermen throughout the history of this area provide specific quantitative fish counts, areas of high catch and trends of catch throughout years of fishing, as well as observations and insight into the lives of fishermen and their thoughts on changing environmental conditions.

Private business records from many fishermen provide some of the most detailed information with names, bait used, catch and other personal information. Newspapers from local fishing towns, as well as census data from the Commonwealth of Massachusetts, provide detailed information on vessels owned and run in the region, giving insight into fleet size and investments or products of the fisheries in the area.

Scientifically collected data from government research vessels through the U.S. Fish Commission, local government or local scientific societies such as the Boston Society of Natural History, are available in serial sets published as early as 1834. Federal statistics collected from fishermen on a monthly basis (in the later half of the 19th century) provide data on types of fish caught, landings, numbers of crew members and fishing methods. Legislative documents from as early as the 17th century and right up through the 20th century provide information on regulations focused on local fishing activities. These various forms of historical documentation provide many parts to a puzzle that must be carefully pieced together, producing baseline context for conservation decision making.
transients (Auster and Lindholm, 2006) suggesting that such habitats are quite “leaky” and that predator-prey interactions extend beyond their boundaries.

Given the high levels of exploitation of fish species on the northeast continental shelf, the concern is that regional or shelf-wide trophic cascades could occur, resulting in long-term changes in the shelf ecosystem including that of the sanctuary. Such cascades have already occurred in more discrete habitats in the nearshore environment of the GoM (Jackson et al., 2001; Steneck, 2004; Frank et al., 2005) as noted above. However, an analysis of patterns in the abundance of fish species within particular trophic guilds (groups of species that feed on the same kinds of prey, e.g., piscivores, benthi­vores, crab eaters, echi­nom­derm eaters, plankti­vores, shrimp-fish eaters) in the Georges Bank region inclusive of the Stellwagen Bank sanctuary revealed that most trophic guilds remained remarkably stable over the four-decade time series studied, despite large changes in the abundance of individual species (such as Atlantic cod) within the guilds (Garrison and Link, 2000a,b; Auster and Link, 2009).

These data suggest that there is a form of compensation in the way fish communities within the GoM and the sanctuary respond to exploitation and that in habitats and landscapes where significant connectivity occurs, a level of protection against trophic cascades exists. In the offshore GoM, researchers have shown that compensation in the abundances of species within trophic guilds, including piscivores, may buffer the potential for trophic cascades (Auster and Link, 2009). The generalist nature of predators in this system and their ability to switch among multiple prey species precludes strong top-down control of prey populations and trophic cascades following predator removal (Sissenwine et al., 1984; Jennings and Kaiser, 1998). The generally weak interactions observed likely account for the relative stability of the trophic structure despite major changes in community structure.

However, overexploitation has altered the dynamics of this ecosystem primarily through the reduction of dominant species and subsequent adjustments in biomass distribution among species. While the trophic guild structure of the community has remained static, fishing pressure has altered the dynamics by targeting two major feeding guilds. Fishing pressure was and is directed primarily at large piscivores (e.g., Atlantic cod, white hake, goosefish) and large benthi­vores (e.g. yellowtail flounder, haddock). As a result, the current biomass dominants include pelagic species (spiny dogfish, silver hake) and plankti­vores (herring, mackerel). The dominant fish species have become smaller and feed at lower trophic levels, and the Georges Bank (also sanctuary) fish community has shifted from a primarily demersal community to a pelagic community (Garrison and Link, 2000a,b; Auster and Link, 2009).

**Figure 7. Species and trophic interactions of the northwest Atlantic food web.**

This tangled “bird’s nest” represents interactions at the approximate trophic level (TL) of each species, with increasing TL towards the top of the web. The left side of the web generally typifies pelagic organisms, and the right to middle represents more benthic/demersal oriented organisms. Species interactions in the top half of the web are dominated by predation on fish.
Structuring Biological Communities

While trophic cascades per se among fish communities may not have occurred on the northeast continental shelf, despite the extreme effects of overexploitation on individual species, competitive interactions due to changes in the populations of exploited species have impacted the composition of GoM fish communities as indicated above. As further example, the decline in cod and flounders due to fishing likely resulted in a competitive release allowing extreme increases in skates and spiny dogfish on Georges Bank (Fogarty and Murawski, 1998). Also, due to the direct effects of fishing on cod, it appears that the ecological (trophic) role of cod has been diminished relative to historical roles in many cod ecosystems including GoM/Georges Bank (Link et al., 2009). Consider also the documented historical decrease in trophic level in the northeast continental shelf fishery landings discussed next.

Trophic levels of marine ecosystems are widely recognized in marine science as an important abundance indicator and broad measure of ecosystem health (UNEP Convention on Biological Diversity, 2004). Claesson and Rosenberg (2009) used landings and statistical records of the U.S. Commission of Fish and Fisheries (1893-1935) to derive a Mean Trophic Index (MTI) for Stellwagen Bank and for comparison a MTI for the GoM (1902-1935) (Figure 9). These historic trends in trophic level are only for targeted and long-lived demersal species (halibut, cod, haddock, hake, cusk and pollock). Species lower in the food chain, as well as fisheries with significant natural oscillations such as mackerel, were not included in the analysis and do not influence the trophic level shifts. Consequently, the authors attributed the shifts in trophic level primarily to overfishing and changes in fishing technology.

The results presented in Figure 9 show that the trophic level of commercial species in the GoM (hence community composition) declined steadily from a high of 3.89 in 1908 to a low of 3.72 in 1927. The trophic level of Stellwagen Bank exhibits a more varied pattern that Claesson and Rosenberg (2009) attribute to shifts in fishing technology, such as adoption of steam-powered net trawling vessels, and periodic abandonment of Stellwagen Bank for more lucrative fishing further offshore to Georges Bank and Brown Banks with species abundances at Stellwagen Bank temporarily rebounding during the interim. In addition, this analysis shows that sub-regional baselines do not parallel one another temporally and may vary significantly in exploitation rates and biological trends.
The abundance and distribution of preferred prey species has played a significant, perhaps critical, role in structuring the distribution of baleen whale populations in the GoM (Payne et al., 1990). The distribution of humpback whales has been shown to be significantly correlated with the number of sand lance obtained from standardized trawl tows (Payne et al., 1986). Humpback whale sightings from 1978-1986 showed a shift in distribution from the upper GoM-lower Bay of Fundy region to the southwestern GoM concurrently with an increase in sand lance in this area during the same period. This shift in distribution coincided with a dramatic increase in the concentrations of sand lance throughout the shelf waters of the eastern United States. The sand lance populations apparently expanded in response to the collapse of the Atlantic herring stocks in the mid-1970s due to over-fishing from foreign, distant water factory fleets (Meyer et al., 1979; Sherman et al., 1981).

Significant changes in the biomass of sand lance and the abundance of copepods have co-occurred with a shift in the occurrence and abundance of four species of baleen whales (northern right, humpback, sei and fin) in the southern GoM (Payne et al., 1990). Peak years in the abundance of the copepod _Calanus finmarchicus_ were the lowest years in abundance for sand lance. Right whales and sei whales were common in the region only during 1986, when _C. finmarchicus_ reached a regional maximum and sand lance were at a regional minimum. These distributional shifts in cetaceans have been characterized as an ecological response to human-induced changes in the abundance of herring and mackerel due to over-harvesting and a compensatory response by sand lance (Payne et al., 1990).

Since the elimination of foreign fisheries on the northeast continental slope in the late 1970s, Atlantic herring populations were able to re-colonize much of the area’s spawning habitat during the period from 1988-1993 (US DOC, NOAA, 1993a). During 1992-1993, the abundance of sand lance was well below the average for previous years. This change in the abundance of species which feed at the same TL is referred to as a “biomass flip.” This shift in the abundance and distribution of cetacean prey could possibly trigger a similar shift in the distribution of humpbacks and other cetaceans that feed on these small pelagic species. Many species of marine mammals and predatory fish follow the movements and abundance of their prey, which in turn may be linked to physical oceanographic conditions including circulation patterns, water temperature and salinity as well as local depletion of prey species due to targeted fishing activity.

**Climate Change and Ocean Acidification**

Climate change and the associated effects of ocean acidification may have the most unpredictable effects on commu-

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**Figure 9. Mean Trophic Index (MTI) based on U.S. Commission of Fish and Fisheries statistical bulletin landings for Stellwagen Bank (1893-1935) and the GoM (1902-1935).**

This figure serves as an example of a historical baseline of ecosystem condition and is based only on targeted and long-lived demersal species (halibut, cod, haddock, hake, cusk and pollock). Stellwagen Bank is depicted in dark blue and GoM in light blue. Trophic level indicates position in the food chain determined by the number of energy-transfer steps to that level. By convention, plants have a MTI = 1, herbivores MTI = 2, and so on up to a MTI = 5 such as for killer whales. While changes in trophic levels may be representative of trends in biodiversity, this analysis assumes that the Stellwagen Bank and GoM MTIs measure and document shifts only in local and regional abundance of commercial fishes. (Figure adapted from Claesson and Rosenberg, 2009)
nity structure and trophic interactions in the sanctuary and hence its biodiversity. Rising atmospheric carbon dioxide (CO\textsubscript{2}) concentration is causing global warming and ocean acidification (Caldeira and Wickett, 2003; Feely et al., 2004; Orr et al., 2005), which increasingly are recognized as important drivers of change in biological systems (Lovejoy and Hannah, 2005). As impacts of climate change strengthen they may exacerbate effects of existing stressors and require new or modified management approaches (Keller et al., 2009).

Many species are at the southern or northern limits of their distributions in the sanctuary area. Small increases in water temperature may result in significant increases in more warm temperate species and the loss of cold water taxa. Climate change has important implications for fish stocks on the Northeast U.S. continental shelf (Nye et al., 2009) and for Atlantic cod specifically (Drinkwater, 2005; Fogarty et al., 2008; Link et al., 2009). Long-term trends in warming have already resulted in shifts in the distribution of fishes in the GoM (Murawski, 1993; Garrison, 2001). During the last 40 years, many familiar species have been shifting north where ocean waters are cooler, or staying in the same general area but moving to deeper waters than they have traditionally been found (Nye et al., 2009). These shifts ultimately will effect ecosystem functioning within the Stellwagen Bank sanctuary.

Climate change can interact with and exacerbate the effects of overfishing (Drinkwater, 2002; Clark et al., 2003) and work indirectly to cause distributional and abundance shifts among prey and predators (Beaugrand et al., 2003). Heavily fished stocks appear more sensitive to climate change and often show a larger shift in response (Nye et al., 2009). Beaugrand et al. (2002) link the gradual northward shift in distribution of the copepod C. finnmarchius in the eastern North Atlantic with climate change. This copepod is an important food resource for several species of fish of major ecological and economic value in the sanctuary such as sand lance and the larval stages of cod and is the principal prey for the critically endangered North Atlantic right whale.

Ocean acidification is caused by the oceanic uptake of anthropogenically released CO\textsubscript{2}, which in its dissolved form is carbonic acid. Approximately one-third of the anthropogenic CO\textsubscript{2} produced in the past 200 years has been taken up by the oceans (Sabine et al., 2004). Although oceanic uptake of anthropogenic CO\textsubscript{2} will lessen the extent of global warming, the direct effect of CO\textsubscript{2} on ocean chemistry may affect marine biota profoundly (Fabry et al., 2008). The implications of such changes to the marine ecosystem of the sanctuary are considerable.

While the biological impacts of ocean acidification on marine fauna are only beginning to be understood, sufficient information exists to state with certainty that deleterious impacts on some marine species are unavoidable, and that substantial alteration of marine ecosystems is likely over the next century. The first direct impact on humans may be through declining harvests and fishery revenues (Cooley and Doney, 2009). High priority areas for research include high latitude regions (Orr et al., 2005), but the state of ocean acidification in the northeast U.S. continental shelf ecosystem is largely undefined and in need of understanding (NOAA, 2010).

Elevated partial pressure of CO\textsubscript{2} in seawater can impact marine organisms both via decreased calcium carbonate (CaCO\textsubscript{3}) saturation, which affects calcification rates, and via disturbance of acid-base (metabolic) physiology (Fabrey et al., 2008). Increasing ocean acidity may interfere with the ability of organisms to form calcium carbonate structures: tests, shells and otoliths, and will alter the fundamental chemical balances that are critical to ocean life. Whatever the specific mechanism(s) involved, however, the impact of elevated levels of dissolved CO\textsubscript{2} on marine calcification is more varied than previously thought (Ries et al., 2009).

Species in the sanctuary that are notably at risk include those fundamental to primary production (i.e. the protists, notably test-forming phytoplankton such as coccolithophores), species that serve as critical prey at the base of the food web (i.e. copepods and other zooplankton), and invertebrates with calcified hard parts (e.g. certain sponges, molluscs, echinoderms and crustaceans) that populate seafloor communities and can be of great ecological and/or commercial importance (e.g. scallops, shrimp, lobsters). Cascades up the food web could include impacts to the multiple endangered and threatened species of whales that rely on the sanctuary as a major feeding area.

Possible changes in sound propagation also are an important consideration with respect to ocean acidification because absorption of sound varies with pH levels (Hester et al., 2008). Ocean acidification's effects on low frequency sound propagation conditions could have negative consequences for vocalizing marine animal communication ranges (Hester et al., 2008). Concerns regarding the ability of animals to communicate in increasingly noisy marine environments are particularly relevant to the sanctuary because of the high co-occurrence of ship traffic and marine mammals. Research is needed to predict the consequences of ocean acidification on communication ranges for different species, and to better understand the influence of spatial and temporal variance in propagation conditions resulting from ocean acidification on low frequency communication.

**HABITATS**

A variety of habitats across a range of depths occurs within the sanctuary to support its biodiversity. The underwater landscape is a patchwork of habitat features that are composed of both geologic and biologic components. Habitat is defined as the location occupied by an organism, population or community. It is the physical part of the community structure in which an organism finds its home, and includes the sum total of all the environmental conditions present in the specific place occupied by an organism. Habitats can be found on the seafloor or in the water column. Seafloor habitats are formed by the physical substrata in an area or by the combination of physical substrate and inhabiting organ-
isms (biogenic habitats), such as anemones attached to a boulder.

Habitat features provide shelter from predators and the flow of tidal and storm generated currents, serve as sites that enhance capture of prey such as drifting zooplankton, and serve as foci for spawning activities including egg laying and brooding young. All organisms have particular habitat requirements and the important attributes of “habitat” vary between species and between the various life history stages within species.

Regional topography and surficial seabed features of the sanctuary have been mapped in great detail based on multibeam echo sounder imagery and on extensive ground-truthing with video and photographic imagery and geological and biological sampling. Habitat characterization produces descriptors of habitats based on geological, biological, chemical and oceanographic observations. Habitat classification produces a set of habitat types based on a suite of standard descriptors of topographical, geological, biological, natural, and anthropogenic features and processes. Habitat mapping is the spatial representation of described and classified habitat units (Valentine et al., 2005). The development of a new seabed classification scheme has made it possible to map habitats based on substrate texture, seabed dynamics, the complexity of physical and biological structures on the seabed, and fauna (Valentine et al., 2005).

The simplest classification of habitats in the Stellwagen Bank sanctuary that can be discerned is based on the multibeam echo sounder imagery which reveals backscatter intensity—a measure of the hardness of the substrate (Figure 10).

Based on this imagery, the sanctuary contains three basic physical habitat types: gravel, sand and mud with the following coverage: 34%, 28% and 38%, respectively. Bedrock outcrop and piled boulder reefs are other important physical habitats. Bedrock outcrop is found only on Sanctuary Hill in the northeastern-most corner of the sanctuary; piled boulder reefs are extensively associated with sand and gravel areas of the sanctuary (Valentine et al., 2001). Imagery from ground-truthing and physical sampling reveals that each of the three basic habitat types can be further subdivided into more descriptive categories such as mobile rippled coarse-grained sand, for example (Valentine et al., 2005).
**Physical Setting**

The physical setting of the sanctuary is the structural foundation for its biological processes. The first set of sanctuary regulations that were established when the sanctuary was designated in 1992 was intended to, among other things, prevent Stellwagen Bank from being mined for its sand and gravel resources. Minerals extraction has enormous potential to adversely impact the ecosystem functions of the sanctuary by physically altering the surface profile of Stellwagen Bank and its attendant oceanography. Exploring for, developing or producing industrial materials such as sand and gravel within the sanctuary are strictly prohibited. Other regulations prohibit the drilling into, dredging or otherwise altering the seabed of the sanctuary or constructing, placing or abandoning any structure, material or other matter on the seabed of the sanctuary, except as exempted as an incidental result of traditional fishing operations, for example.

An understanding of the physical setting—the linkages between its geography, geology and oceanography—enables understanding of how regional, large-scale processes of the GoM ecosystem connect with and directly impact the local biodiversity patterns and processes at the scale of the sanctuary. For example, the habitats of marine mammals are affected by the physical and chemical properties of the water through which they swim and communicate, the topography and substrate type of the ocean bottom and water column characteristics where they feed, the physical state of the ocean surface where they breath, and the numerous factors influencing the distribution of food organisms (including temperature, salinity, currents and winds) that determine their distribution and local abundance.

**Geography**

The Stellwagen Bank sanctuary stretches between Cape Cod and Cape Ann at the mouth of Massachusetts Bay and is virtually the size of the state of Rhode Island (Figure 11). It covers 842 square-miles (2,182 km²) of marine waters and is located entirely within federal jurisdiction. At its greatest distance from the coast, the sanctuary is located approximately 25 nautical miles east of Boston, Massachusetts, and 3 nautical miles off Cape Ann and Cape Cod. On a regional scale, the sanctuary is a part of the GoM LME.

The sanctuary is a topographically diverse area that encompasses the submerged Stellwagen Bank and Basin, Tillies Bank and Basin and a portion of Jeffreys Ledge in the southern GoM. The GoM is a large gulf of the Atlantic Ocean on the northeastern coast of North America, roughly between Cape Cod in Massachusetts to the south and Cape Sable Island on the southern tip of Nova Scotia to the northeast (Figure 12). It includes the entire coastlines of the States of New Hampshire and Maine, as well as Massachusetts from the north side of Cape Cod, and the southern and western coastlines of the Canadian provinces of New Brunswick and Nova Scotia, respectively. Massachusetts Bay and the Bay of Fundy are included within the GoM LME.

There are three major basins contained within the GoM: Wilkinson Basin to the west, Jordan Basin in the northeast, and Georges Basin in the south, which are isolated from each other beneath the 650 ft. (200 m) isobath. Georges Basin, just north of Georges Bank, is the deepest of the three at just over 1,200 ft. (370 m) and generates a pocket at the end of the Northeast Channel, a deep fissure between Georges Bank and Browns Bank, the southwestern edge of the Nova Scotian Shelf. The Northeast Channel is the major channel between the GoM and the rest of the Northwest Atlantic. A secondary, shallower connection to the rest of the Atlantic is the Great South Channel, located between Georges Bank and the Nantucket Shoals. The sanctuary's geographic location relative to the arctic and temperate regions of the Northwest Atlantic makes it an obvious focus for biodiversity research.

**Geology**

Stellwagen Bank is the most prominent geological feature in the sanctuary and is one of only two shallow (less than
ments it carried melted out and was deposited on the sea floor. These materials formed the submerged elevation now known as Stellwagen Bank. Glacial and post-glacial processes and topography in the sanctuary are depicted in great detail at the Web site http://woodshole.er.usgs.gov/project-pages/stellwagen/posters/topo_pdf.

Like Cape Cod and the islands of Martha’s Vineyard and Nantucket, Stellwagen Bank and other submerged banks and ledges off the northeastern United States coast were created by the advance and retreat of glaciers. Stellwagen Bank owes much of its existence to the Laurentide Ice Sheet that advanced out of Canada and into southern New England approximately 21,000 years ago (Oldale, 1993, 1994). As the ice sheet advanced, it was shaped into huge lobes. One ice lobe was formed by what is now Cape Cod Bay; the other by the present-day Great South Channel, located to the southeast of Cape Cod. The advance of ice over the continental land mass ground the land into fragments and carried them along with the movement of the ice.

With general climatic warming between 18,000 and 15,000 years ago, the glaciers began to melt and retreat from their coverage. The ice lobes became more pronounced, and retreated at differing rates, depending on the depths of topographical depressions within which they moved. During this process enormous amounts of pulverized continental land were released from the melting ice. These land fragments, or “outwash” from the two ice lobes formed much of the present-day Cape Cod peninsula. Retreat of the ice lobe formed by the Great South Channel was sufficiently slow that much of the land fragments it carried melted out and was deposited on the sea floor. These materials formed the submerged elevation now known as Stellwagen Bank.

Through the continual evolution and refinement of technologies for mapping the seafloor, the characterization of the sanctuary landscape is also continuously evolving (Valentine et al., 2001). Multi-beam imagery provides a level of resolution of landscape features that has been unattainable with lower resolution bathymetric and seafloor geological...
surveys. Multi-beam imagery provides a highly detailed picture of the seafloor landscape, providing detailed bathymetry. Most multi-beam systems also provide a measure of acoustic backscatter. Using backscatter data, the relative hardness of a substrate can be determined by the strength of the acoustic signal reflectance.

The USGS completed an initial series of 18 seafloor topographic maps (scale 1:25,000) in 1997 that covers the entire sanctuary. The data were collected using a hull-mounted multi-beam system. This map series was followed by sun-illuminated versions of the multi-beam maps in 2001. Additional backscatter and sediment characterization maps are in preparation that will also cover the sanctuary.

The entirety of the sanctuary as well as a surrounding buffer area has been mapped using multi-beam sonar (approximately 1,100 nm² in total) at a vertical resolution of approximately 25 cm and a horizontal resolution of approximately 10 m. Figure 10 shows the sun-illuminated seafloor topography and acoustic backscatter sediment maps of the sanctuary. Substrate type is color coded and superimposed over the bathymetry. The sanctuary multi-beam map, in conjunction with extensive ground truthing (e.g., video, still photos, sediment samples), provides the most complete characterization of the seafloor in the GoM. For more information on seafloor maps of the Stellwagen Bank sanctuary go to the Web site http://woodshole.er.usgs.gov/project-pages/stellwagen/stellwagenbank.html.

This section served as an introduction to the gross geological features and processes of the sanctuary area. Descriptions of additional geological aspects of the sanctuary are provided in subsequent discussions of landscapes and physical and biogenic habitats.

**OCEANOGRAPHY**

Ocean circulation through and around the Stellwagen Bank sanctuary drives the dynamic biology of the area, and that circulation is greatly influenced by the sanctuary’s location within the greater GoM. While Stellwagen Bank is an important feature driving local water circulation, the sanctuary’s water properties and dispersal mechanisms are largely determined by large-scale oceanographic patterns. To gain perspective, it is necessary to understand these large-scale patterns and how they influence the smaller-scale unit of the sanctuary. Many processes (tides, currents, sea surface temperature, internal waves, thermal fronts, wind forcing, thermoclines, etc.) comprise the oceanographic character of the region and their interactions drive large and small-scale biological dynamics.

An in-depth description of the sanctuary area’s physical oceanography is provided in (Clark et al., 2006). Drawing from that document, a general description of the key oceanographic features that shape the sanctuary environment follows and includes discussion of general patterns of circulation at different geographic scales and the role of internal waves. A key attribute of the sanctuary’s physical oceanography is its regional connectivity with other parts of the GoM. This connectivity is important in understanding the sanctuary’s ecological role in supplying and receiving larval recruits across the region, as well as the paths taken by pollutants and contaminants in relation to the sanctuary.

**GENERAL PATTERNS OF CIRCULATION**

**GULF OF MAINE CIRCULATION**

A combination of physical and oceanographic characteristics in the GoM results in cycles of biological productivity that support exceptionally large and diverse populations of fish, that in

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**Figure 12. Generalized diagram of the counter-clockwise circulation patterns in the GoM.**

Source: Pettigrew et al. (2005).
turn attract and support seasonal populations of cetaceans and seabirds. Bounded by underwater offshore banks, the prevailing counterclockwise circulation results from ocean currents, freshwater inflow, and the configuration of shoreline and underwater topography which together create a nearly self-contained oceanographic system (Figure 12).

The interior GoM has cyclonic circulation regions situated over three deep basins—Georges, Jordan and Wilkinson. The gyres are influenced by the deep inflow of saline waters through the Northeast Channel and forced by topography (Hannah et al., 1996; Lynch, 1999). The dominant temporal variability in the gyres or between gyres is on the order of months (Xue et al., 2000). The current patterns in the GoM are greatly affected by the physical characteristics of the gulf and its coastline.

In general, cold water enters the gulf over the Scotian Shelf, Browns Bank and through the Northeast Channel. Water flows around Nova Scotia and into the Bay of Fundy. The coast then deflects currents southwestward forming the GoM gyre, which rotates counterclockwise, moving surface waters about 7 nm per day. Tidal fluctuations and shallow water over Georges Bank form a secondary, clockwise-spinning gyre. Water leaves the gulf through the Great South Channel and over the eastern portion of Georges Bank. It takes about three months for surface water to completely circle the GoM. Deep waters also circulate, but much more slowly, taking about a year to complete the circuit (Xue et al., 1999).

Current speed and direction can vary spatially and temporally throughout the GoM. Over 20 buoys are stationed throughout the gulf that collect hourly oceanographic and meteorological data as part of the Gulf of Maine Ocean Observing System (GoMOOS). For more information, visit URL http://gomoos.org/buoy/buoy_data.shtml. Hourly current speeds were obtained from the GoMOOS Buoy A during 2002–2006 to examine monthly and inter-annual patterns. During this time period, mean current speed was highest (and most variable) during April and May and lowest speeds were observed during the summer and fall.

**Massachusetts Bay Circulation**

Circulation in Massachusetts Bay (Figure 13) is controlled by the large-scale circulation in the GoM, localized wind forcing, and freshwater inflow (Signell et al., 2000). The Maine Coastal Current (MCC) flows south at 5–15 cm/s along the Maine and New Hampshire shoreline. A weak branch (2–5 cm/s) occurs near Cape Ann. Usually the MCC flows south along the eastern edge of Stellwagen Bank and east of Cape Cod (Normandeau Associates, 1975; Vermersch et al., 1979; Blumberg et al., 1993; Bumpus, 1973; Lynch et al., 1997). However, as explained below, the MCC can strongly influence the circulation pattern in Massachusetts Bay and Cape Cod Bay depending on the season (Figure 13).

The circulation pattern can be altered by seasonal wind and runoff events (Signell et al., 2000). The main current joins smaller coastal currents and flows southward, often penetrating deep into Cape Cod Bay (Jiang and Zhou, 2004). Seasonal variation in stratification occurs in Massachusetts Bay, with well-mixed conditions during winter and strong...
stratification during summer (Geyer et al., 1992). The stratification greatly reduces vertical exchange between surface and bottom waters and isolates the bottom water from the direct influence of wind stress and river runoff (Signell et al., 2000).

The seasonal variations of stratification, wind stress, and river discharge change the nature of transport and dispersion processes in Massachusetts Bay. During winter, strong northerly winds enhance the counter-clockwise circulation along the shoreline and northward flow in the deeper portions of the Bay (Butman, 1975; Brickley, 1994). In the spring, shallow (5–15 m) fresh water plumes enter the Bay, commonly generating strong currents (20–30 cm/s) with 10–30 km spatial scales (Butman, 1976; Lee, 1992). Summer conditions stratify the water column and frequent southwesterly winds can result in localized upwelling along the western and northern coast. During the fall, mean circulation reverses and flows northward as the result of strong cooling (Geyer et al., 1992).

**Significance to the Sanctuary**

These broad-scale circulation patterns significantly affect water column mixing and transport mechanisms in the sanctuary. Mixing on the continental shelf is an important process for redistributing nutrients, sediments, freshwater, pollutants, plankton and fish larvae (Carter et al., 2005). Stellwagen Bank serves as a boundary between the GoM to the east and Massachusetts Bay to the west and is an important determinant of the water properties within Massachusetts Bay. The sanctuary is located along the major path of the Maine Coastal Current, while also receiving surface and subsurface flows from Massachusetts Bay (Figures 12 and 13).

The physical oceanographic processes at work in Massachusetts Bay are critical to the generation of biological productivity and maintenance of biological diversity in the sanctuary. These ecological qualities are in turn important to sustaining local fishing and recreation industries and for resource conservation efforts. Understanding circulation patterns helps to identify biological sources to and exports from the sanctuary in the form of larval recruits or zooplankton concentrations and provides insight into the transport and deposition of sediments and “red tide” spores as well as potentially harmful contaminants from local sewage discharges.

**Internal Waves**

Internal waves are particularly important for internal mixing and localized transport within the sanctuary area (Figure 14). Stellwagen Bank (most notably) and Cashes Ledge are biologically productive as a result of internal wave dynamics (Sherman et al., 1996). Internal waves are literally waves under the ocean’s surface that occur at the interface between two water layers of differing densities (Brown et al., 1989). They occur when seasonally stratified water is forced over
abrupt topographic features, such as banks or ledges, by
diurnal tides. Internal waves disappear as they approach
shallow water (typically 25 to 40 m in depth) because of
decreasing depth (Jackson and Apel, 2004). Internal waves
usually occur in Massachusetts Bay between May and Oc-o-
tober when the water column is stratified.

Internal waves contribute to the energetics of the upper
ocean in many ways; in particular, they enhance mixing
and nutrient availability (Jackson and Apel, 2004). Plank-
ton distribution exhibits strong vertical displacements and
mixing associated with the passage of internal wave packets
(Haury et al., 1979). The ability of internal waves to mix
stratified water layers during the summer provides a mecha-
nism for benthic-pelagic trophic coupling by moving phyto-
plankton downward to benthic communities (Witman et al.,
1993). This mechanism may also serve as vertical transport
for passively dispersed larvae of benthic invertebrates and
fish (Witman et al., 1993; Meekan et al., 2006).

Strong convergence of internal waves at the bottom causes
sediment re-suspension (Boczar-Karaiiewicz et al., 1991),
including recently settled invertebrate larvae and toxic
algae cysts (Scotti and Pineda, 2004). The existence of
trapped cores (pockets of water) between internal wave
crests also suggests internal waves are a prime candidate
for concentrating and transporting larvae which nourish
benthic communities (Scotti and Pineda, 2004). Internal
waves, and potentially other related transport mechanisms,
have a significant influence on ecological processes in the
sanctuary (Scotti and Pineda, 2004).

Internal waves can have additional benthic impact by
re-suspending sediments. Recent evidence (Butman et al.,
2006) has shown that benthic currents associated with inter-
nal waves caused sediment re-suspension within Stellwagen
Basin at depths between 50-85 m. Net transport direction
was offshore and currents were of considerable speed to
carry sediments 5-20 km. Thus, sediments in shallower
portions of Massachusetts Bay are frequently re-suspended
and carried offshore and are typically deposited in the deeper
Stellwagen Basin. Due to weaker current flows, sediments
re-suspended in Stellwagen Basin do not typically leave
the basin, but are re-deposited (Butman et al., 2006).

Synthetic Aperture Radar (SAR) can detect internal waves
by emitting pulses of microwave energy, producing a two-
dimensional radar backscatter map of the roughness of the
ocean surface (Apel and Jackson, 2004). In SAR imagery,
internal waves appear as packets or groups of waves charac-
terized by alternating bright and dark bands and decreasing
wavelengths from front to back of each packet, indicating
direction of propagation. While wave packet size is vari-
able, imagery from Massachusetts Bay and surrounding
waters has shown high density (number of packets/km²)
internal waves within the Stellwagen Bank sanctuary area
(Figure 14).

**Connectivity**

The GoM connects the New England states (Massachusetts,
New Hampshire, and Maine) and the Canadian provinces
(New Brunswick and Nova Scotia) with 93,239 km² of ocean
along 19,424 km of shoreline. Stellwagen Bank sanctuary
is integrally connected with the rest of the GoM through
water circulation. The sanctuary both receives water and
associated particles (larvae, plankton, etc.) via the Maine
Coastal Current and disperses water and particles to areas
to the south (Great South Channel) and east (Georges Bank).
A recent example of this connectivity occurred when one
of the sanctuary’s acoustic recording units deployed on the
bottom broke free and drifted to Georges Bank where it was
retrieved by the USGS. Additionally, this connectivity has
been shown through the use of telemetered drifter buoys.

NOAA Fisheries Service NEFSC has deployed telemetered
drifter buoys for several years throughout the GoM to serve
as proxies for the transport of American lobster larvae which
remain in the water column as plankton for approximately
one month. Many of the buoys deployed in or near the
Stellwagen Bank sanctuary have revealed how complex the
surface currents are in Massachusetts Bay and how strong
the connection is between the sanctuary and areas to the
east and south, such as Georges Bank and outer Cape Cod
and the Islands (Figure 15). These drifter tracks correspond
well with the generalized circulation depicted in Figure 12.

The implication of this connectivity is that the sanctuary
serves as both a source (for export) and a sink (for import)
for larvae of most fish and invertebrate species throughout
the southwestern and central GoM. The Stellwagen Bank
sanctuary is known to be one of the two primary spawn-
ing sites for haddock in the GoM (Colton, 1972) and thus
plays an important role in the life-cycle of this species, for
example.
Figure 15. Selected tracks of telemetered drifter buoys depicting generalized current flow in the vicinity of the Stellwagen Bank sanctuary.

(a) Track of drifter buoy 65208 deployed on May 2004 off of Isle au Haut, Maine, revealing connectivity between the south-west margin of the GoM, the sanctuary and Georges Bank; (b) Track of drifter buoy 65207 deployed on June 27, 2006, off of Boston Harbor revealing connectivity between the sanctuary and the interior GoM; and (c) Track of drifter buoy 55202 deployed on June 13, 2005, off of Cape Ann, Massachusetts, revealing connectivity between the sanctuary and the islands south of Cape Cod. Courtesy: James Manning, NOAA Fisheries Service/NEFSC.
III. Sanctuary Setting

**Primary Producers and Decomposers**

Marine bacteria, protists (e.g., algae, phytoplankton, protzoans) and fungi are crucially important at many levels of ecosystem function. By most accounts vascular plants and seaweeds are not common in the sanctuary, but microscopic organisms are astronomically numerous and make up the bulk of the primary producers and decomposers, fixing carbon and recycling nutrients through a variety of biochemical processes. These microscopic organisms are actively engaged in all processes of biologically induced energy transfer through all ecosystem pathways involving all TLs, biological communities and habitats. While the species diversity of this group of organisms is poorly documented, their great importance as a functioning element of the sanctuary ecosystem merits their acknowledgement in this document.

Investigations of biodiversity are complicated by the paucity of knowledge of certain taxonomic groups, particularly those in the following three categories (prokaryotes, protists and fungi). What one taxonomist considers a species may be only a subspecies to another. The greater scientific body relies on the expertise of taxonomists in their fields of specialization as to what level of phenotypic and genetic variation is sufficient to warrant species status. In addition, many taxonomic groups such as the marine bacteria and fungi have received little attention in relation to their species diversity. Instead, one must consider their generic or functional diversity. With such disparities, the study of biodiversity in these groups is just beginning; an annotated technical summary follows. Scientific nomenclature not explained in the text is described in the glossary of this document.

These organisms are mostly found in or on the sediments and plankton of the sanctuary. Plankton consists of microscopic drifting organisms that inhabit the water column. The plankton is primarily divided into broad functional (trophic level) groups consisting of bacterioplankton, phytoplankton and zooplankton. Bacterioplankton are bacteria and archaea which play the role of decomposers and recyclers. Phytoplankton are largely pro- or eukaryotic algae that live in the upper water column where there is sufficient light to support photosynthesis; they serve as the primary producers. However, the TL of some phytoplankton is not straightforward, and some species, e.g., certain dinoflagellates are mixotrophic (producers or consumers) depending on environmental conditions. Zooplankton are small protzoans or metazoans (e.g., crustaceans and other animals) that feed on other plankton and serve as the primary consumers in the ecosystem.

Viruses, another group of microscopic organisms, also are not given any treatment here because virus diversity has not been addressed in the Northwestern Atlantic (Fuhrman, 1999). Viruses are known primarily as pathogens and little is known of their ecology. The topic is of pragmatic importance due to the likelihood for transport or accidental introduction of exotic pathogens and the complicated density dependant functions of disease. The role of virus particles as pathogens and gene vectors in nature makes the lack or near absence of data on their distribution in the GoM an acute problem, but only a general concern for sanctuary management at this time because there are no overt problems.

**Prokaryotes**

Prokaryotes (bacteria and archaea, the latter group not distinguished in this review) are the biochemical specialists of the ecosystem. Each bacterium consists of a simple,
single cell, lacking a nucleus and chromosomes to organize its DNA. Nonetheless, bacteria accomplish many unique biochemical transformations due to the enormous range of their metabolic capabilities. Only a very small amount (perhaps less than 1%) of all microbial diversity has been studied (Colwell et al., 1995). Thus, it would be impossible to include a list of prokaryote species found in the sanctuary. The official list of the described bacteria is contained in the International Journal of Systematic Bacteriology. In marine communities, some taxonomic categories are studied considerably more than others.

Margulis and Schwartz (1998) provide a description of the major prokaryotic lineages and functional groups and describe their intimate relationships with higher organisms. The prokaryotes are involved in virtually every metabolic pathway and every link in the marine food web (e.g., Cavanaugh, 1994; Dubilier et al., 1999; Hinrichs et al., 1999). Bacteria drive and regulate a seemingly infinite number of marine processes (e.g., Schlitz and Cohen, 1984; Schropp et al., 1987; Hines et al., 1991) and yet almost nothing is known of their distribution or diversity. Bacteria in the North Atlantic, as everywhere, are the key operators of biological processes in marine sediments (Chepurnova et al., 1987; Christensen and Rowe, 1984; Lyons et al., 1980; Vetriani et al., 1999) and constitute a significant portion of the primary producers within the euphotic zone (Ducklow, 1999). The evolution and species diversity of certain of these groups has been considered (Kawasaki et al., 1993), while others have been ignored or await description. Rath et al. (1998) discuss the biological diversity of marine snow communities.

In marine ecosystems, like most others, prokaryotes play a significant role as pathogens (Colquhoun et al., 1998; Cook and Lynch, 1999; Greger and Goodrich, 1999; Lewis et al., 1992; Linn and Krieg, 1978; Schropp et al., 1987; Tall et al., 1999). The ecology, physiology and evolution of bacteria are discussed in every issue of the Journal of Fish Diseases, yet a synthesis and overview of prokaryote ecology in the marine environment is lacking and probably premature because of all that is still unknown.

Bacterial communities are governed by distinct temporal cycles (Balch, 1981; Glover et al., 1985b; Keller et al., 1982, 1999), inherent behavioral variances (Dalton et al., 1996) and site-specific environmental variables (Cuhel et al., 1983; Ducklow et al., 1992; Ducklow et al., 1993; Nold and Zwart, 1998). Spatial variances in bacterial community structure are apparent across landscapes (Mullins et al., 1995; Murray et al., 1999; Zubkov et al., 1998) and across ocean strata (Gutvej et al., 1987; Townsend and Cammen, 1985). Some researchers have investigated the ecology of specific prokaryotes (Balch et al., 1992; Fredrickson et al., 1999; McHatton, 1999; Rieley et al., 1999), but such studies are rare when weighed against the overall diversity and functional importance of the group.

Several studies have considered the genetic diversity of marine prokaryotes (Field et al., 1997; Fuhrman and Ouververny, 1998; Giovannoni et al., 1996; Zumarraga et al., 1999), but these results are difficult to interpret in light of the species definition dilemma. The picoplankton or ultraplankton (0.2-2 micrometers in size) are given separate status by some. Glover et al. (1985a) and Murphy and Haugen (1985) suggest that cyanobacteria (formerly referred to as blue-green algae) are the most important segment of the bacterioplankton in unproductive sites, since cyanobacteria are known for their resourcefulness in acquiring nitrogen under oligotrophic conditions. Murphy and Haugen (1985) cover the vertical distribution and abundance of the cyanobacteria. Glover et al. (1985a, 1985b) include them in discussion of the picoplankton, as do Murphy and Haugen (1985). Genetic work suggests this group is globally intermixed (Mullins et al., 1995).

Davis et al. (1978) showed that marine waters contain approximately equal amounts of heterotrophic and autotrophic picoplankton. A heterotroph is an organism that requires organic substances to get its carbon for growth and development; it is known as a consumer in the food chain. An autotroph is an organism capable of synthesizing its own food from inorganic substances, using light or chemical energy; it is known as a producer in the food chain. These general studies are only first insights into the functional diversity of marine prokaryotes. No studies have related this topic directly to the sanctuary.

 Wichels et al. (1998) discuss bacteriophage (a virus that infects bacteria) diversity in the North Sea. One would expect similar levels of diversity in the sanctuary, but the constituent species from that region may be quite different.

**Protists**

Protists are an extremely diverse group of mostly single-celled eukaryotes—organisms having nuclear membranes and other cell organelles—ranging from slime molds and protozoans to phytoplankton and red, brown and green algae. The protists are a paraphyletic grade, rather than a natural group, and do not have much in common besides a relatively simple organization (unicellular, or multicellular without highly specialized tissues). Protists were traditionally subdivided into several groups based on similarities to higher kingdoms: the animal-like protozoa, the plant-like algae, and the fungus-like slime molds. While these groups have been replaced by phylogenetic classifications, they are still useful as an informal way to characterize this assemblage of organisms.

Several authors have described the macrophytes (large aquatic plants) and phytoplankton assemblages of the northeast region. Villalard-Bohnsack (1995) presents an illustrative key to the seaweeds. South and Tittley (1986) developed a checklist of the benthic algae for the whole North Atlantic. Bigelow (1924) gives an overall description of the offshore plankton from the GoM. A comprehensive discussion is given by Taylor (1957) for the northwestern Atlantic and addresses geographic distribution of algal species within that region. Marshall and Cohn (1982b, 1983) discuss...

Mathieson (1989) includes some discussion of the distribution and diversity of the Rhodophyta (red algae); their taxonomy is unresolved. Taylor (1957) includes most species one would encounter in the region. Mathieson (1989) includes discussion of the distribution and diversity of the Phaeophyta (brown algae) as well. South and Tittley (1986) include some discussion of the distribution of benthic Phaeophytes. There is currently no text dedicated to this group, and there is no research relating the specific diversity or distribution of the Phaeophyta relative to the sanctuary. Mathieson (1989) discusses the distribution and diversity of the Chlorophyta (green algae). Taylor (1957) covers the green algae in his descriptions, and this dated work is still one of the most complete. There are no published descriptions or records for these macrophytes from the Stellwagen Bank sanctuary.

Cahoon et al. (1993) discussed the productivity of benthic micro-algae on Stellwagen Bank, one of the few studies to address the *habitus* of this ocean feature. Phytoplankton water column productivity at Stellwagen Bank was found to be three times greater than the GoM in general and twice as high as at Georges Bank (Schlitz and Cohen, 1984; Sissenwine et al., 1984; Walsh, 1988; Cohen et al., 1993). Protist productivity is at least partially governed by physical oceanographic processes, and several authors consider this relationship in the region of the sanctuary (Townsend et al., 1987; Franks, 1990; Townsend, 1991; Kerkhof et al., 1999). A more detailed examination is provided by Matta and Marshall (1983). Ducklow et al. (1992, 1993) discuss the growth of the protists during a plankton bloom, an important food web phenomenon.

In addition to physical-spatial variances, seasonal environmental variances play a significant role in growth, productivity (Durbin et al., 1995b; Keller et al., 1982) and patterns of diversity (Marshall and Cohn, 1982) of the protists. Mathieson (1989) discusses seasonal variance and its relation to reproduction of the protists in the GoM. Glover et al. (1985b) cover diurnal variations in the photosynthetic rates. Environmental and biological variances at all time scales may affect protist diversity.

Diatoms are a major group of eukaryotic algae and one of the most common types of phytoplankton. Most diatoms are unicellular, although some form chains or simple colonies; a characteristic feature of diatom cells is that they are encased within a cell wall made of silica. The general distribution of diatoms is covered in Marshall (1984). Over 1,000 species have been described. Several authors address the diatoms in their general discussion of marine algae (Bigelow, 1924; Marshall and Cohn, 1982; Sears and Cooper, 1978; Taylor, 1957). Round et al. (1990) describe the diatom genera and their biology, and include the marine groups. Dinoflagellates are a large group of flagellate algae; most are marine plankton. About half of all dinoflagellates are photosynthetic, and these make up the largest group of eukaryotic algae aside from the diatoms. The dinoflagellates are most famous for their toxic blooms, i.e., “red tides” (Franks and Anderson, 1992). The blooms are so deadly they have even killed large whales (Geraci et al., 1989). Tomas (1995) is the most recent comprehensive text for the diatoms and dinoflagellates. Tomas (1997) covers the marine phytoplankton on the whole, including species level descriptions of the most common representatives of the major groups.

Other than the general summaries of the microbial communities discussed above, there are virtually no works that address the Cryptophyta (unicellular flagellate phytoplankton similar to dinoflagellates) as they relate to Stellwagen Bank or the GoM. Genetic variance in the coccolithophores is discussed by Edvardsen and Medlin (1998), and the major groups have been described (Thronsdensen et al., 1993). Coccolithophores are species of planktonic single-cellled algae that produce and encase themselves in coccoliths, which are individual plates of calcium carbonate. The coccoliths, which are dispersed after death or continuously shed by some species, settle to the sea floor and become part of the sediments. Coccoliths are the main constituent of chalk deposits such as the white cliffs of Dover.

Foraminifera are amoeboid protozoans with reticulating pseudopods (fine strands of cytoplasm) that branch and merge to form a dynamic net; they typically produce a mineral shell or “test.” They can be planktonic or benthic. A number of forms retain unicellular algae and conduct photosynthesis. These organisms play a critical role in both primary production and transport of minerals, energy and nutrients to benthic communities. Corliss and Emerson (1990) addressed the distribution of benthic foraminifera. Settling foraminifera (components of marine snow) have been associated with diverse bacterial assemblages (Rath et al., 1998) and their diversity is of considerable interest to paleontologists. The foraminifera Families and Genera have been carefully delineated for marine communities (Hemleben et al., 1989; Sen Gupta, 1999), though new groups are regularly being discovered and described.

Stoecker et al. (1989) discuss the distribution of heterotrophic protists on Georges Bank and briefly address the Choanoflagellida, Rhizopoda, Actinopoda, Microspora, Ciliophora and Sporozoa (groups of motile unicellular or colonial protozoans). This is perhaps the only peer-reviewed study of its kind and there is no definitive text in print on the heterotrophic protists elsewhere in the GoM or the northwestern Atlantic. The Sporozoans are parasites of organisms which are found within the sanctuary (Sherburne and Bean, 1979; Lom et al., 1980; Bachere and Grizel, 1982). The Ciliophora are of special interest both as food for many marine larvae and as symbionts with higher taxa (i.e., Dupuy et al., 1999).
**Fungi**

Cavaliere (1977) provides one of the first descriptions of marine fungi (Kohlmeyer and Volkmann-Kohlmeyer, 1991); Ho et al. (1991) provide some of the more recent taxonomical revisions. Some taxa have been found in association with Foraminifera and marine snow (Kohlmeyer, 1985). Several taxa are known to be parasitic (Goff and Glasgow, 1980). There are no recent descriptions of marine fungi from the GoM or Stellwagen Bank. In general, marine fungi have been greatly ignored by scientists relative to most groups.
This section documents the status, pressures and current protections for sanctuary resources. These resources include seafloor and water column habitats, benthic invertebrates, fishes, seabirds, sea turtles, marine mammals and maritime heritage resources. This section provides context and validation for the sanctuary action plans.
Water quality is threatened by multiple sources of pollution, including point, non-point and atmospheric sources and marine debris. Population declines and biomass removals, degraded seafloor habitats and invasive species compromise the ecological integrity of the sanctuary. Coastal planning and fishery management policies have limited, but not prevented, harmful impacts—both incremental and cumulative—on sanctuary resources.

This section is organized within a Pressure-State-Response framework that mirrors the approach used in the Stellwagen Bank National Marine Sanctuary Condition Report (NMSP, 2006). “Pressures” are human activities (such as fishing or pollutant discharge), which alter the marine environment leading to changes in the “state or condition” of sanctuary resources (e.g., water quality, ecological integrity, habitat complexity). Sanctuary management then “responds” (e.g., Action Plans section) to changes in pressures or states with policies, programs, and/or regulations intended to prevent, eliminate or mitigate pressures and/or environmental damage in order to protect and conserve sanctuary resources.

Section 302(8) of the NMSA defines sanctuary resources as “any living or non-living resource of a national marine sanctuary that contributes to the conservation, recreational, ecological, historical, educational, cultural, archaeological, scientific, or aesthetic value of the sanctuary.” The sanctuary resources described in this section on Resource States are: seafloor habitat, water column habitat, benthic invertebrates, fishes, seabirds, sea turtles, marine mammals and maritime heritage resources. Each resource subsection begins with a summary of its status based on the best available information followed by the known human pressures that impact the status. A summary of the current protection measures that are in place affecting the resource in question is presented next.
Seafloor as Habitat

Status
The species composition of seafloor communities in general is highly correlated with the grain size of benthic sediments, and seafloor substrata represent an important component of habitat for many organisms in the sanctuary. Recent studies on the continental shelf of the northeastern United States, including portions of the Stellwagen Bank sanctuary, indicate that substrate and water mass characteristics are highly correlated with the composition of benthic communities (e.g., Auster et al., 2001; Skinder, 2002) and may therefore serve as proxies for the distribution of biological diversity, where detailed information on the distributions and abundances of species is lacking (Cook and Auster, 2006).

Infaunal invertebrates, those that burrow into the seafloor, show strong associations with grain size in sand and unconsolidated mud sediments in the sanctuary (Grannis and Watling, 2004). Epifaunal species, those that live on the seafloor, are linked to variation in larger grain sizes at the scale of the GoM (Skinder, 2002). Within each habitat type, there are many microhabitats formed by the combination of habitats and inhabiting organisms. For example, cerianthid anemones that burrow in mud provide structure and shelter on the seafloor and serve as important habitat for redfish and hake (Figure 16).

Biological communities are formed by the interaction of populations with habitats in a particular area. The interaction of fish with their habitat is of particular concern and has been well-studied in the Stellwagen Bank sanctuary. For purposes of discussion in this document, the ecological role of seafloor habitats is largely restricted to our understanding of links to the distribution and abundance of fishes. Macroalgae (i.e. seaweeds) are virtually absent from and appear to play no substan-
tive role in structuring seafloor habitats in the sanctuary; instead benthic invertebrates typically make up the biogenic structure of the seafloor.

Average gross benthic microalgal production on Stellwagen Bank was a relatively small fraction (approximately 6%) of average integrated water column phytoplankton production (Cahoon et al., 1993). Microscopic examination of surface sediment samples showed that the benthic microflora was dominated by pennate diatoms (more than 97% of total cells). Cahoon et al. (1993) cite a personal communication with C. Mayo indicating that macroalgae grew on Stellwagen Bank before bottom trawling eliminated them. Macroalgae are reported growing at depths to 50 m elsewhere in New England waters (Vadas and Steneck, 1988). Benthic primary production historically on Stellwagen Bank may have been higher with the presence of macroalgae.

Habitat Mediated Interactions
There is an important biogenic component to habitat complexity. For instance, many fish species in the sanctuary associate with particular microhabitats formed by other living organisms (Auster, 1998). Attached and emergent invertebrates such as erect sponges and burrowing anemones provide important habitat structure, while certain megafaunal organisms such as skates produce pits and burrows, which also provide structure by adding to the complexity of sediment surfaces. Reductions in seafloor habitat complexity increase the mortality of early demersal phase juvenile fish, such as Atlantic cod and winter flounder that utilize the structure provided by emergent fauna and physical substrata for protection from predation (Gotceitas and Brown, 1993; Tupper and Boutilier, 1995; Lindholm et al., 1999; Scharf et al., 2006). Modeling studies have demonstrated that such habitat-mediated mortality of juvenile fish can have significant population-level effects (Lindholm et al., 1998, 2001).

The distribution and abundance of demersal fishes at large spatial scales is correlated with temperature and depth, but medium to small-scale variation is attributed to considerable extent to habitat attributes (i.e., sediment type, structural complexity, prey type and abundance) on the seafloor (Langton et al., 1995). The distribution of a variety of demersal fishes in the GoM LME is correlated with various structural habitat features such as boulder reefs, distribution of sand wave features, density of amphipod tubes, and presence and density of sponges, anemones and other epifauna (Auster et al., 1997, 1998, 2003a, 2003b; Auster 2005; Auster and Lindholm 2006). The communities of fishes in the sanctuary are directly correlated with particular habitats defined by a combination of both geologic and biologic attributes (Auster et al., 1998).
The patchiness and spatial arrangement of habitats mediate many of the behavioral interactions of fishes. Fish exhibit, as many mobile organisms do, a range of behavioral interactions that have negative, neutral, or positive consequences in terms of growth and survivorship. For example, predation has a positive consequence for the predator and a negative one for the prey. Other interactions include competition and mutualism. Competition for shelter sites can be intense when the abundance of individuals is high and shelter space is limited, such as rock crevices for night-time shelter required by cunner. Mutualistic relationships within and between fish species are often short term in scope and mediated in part by habitat features. For example, the foraging activities of one species can aid in prey capture of other species. Flounders are sometimes followed by piscivores such as silver hake which gain access to disturbed prey such as shrimp and small fish when flounders sift through sediments in search of infaunal prey (e.g., Auster et al., 1991, 2003a). Such relationships, while lasting only tens of seconds, are repeatedly linked to particular habitats and species groups and constitute important feeding strategies.

Habitat complexity mediates access to prey and the behavioral trade-offs in minimizing risk of predation. For example, Acadian redfish are zooplanktivores and feed in the water column above boulder reefs. Height of fishes above the reef dictates the rate of water flow that delivers prey and distance to shelter is a measure of hunger level and the risk of predation individuals would take. In general, smaller fish venture less from shelter than larger individuals. Further, boulder reef structure also mediates the species composition and abundance on different parts of reefs. For example, while Acadian redfish are dominant on the central parts of reefs with deep crevices formed by piled boulders, cunner increase in abundance on the margins of reefs, possibly due to the availability of smaller shelter sites that are better suited to this species than open deep crevices. Cusk generally occur in deep crevices on the central parts of reefs while ocean pout and Atlantic wolfish occur in burrows along reef margins (Auster and Lindholm, 2006).

As the density of a species within a habitat increases there is increased competition for resources such as shelter and prey. At some stage emigration from the habitat patch and a search for new habitats is a choice made by individuals who have access only to marginal shelter sites (e.g., with increased risk of predation) or access only to areas of reduced prey abundance (e.g., with reduced growth). Acadian redfish exhibit distribution patterns that are consistent with increased migration from boulder reefs, due to competition for shelter or prey, as animals grow in size (Auster et al., 2003b). While young-of-the-year redfish were found only in boulder reefs due to habitat selection or extreme predation in other habitats, some older juvenile redfish move to habitats composed of dense burrowing anemones. Such habitats provide some shelter away from boulder reefs as well as access to zooplankton prey.

**Habitat Mediated Movement**

Mediation of fish movement by different habitat types and features is not well understood for species in the GoM. This information is needed to understand how key predators like Atlantic cod influence the structure and composition of biological communities in the sanctuary. The degree of localized movement by individuals and their tenure of residency differentiated by habitat type and season are important aspects to be understood, as are the associated factors of size and sex. The successful conservation and management of cod and other commercially important species in the GoM is highly dependent on this information as well. Site residency and fidelity among Atlantic cod stocks is now widely documented (Green and Wroblewski, 2000; Lindholm and Auster 2003; Robichaud and Rose, 2001, 2004; Wright et al., 2006; Neat et al., 2006; Lindholm et al., 2007; Howell et al., 2007).

A study was begun in 2001 in the sanctuary that used acoustic telemetry technology to quantify cod movement over different habitat features of the sanctuary landscape. Cod were caught and tagged with coded-acoustic transmitters (each of which emits a unique identification code) then released within the overlap of the sanctuary and the Western Gulf of Maine Closed Area (WGoMCA). Movements of tagged cod were recorded by an array of four acoustic receivers deployed on the seafloor. Data were collected at the scale of minutes for several months at a time. Preliminary tracking occurred in the gravel habitat of northeastern Stellwagen Bank in 2001 (Lindholm and Auster, 2003). From May 2002 through October 2002 and from September 2004 through March 2005, cod movement was investigated at additional four piled boulder reef sites (Lindholm et al., 2007). The same piled boulder reefs were used in both periods in order to quantify any influence of seasonality on cod movement behavior.

Three broad categories of movement behavior were identified at each of the four piled boulder reefs, across years and across seasons: 35% of adult cod (38–94 cm total length) showed very high site fidelity to individual boulder reefs (greater than 80% of 1-hour time bins); 51% of cod left after a couple of days and were never recorded again; the remaining 13% fell somewhere in between those two extremes. Several animals were recorded at more than one reef. A few animals exhibited behavior that may be evidence of homing. The behavior did not differ significantly with fish length, among individual reefs, and between summer and winter.

These results are strong evidence that some subset of the cod population in the sanctuary is “resident” on boulder reefs. The results of this study are consistent with the results of a review of 100 years of cod tagging studies in the North Atlantic. The review revealed that 32% of the tagged cod in the northwest Atlantic exhibited the sedentary behavior (Robichaud and Rose, 2004). The high site fidelity of many cod to individual piled boulder reefs suggests that habitat-specific management measures, such as marine reserves, may offer significant protection to cod within the sanctu-
ary. Neat et al. (2006) conclude that marine protected areas could be an effective management measure in sustaining small resident populations of Atlantic cod.

**Habitat and Sound Production**

Sound production by fishes can serve a variety of purposes including species identity, individual identity, mate location, readiness to spawn, individual size and level of aggressiveness (Lobel, 2002). Over 150 species of fish in the northwestern Atlantic and at least 51 from the New England region are known to produce sounds (Fish and Mowbray, 1970; Rountree et al., 2002). Species across a spectrum of diversity, like Atlantic cod, haddock, silver hake, longhorn sculpin, cusk, fawn cusk-eel, American eel and cunner all produce sounds, although the behavioral context for producing sounds for these and other species is not always clear. However, there are clear relationships between particular sounds and spawning events in species like Atlantic cod, haddock, cusk, and fawn cusk-eel. Assuming much of sound production is behavior-specific, correlations between habitat selection and use in terms of spawning or territorial defense among demersal fishes is inferred.

**Seafloor Habitat Recovery**

**Context**

In May 1998, NOAA Fisheries Service established the WGoMCA at the recommendation of the NEFMC for the purpose of recovering groundfish stocks, specifically Atlantic cod and haddock. Gear capable of catching groundfish was prohibited from this closed area, specifically bottom-tending trawl gear, bottom-tending gillnets, and clam and scallop dredges. Allowable gear included lobster pots, hagfish pots, pelagic longline, pelagic hook and line fishing, recreational hook and line, pelagic gillnets, tuna purse seining and midwater trawls. The closure area overlaps 22% (453 km²) of the sanctuary along the eastern boundary; the area of overlap has been dubbed the “sliver” (Figure 17).

In May 2004, NOAA Fisheries Service, at the recommendation of the NEFMC, designated the majority of the WGoMCA as a “Level 3” habitat closed area for the purpose of protecting EFH. A Level 3 habitat closed area is closed indefinitely on a year-round basis to all bottom-tending mobile gear. In addition to prohibiting bottom-tending mobile gear, the closure prohibits bottom-tending gillnets, clam and scallop dredges, and shrimp trawls. Allowable gears in this closure are: lobster pots, hagfish pots, pelagic longline, pelagic hook and line fishing, recreational hook and line, pelagic gillnets, tuna purse seining and midwater trawls except for shrimp. For a complete listing of prohibited and allowed gear visit URL http://www.nero.noaa.gov/nero/fishermen/multispecies/gom/CAYearRound.htm#wgomca.

**De Facto Reference Area**

There is no formally designated undisturbed reference or control area in the Stellwagen Bank sanctuary. Because of the compelling need for a control site, the sliver has become a de facto reference area which the sanctuary and other researchers are using to discern the effects of human versus natural disturbance on seafloor habitats and their associated biological communities. However, the sliver is far from a true control area owing to three shortcomings: (1) several extractive activities are still allowed (i.e., fishing gears listed above) that alter the area’s ecological integrity; (2) additional resources for enforcement are needed to assure deterrence of unlawful incursions; and (3) deep mud habitat is seriously underrepresented (75.5% gravel, 23.5% sand and 1.0% mud) in the sliver making it difficult to draw definitive conclusions about the effects of fishing in this habitat type.

These shortcomings need to be addressed. As a first step, the sanctuary formally proposed on July 2, 2003 to the NEFMC through its Amendment 13 process that the sliver be designated a ‘habitat research area’ under the MFCMA. There are several properties of the sliver that make it a suitable choice for a habitat research area, including scientific, practical and political rationales:

- The sliver includes the major seafloor habitat types found in the GoM — bedrock outcrop, boulder, gravel, mud and sand. This habitat mix enhances the exportability and extrapolation of research results to diverse areas outside the habitat research area.
- The habitats in the sliver are distributed on both sides of the closure boundaries, both within the sanctuary (to the

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**Figure 17. Map depicting the WGoMCA (cross-hatched) and its overlap with the Stellwagen Bank sanctuary.**

Majority of the WGoMCA is a Level 3 habitat closed area (red outline) for the purpose of protecting EFH.
Disturbance is defined as any discrete event in time that disrupts ecosystem, community, or population structure and changes resources, substrate availability or the physical environment (Pickett and White, 1985). Disturbance can be caused by many natural processes such as currents, predation and iceberg scour (Hall, 1994). Human caused disturbance can result from activities such as harbor dredging, cable laying and fishing with fixed and mobile gear. Disturbance can be gauged by both intensity (as a measure of the force of disturbance) and severity (as a measure of impact on the biotic community). General concepts associated with the types and ecological implications of spatially mediated disturbance are described in the accompanying Sidebar.

Types of Spatially Mediated Habitat Disturbance

The spatial extent of disturbed and undisturbed biological communities is a concern in designing and interpreting research studies (Pickett and White, 1985; Thrush et al., 1994) and in managing the sanctuary. Single, widely spaced disturbances may have little overall effect on habitat integrity and benthic communities, and may show reduced recovery times as a result of immigration of mobile species (e.g., polychaetes, gastropods). In the ecological literature, this is a “Type 1” disturbance, where a small patch is disturbed but surrounded by a large unimpacted area.

In contrast, a “Type 2” disturbance is one where a small patch is unimpacted but surrounded by a large disturbed area. Recruitment into such patches requires large scale transport of larvae from outside source patches, or significant reproductive output (and high planktonic survival and larval retention) from the small undisturbed patches. Making predictions about the outcome of either type of disturbance, even where spatial extent is known, is difficult since transport of colonizers by either immigration or recruitment depends on oceanographic conditions, larval period, movement rates of juveniles and adults, time of year and distance from source.

Type 1 disturbances have habitat recovery rates that are generally faster because they are subject to immigration dominated recovery versus the dependence on larval recruitment for the recovery of Type 2 disturbances. The associated population responses of obligate and facultative habitat users to such disturbances are also variable. Obligate users are restricted by narrow requirements and have no habitat options; facultative users have options because of less restrictive requirements. Obligate habitat users have a much greater response to habitat disturbance than facultative users.

Comparatively, it would be difficult to detect responses from populations of facultative habitat users to Type 1 disturbance because of the large adjacent areas of undisturbed habitat. Type 2 disturbances would produce large responses in obligate habitat users because a large percentage of required habitats would be affected. Facultative habitat users would have a measurable response only at population levels where habitat mediated processes became important.

This discourse on the types of spatially mediated habitat disturbance and the respective responses of obligate and facultative habitat users is relevant to how the sanctuary will eventually have to approach management of fishing activities and other impacts to biogenic habitats (structure and associated populations). The majority of the sanctuary area is subjected to chronic disturbance by fishing and the sliver is the only relatively unimpacted patch (see sections on spatial distribution and density of commercial and recreational fishing under Human Uses in this management plan).
Table 3. Comparison of intensity and severity of various sources of physical disturbance to the seafloor (based on Hall (1994) and Watling and Norse (1998)).

<table>
<thead>
<tr>
<th>Source</th>
<th>Intensity</th>
<th>Severity</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ABBIOTIC</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Waves</td>
<td>Low during long temporal periods but high during storm events (to 85 m depth)</td>
<td>Low over long temporal periods since taxa adapted to these events but high locally depending on storm behavior</td>
</tr>
<tr>
<td>Currents</td>
<td>Low since bed shear normally lower than critical velocities for large volume and rapid sediment movement</td>
<td>Low since benthic stages rarely lost due to currents</td>
</tr>
<tr>
<td><strong>BIOTIC</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bioturbation</td>
<td>Low since sediment movement rates are small</td>
<td>Low since infauna have time to repair tubes and burrows</td>
</tr>
<tr>
<td>Predation</td>
<td>Low on a regional scale but high locally due to patchy foraging</td>
<td>Low on a regional scale but high locally due to small spatial scales of high mortality</td>
</tr>
<tr>
<td><strong>HUMAN</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dredging</td>
<td>Low on a regional scale but high locally due to large volumes of sediment removal</td>
<td>Low on a regional scale but high locally due to high mortality of animals</td>
</tr>
<tr>
<td>Land Alteration</td>
<td>Low since sediment-laden runoff per se does not exert a strong physical force</td>
<td>Low on a regional scale but high locally where siltation over coarser sediments causes shifts in associated communities</td>
</tr>
<tr>
<td>Fishing</td>
<td>High due to region wide fishing effort</td>
<td>High due to region wide disturbance of most types of habitat</td>
</tr>
</tbody>
</table>

Table 3 summarizes the effects of the range of agents which produce disturbance in marine communities. The various forms of disturbance range from small to large in spatial scale as well as acute to chronic in periodicity. From an ecological perspective, fishing is the most widespread form of direct disturbance in marine systems below depths (approximately 85 m) which are affected by storms (Watling and Norse, 1998; Auster and Langton, 1999; National Research Council, 2002).

Activities that have the greatest potential impact on the seafloor habitats of the sanctuary are the laying of underwater cables and pipelines, the use of mobile fishing gears, removal of forage species and bycatch due to fishing, and ocean dumping. The chief distinction between these activities is whether they produce chronic (repeated) or acute (intermittent) disturbance. Chronic disturbance has lasting effects because the ecosystem does not recover fully before the next disturbance. Fishing impacts have the greatest effect on seafloor habitats of any human activity in the Stellwagen Bank sanctuary for this reason.

The laying of an underwater cable has occurred only once in the sanctuary (in 2001) and is an acute impact. The results of this impact are discussed below. Ocean dumping of vessel-generated wastes occurs more frequently in the sanctuary; however, at current discharge levels and dilution rates that activity does not have the lasting effects on physical structure and ecological integrity as does fishing. Much of the following discussion of pressures applies primarily to or involves fishing activities because of the pervasiveness of those activities in the sanctuary and the abundant information available in the scientific literature on the habitat disturbance effects of fishing.

**Disturbance of Seafloor Habitats in the Sanctuary**

Preliminary results of the Seafloor Habitat Recovery and Monitoring Project (SHRMP) (see Sidebar and Figure 18) are listed below. This project was designed to evaluate the relative effects of disturbance due to laying the fiber-optic cable, fishing and natural disturbance over a decadal time frame. Samples have been collected from 1998-2008 and will continue through at least 2010. The preliminary results to date demonstrate patterns and trends important to consider in regards to seafloor habitat status within the Stellwagen Bank sanctuary:

1. There are significant differences in epifaunal community structure between boulder and gravel habitats despite the fact that both are composed of hard substrate (Tamsett et al., in review).
2. Within boulder and gravel habitats there are differences in community structure between sites inside and outside the sliver indicative of impacts from fishing activities (Tamsett et al., in review). Figure 19 presents images representative of these results.
3. Within mud habitats there are differences in infaunal community structure between sites inside and outside the sliver indicative of impacts from fishing activities (Nenadovic, 2009).
4. Contrasts in the composition of sand habitat infaunal communities inside and outside of the sliver are not clearly different, suggesting that fishing effects superimposed on
Seafloor Habitat Recovery and Monitoring Project (SHRMP)

The long-term Seafloor Habitat Recovery Monitoring Project (SHRMP) was initiated in 1998, when the WGoMCA went into effect, and is ongoing through 2010. The project uses the sliver as a relatively unimpacted reference site to quantify the recovery of seafloor habitats and associated biological communities previously subject to fishing activities and to understand the dynamics of these habitats and communities over time. The study design includes representative sites inside and outside the sliver in mud, sand, gravel and boulder habitat types. The study compares and contrasts the effects of natural and fishing-related disturbance on seafloor habitats and community structure.

In 2001, NOAA permitted installation of a fiber-optic cable across the sanctuary, including the northern portion of the sliver. At that time the objectives and hypotheses of SHRMP were modified to include the effects of the cable laying (a one-time, acute anthropogenic disturbance). The revised monitoring program began in summer 2001 and, pursuant to terms of the permit, will continue through 2010.

**Sampling.** Four sites are sampled along the fiber optic cable route, located directly over the cable trench and in adjacent areas, both inside and outside of the sliver (Figure 18). A total of eight other sites on four different habitat types are sampled, half inside and half outside the sliver, to monitor fishing impacts (Figure 18). Four of these sites (inside) serve as reference sites; the other four (outside) sites serve as impact sites for fishing disturbance.

Primary sampling of the fiber optic cable route, the fished sites and the respective control sites is done using underwater imaging systems (still and video) from various underwater vehicles, as well as grab samples for fine-grained sediments. Additional sampling is conducted using side-scan sonar to understand the large scale dynamics of the seafloor landscapes. Current meters are deployed on the seafloor to characterize the level of oceanographic forcing of sediment transport processes and the related variation in landscape features (e.g., natural disturbance by storm driven currents).

**Project Objectives.** The general objective of SHRMP is to compare the distributions of microhabitats and associated fauna in impacted and unimpacted areas with regard to the laying of the fiber optic cable and fishing. This objective can be stated as two null hypotheses (that an observed difference is due to chance alone and not due to a systematic cause):

HO(1): There are no differences in the relative abundance of each microhabitat type in impacted and unimpacted sites, and:

HO(2): There are no differences in faunal abundance, density and microhabitat associations between impacted and unimpacted sites.

The specific objectives of the project are to quantify the relative impacts of the laying of the fiber optic cable and fishing with respect to:

- fish communities
- microhabitat structure
- soft-sediment infaunal communities
- hard-bottom epifaunal communities

![Figure 18. Location of long-term sampling sites for the Seafloor Habitat Recovery Monitoring Project.](image-url)
background patterns of natural disturbance have similar effects on sand communities. However, there are measurable effects on emergent species in sand communities indicating the effects of fishing outside of the sliver (Nenadovic, 2009).

5. Community structure is changing across time both inside and outside the sliver in all habitats, suggesting a dynamic environment where both natural and human caused disturbances (from fishing) mediate the composition of seafloor communities (Nenadovic, 2009; Tamsett et al., in review).

6. Analysis of epifaunal communities from inside and outside the sliver along the route of the fiber-optic cable does not demonstrate an effect of the acute impact of the cable being laid but does suggest a chronic effect from fishing (Grannis, 2001; Nenadovic, 2009).

7. The trench produced during the cable burial operation in 2001 is still visible in 2009 along significant parts of the path through the sanctuary based on sidescan sonar records, demonstrating that the passage of eight years has been insufficient time for sediment transport processes to fill in the feature (Auster and Lindholm, unpublished).

8. There are also trends in the composition of particular species and groups consistent with the role of different drivers of community composition (Tamsett et al., in review). For example, the abundance of ascidians (primarily the tunicate Mogula sp.) has increased significantly inside the sliver over time while the brachiopod Terebratulina septentrionalis has increased outside. The exact mechanism that produced such differences is not clear but various types of direct and indirect interactions, where differential rates of survivorship or competitive interactions mediated by fishing disturbance result in such patterns, are hypothesized. Across the entire area there has been a decline in brittle stars, obviously resulting from some type of area-wide effect, such as the possible heightening of predation due to increasing demersal fish populations.

9. Finally, while community composition tended to be more similar within each station than between stations from each year, the pattern of similarity from 2005 data suggest a great-
er degree of difference in composition between replicates from inside gravel and boulder stations than those paired stations outside. This pattern suggests the dominance of local processes, such as predation and competition, may be driving community composition inside the closed areas (i.e. contributing to greater variation in species distributions within stations) in contrast to larger spatial scale disturbance processes produced either by natural events or fishing that dominate at outside stations. This pattern in community composition is consistent with the types of responses observed in single species, such as those described above.

The SHRMP findings from the hard substrata sampling sites indicate that the WGoMCA is having a significant impact on invertebrate community structure and that the community inside the closed area on both boulder and gravel habitats is recovering from chronic fishing gear impacts (Tamsett et al., in review). However, the lack of directionality indicated by that study suggests that community structure under protected and impacted regimes is dynamic and that “recovery” of the seafloor community has not, and perhaps will not, reach a stable climax state. These results suggest recovery without resilience (Paine et al., 1998; Gunderson, 2000) given that community structure or component species within the closed area have yet to reach any stable configuration. Only the results of continued monitoring over a longer time scale will determine the operative type of community model involved. For reference, the upcoming subsection on successional shifts in community state discusses generally accepted models of community change.

The SHRMP project is longitudinal in design, assessing annual changes in representative seafloor habitats inside and outside of the WGoMCA over a decadal time frame within the Stellwagen Bank sanctuary. Two other studies have measured the effects on benthic communities of closing fishing within the WGoMCA in areas north of the sanctuary over Jeffreys Ledge. Grizzle et al. (2009) and Knight (2005) conducted studies, principally during 2002-2004, that compared effects of fishing on benthic habitats inside versus outside the WGoMCA off New Hampshire and Maine, respectively. While results differed somewhat in regard to specific gear-habitat effects and recovery times, the overall conclusion of these three studies to date indicates significant impacts from multiple fishing gear types and subsequent recovery of seafloor habitats and associated benthic communities inside the WGoMCA.

Habitat Disturbance Due to Fishing

The pervasiveness of disturbance by bottom trawling and dredging and the effects of that disturbance are extensively demonstrated by the recent literature, for example: Auster et al., 1996; Auster and Langton, 1999; Ball et al., 1999; Caddy, 1973; Churchill, 1989; Collie et al., 1997; Collie, 1998; Collie et al., 2000; Chuenpagdee et al., 2003; Collie et al., 2005; Dayton et al., 1995; DeAlteris et al., 1999; Dorsey and Pederson, 1998; Duplisea et al., 2002; Engel and Kvitek, 1998; Freese et al., 1999; Friedlander et al., 1999; Grannis, 2005; Grizzle et al., 2009; Hall, 1999; Hansson et al., 2000; Henry et al., 2006; Jennings and Kaiser, 1998; Jennings et al., 2001a,b, 2002; Johnson, 2002; Kaiser et al., 1996; Kaiser, 1998; Kaiser and de Groot, 2000; Kaiser et al., 2002; Kaiser et al., 2006; Knight, 2005; Lindegarth et al., 2000; Mayer et al., 1991; McConnaughey et al., 2000; Messiah et al., 1991; Palanques et al., 2001; Pilskahn et al., 1998; Riemann and Hoffmann, 1991; Rijnsdorp et al., 1998; Roberts et al., 2000; Sanchez et al., 2000; Simpson, 2003; Simpson and Watling, 2006; Smith et al., 2000; Sparks-McConkey and Watling, 2001; Tillin et al., 2006; Thrush et al., 1998, 2001; Tuck et al., 1998; Watling et al., 2001; Watling and Norse, 1998; and Widdicombe et al., 2004. The majority of these studies were conducted in the North Atlantic, and all bear on the kinds of seafloor habitat disturbance due to fishing that pertain to the Stellwagen Bank sanctuary. Many of these studies were reviewed by the NEFMC in its Amendment 13 description of fishing effects on the environment (NEFMC, 1998; and Widdicombe et al., 2004).

### Figure 20. Side-scan sonar image of bottom otter trawl tracks over the mud habitat of Gloucester Basin in the Stellwagen Bank sanctuary.

The area depicted (100 m swath width) is extensively furrowed by trawl doors during successive tows by fishing vessels. A trawl door is attached to each side of the mouth of the net to keep it open. Recent trawl tracks are colorized to provide contrast; earlier tracks are evident in the background. The image was made by side-scan sonar towed behind a research vessel in 2005; the center stripe indicates the path of the instrument. Source: NOAA/SBNMS.
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However, it is possible to use a wide range of empirical effects of gear type, habitat and community composition. Meta-Analysis of Fishing Effects are extensively reviewed in Barnes and Thomas, 1996). These effects vary according to gear used, habitat and community composition as well.

For example, a large number of research studies (e.g., Auster and Langton, 1999) has shown that bottom contact fishing gear has the following general effects on the physical structure of seafloor habitats: (1) smoothing of bedforms like sand waves and ripples; (2) removal of habitat-forming epifaunal species like sponges, bryozoans and corals; and (3) removal of “ecosystem engineers” that produce various structures based on their activities, such as crabs and fishes that produce burrows and depressions.

Studies have also shown generalized effects on community composition and ecosystem processes (e.g. Zabel et al., 2003). Increased disturbance from fishing can shift stable seafloor communities from those that are dominated by slow-growing and long-lived species to those dominated by organisms that are fast-growing and short-lived (i.e., opportunistic or weedy). While communities are often a mosaic of both types, the large scale impacts of fishing can homogenize communities to those dominated by the “weedy” species that gain competitive advantage from periodic disturbance.

Bottom contact fishing gear can alter the biological structure of seafloor habitats as well and influence the diversity, biomass and productivity of the associated biota (Auster et al., 1996). These effects vary according to gear used, habitats fished and the magnitude of natural disturbance, but tend to increase with depth and the stability and complexity of the substrate. The effects are most severe where natural disturbance is least prevalent, where storm-wave damage is negligible and biological processes, including growth and recruitment, tend to be slow. Long-lived epifaunal species, many of which are also structure-forming, can suffer substantial adverse effects. Benthic habitats and the effects of fishing are extensively reviewed in Barnes and Thomas, eds. (2005).

**Meta-Analysis of Fishing Effects**

Empirical studies of fishing effects realistically can not be done everywhere under conditions that separate the effects of gear type, habitat and community composition. However, it is possible to use a wide range of empirical studies to conduct a meta-analysis that extracts such information from existing studies. Collie et al. (2000) showed that inter-tidal dredging and scallop dredging had a greater impact on seafloor communities than did trawling. Further, communities in stable gravel, mud and biogenic habitats (e.g., sponges, corals) were more affected by fishing than communities in unconsolidated sediments like coarse grain sand. Rates of recovery after impacts were fastest in less stable and complex habitats like sand (e.g., six months to one year), while biogenic habitats had the longest recovery, on the order of years to decades. Similar findings regarding differential recovery rates of habitats are reported in more recent studies as well (Link et al., 2005; Stokesbury and Harris, 2006; Collie et al., 2005).

A recent and comprehensive summary of gear effects on benthic marine habitats was prepared by the National Research Council, which verifies and amplifies earlier research findings. This report, entitled “Effects of Trawling and Dredging on Seafloor Habitat” (NRC, 2002) reiterated four general conclusions regarding the types of habitat modifications caused by trawls and dredges:

- Trawling and dredging reduce habitat complexity.
- Repeated trawling and dredging result in discernable changes in benthic communities.
- Bottom trawling reduces the productivity of benthic habitats.
- Fauna that live in low natural disturbance regimes are generally more vulnerable to fishing gear disturbance.

The NRC report also summarized the indirect effects of mobile gear fishing on marine ecosystems. It did not consider the effects of all gear types, only the two (trawls and dredges) that are considered to most affect benthic habitats.

A related 2003 study of the collateral impacts of fishing methods ranked various types of fishing gear based on severity of impacts to habitats and degree of bycatch (Morgan and Chuenpagdee, 2003). The highest impact gears were: bottom-tending trawls, bottom-tending gillnets, dredges (e.g., scallop and clam) and pelagic gillnets. Medium impact gears were: pots and traps, pelagic longlines and bottom-tending longlines. Low impact gears were: midwater trawls, purse seines, and hook and line.

**Successional Shifts in Community State**

Disturbance has been widely demonstrated as a mechanism which shifts communities (Dayton, 1971; Pickett and White 1985; Witman, 1985; 1987). Auster and Langton (1999) provide an in-depth synthesis of disturbance ecology related to seafloor communities and fish habitat. General models produced from such work are useful for understanding fishing as an agent of disturbance from an ecological perspective and are discussed below.

Assumptions regarding the role of fishing on the dynamics of marine communities generally assert that the cessation or reduction of fishing will allow populations and communities to recover, that is, recover to a climax community state as is
the case in long-lived terrestrial plant communities (e.g., the succession of old farm fields to mature forest). That does not always happen in marine ecosystems.

Succession of communities implies a predictable progression in species composition and abundance. Such knowledge of successional patterns would allow managers to predict future community states and directly manage patterns of biological diversity. While direct successional linkages have been found in some communities, others are less predictable. Two generalized models (from Auster and Langton, 1999) that depict patterns in shifts in community state due to disturbance are illustrated and discussed in the Sidebar.

These two models of shifts in community state due to disturbance illustrate the complexities underlying management of biological communities in the sanctuary. Changes of community structure due to disturbance may or may not be predictable based on numerous factors including type of habitat and organism. The models portend that the character and structure of present-day communities in the sanctuary very likely have changed and in ways that may not be strictly reversible.

**Current Protection**

Sanctuary regulations (15 C.F.R Part 922 Subpart N) prohibit drilling into, dredging or otherwise altering the seabed of the sanctuary; or constructing, placing or abandoning any structure or material or other matter on the seabed of the sanctuary, except as an incidental result of: (1) anchoring vessels; (2) traditional fishing operations; or (3) installation of navigation aids. The exemption for traditional fishing activities reduces the effectiveness of these regulations in managing habitat disturbance, and thereby protecting ecological integrity and managing for biodiversity conservation.

The most effective regulations to date for protecting seafloor habitat and communities in the sanctuary are those promulgated by NOAA Fisheries Service under the MFCMA to restore groundfish stocks in the GoM and protect EFH. Over the past two decades NOAA Fisheries Service, in collaboration with the NEFMC, has promulgated fishing regulations that have significantly reduced fishing effort, and, therefore, habitat impacts to some degree in the northeast region which includes the sanctuary. Examples of these regulations are: reducing fishing days at sea, creating groundfish and habitat closed areas (e.g., WGoMCA), increasing net mesh size to allow escapement of juvenile fish, reducing trawl net roller gear sizes to prevent trawlers from accessing high relief habitat, and creating seasonal closures to protect migrating or spawning species.

While these regulations help to reduce fishing mortality and rebuild fish stocks, with the exception of the WGoMCA and roller gear size reduction, their overall effect on protecting or recovering seafloor habitats and the biological communities of the sanctuary is less clear.

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**Models of Pattern Shifts in Community State Due to Disturbance**

The first pattern is the successional model where communities change from type A to B to C and so forth (Figure 21). There are empirical examples of this type of succession in soft bottom benthic communities. Succession is based on one community of organisms producing a set of local environmental conditions (e.g., enriching the sediments with organic material) which make the environment unsuitable for continued survival and recruitment but are favorable for another community of organisms. Disturbance can move the succession back in single or multiple steps, depending on the type of conditions that prevail after the disturbance. The successional stages are predictable based on the conditions which result from the organisms themselves or from conditions after a perturbation.

The second pattern is the lottery model which is less predictable and disturbance mediated (Figure 21). There are multiple outcomes for community recovery after the end of the disturbance. Empirical studies of such relationships are generally found in hard substrate communities. Shifts in community type are produced by competition and disturbance (e.g., predation, grazing, storms, fishing gear) that can result in shifts toward community types which are often unpredictable because they are based on the pool of recruits available in the water column at the time that niche space becomes available.
**Water Column as Habitat**

**Status**

The water column in the Stellwagen Bank sanctuary represents important habitat for numerous planktonic and nektonic organisms as well as many fishes, turtles, seabirds and marine mammals. In addition to the three major water masses occurring throughout the GoM, each of which provides habitat for a variety of organisms, the interaction of moving water masses with the sanctuary's complex seafloor topography creates local zones of upwelling and mixing that serve as habitat as well. Additionally, features such as thermal fronts and the thermocline (sharp temperature gradients between water packets of differing characteristics) and shear zones (separating countervailing currents), for example, segment and highly structure the open ocean, creating ecotones that serve as unique midwater habitats. An ecotone is a transition area between two adjacent ecological communities.

In general, major surface currents flow counterclockwise in the vicinity of the sanctuary. Local productivity is seasonal with the overturning and mixing of ocean waters from deeper strata during the spring and fall producing a complex and rich system of overlapping midwater and benthic habitats. The heightened seasonal productivity supports a large variety of marine mammal and fish species in the water column. Many of these predators rely on both water column and benthic habitats for foraging.

Water column productivity due to phytoplankton was reported to be quite high at Stellwagen Bank, being consistently highest at the surface where it was more than an order of magnitude greater than at the bottom (Cahoon et al., 1993). Phytoplankton production at Stellwagen Bank is also comparatively high (ca 2.9 g C m⁻² d⁻¹) relative to elsewhere over the northeast continental shelf. Typical phytoplankton production rates in the GoM and the mid-Atlantic Bight are ca 0.8 g C m⁻² d⁻¹ (Schlitz and Cohen, 1984; Walsh, 1988) and ca 1.3 g C m⁻² d⁻¹ in shallow portions of Georges Bank (Schlitz and Cohen, 1984). Based on the information in these studies and Sissenwine et al. (1984), primary production at Stellwagen Bank is three times greater than the GoM in general and twice as high as at Georges Bank.

While there is concern for impacts to seafloor habitats due to fishing, there is also concern for impacts to water column habitats due to pollution and contamination including biological agents like harmful algal blooms (HABs) and invasive species. Refer to the Sidebar for a description of potential sources of pollution and contamination. Refer to Bothner and Butman (2007) for a summary of processes influencing the transport and fate of contaminated sediments in Massachusetts Bay.

Regular monitoring of key water quality indicators and associated seafloor variables is conducted in and around the sanctuary to detect and evaluate trends that could favor HABs or otherwise threaten environmental functions in the sanctuary. The Stellwagen Bank sanctuary relies on collaboration with the MWRA for routine water quality monitoring and on the occasional assessments of the NOAA National Status and Trends (NS&T) Bioeffects (BE) Program and the National Benthic Surveillance (NBS) Program to understand and characterize the threats to and status of water column and related seafloor habitats in the sanctuary. The NBS Program is a collaborative effort between NS&T and NOAA Fisheries Service. The threat of introduction of water-borne invasive species may be under-appreciated and deserving fuller understanding as provided below.

**Monitoring**

In 2001, the Stellwagen Bank sanctuary increased the area coverage of water quality monitoring within its boundaries to better determine whether the MWRA sewage outfall, which began operating in September 2000, was causing increased eutrophication and contaminant loading. To leverage resources and obtain compatible information that could be integrated into the existing data base for ongoing monitoring work, the sanctuary added four new stations to MWRA's existing five stations within the sanctuary area (Libby et al., 2006). Werme and Hunt (2008) provide an overview of MWRA outfall monitoring and background information on environmental concerns, monitoring design, and Contingency Plan thresholds for effluent, water-column, sea-floor, and fish-and-shellfish monitoring.

The MWRA's discharge permit recognizes concerns about possible effects of the outfall on the sanctuary and requires an annual assessment of those possible effects. The MWRA classifies stations as near field and far field for the purpose of assessing potential impacts from the sewage outfall; those in the sanctuary are included among the far field stations. During 2001-2005, independent contractors sampled the four additional stations in August and October, which are two of the six MWRA survey periods each year. Sampling included measurements of water column physical variables (salinity, temperature, density structure), nutrients, chlorophyll and dissolved oxygen, as well as the numbers and species of phytoplankton and zooplankton. Due to budgets, the sanctuary discontinued funding for its additional stations in 2006 and MWRA has discontinued monitoring most of its farfield sites except for two in Cape Cod Bay, one at the southern end of the SBNMS and one in the northwest corner just outside the SBNMS boundary. MWRA reduced
Potential Sources of Pollution and Contamination

Much of the pollution reaching the sanctuary comes from non-point sources or from distant point sources. Several waste water treatment facilities discharge directly into Massachusetts Bay, the largest being the Massachusetts Water Resources Authority (MWRA) Boston Harbor outfall located 9.5 miles from Boston and 12 miles west of the sanctuary border. Air pollution from power plants and industrial facilities, some as far away as the mid western part of the country, and urban smog release a variety of chemicals over Massachusetts Bay, some of which are accumulated by organisms.

In addition, the sanctuary is heavily traveled by commercial and recreational vessels and cruise ships that discharge wastes during their voyages. Shipping activities may result in a variety of chemical releases from discharges, spills and/or collisions, and the possibility of importation of invasive species. Other sources of contamination include clean material disposal at the Massachusetts Bay Disposal Site (historical dumping operations have included hazardous military and industrial wastes and dredge spoils) and disturbances during the laying of underwater pipes and cables (only one of which crosses the sanctuary). Of particular concern are the cumulative impacts of multiple activities that could contaminate the habitats and resources of the sanctuary and increased environmental loading of nutrients and pollutants above scientifically established background levels.

Nutrient enrichment is one factor in the development of harmful algal blooms (HAB). HABs are high densities of toxic phytoplankton (e.g., *Alexandrium* sp.) that can kill marine life and impair human health. Saxitoxin from these organisms was implicated in the death of 14 humpback whales in 1987. HAB events have occurred periodically since 2005 and covered a broad area encompassing all of Massachusetts Bay (including the sanctuary) and Cape Cod Bay. While no injury or mortality of sanctuary resources has been observed, high concentrations of *Alexandrium* cysts have been recorded in the sediment of the sanctuary.

HABs can cause temporary paralytic shellfish poisoning (PSP). On June 14, 2005, at the request of the U.S. Food and Drug Administration, NOAA Fisheries Service took emergency action to temporarily close a portion of Federal waters off the coasts of New Hampshire and Massachusetts to shellfish harvest due to the presence of high levels of the toxin that causes PSP. This area is part of the Temporary PSP Closure Area. The northern component of the PSP Closure Area includes the sanctuary and, when in effect, prohibits all bivalve molluscan shellfish fishing, with the exception of sea scallop adductor muscles harvested and shucked at sea. NOAA Fisheries Service has periodically re instituted the closure area and most recently extended it through December 31, 2010. Refer to the Web site http://www.nero.noaa.gov for the final emergency rule and background information on this series of temporary closures.

The four sanctuary stations were strategically placed to detect nutrient inputs to the sanctuary from the GoM and Merrimack River to the north, as well as from the MWRA outfall to the west (Figure 22). The data allow inferences about fine scale circulation patterns and water column productivity in the sanctuary. The data were also entered into a three-dimensional computer model that was developed to understand how the system might respond to increased and decreased levels of nutrients, dilution of outfall and dispersion (Jiang, 2006).

While the timeframe for analyses reported in the management plan covers 1991-2005, additional results to date show no evidence of increased eutrophication or unacceptable contaminant loads in the sanctuary relative to the outfall startup (Hartwell *et al.*, 2006; Werme and Hunt, 2006, 2007; Werme *et al.*, 2008, 2009). Results from the 1991-2005 timeframe are considered to be generally representative of continued water quality conditions.
stations. In contrast, concentrations of total nitrogen have been similar in all regions (Figure 24 top). Nitrate concentrations (Figure 23 top) continue to show an upward trend in offshore Massachusetts Bay and in the near field, a regional phenomenon that predates the outfall diversion and is not well understood.

Other measurements of nitrogen and dissolved phosphate also show these long-term trends. Concentrations of total dissolved nitrogen (Figure 24 top) and dissolved inorganic nitrogen (Figure 24 middle) have consistently been higher in samples from the sanctuary than those measured at other stations. In contrast, concentrations of total nitrogen have been similar in all regions (Figure 24 bottom). The mean annual chlorophyll levels have not changed in response to the outfall discharge (Figure 25). Annual chlorophyll levels were similar in the nearfield, Cape Cod Bay and Stellwagen Bank. Concentrations of dissolved oxygen and percent saturation have not declined in the Stellwagen Basin or in the near field (not shown). Rather than showing a decline, levels in 2005 were slightly high compared to the baseline years (1992–2000).
No changes in concentrations of sewage tracers or sewage-related contaminants were observed in the sediment samples from stations within the sanctuary and there were no changes in community parameters in 2005 (Maciolek et al., 2006). The deep-water stations continued to support a distinct infaunal community with recognizable differences from communities in the nearfield and Cape Cod Bay. Benthic community parameters at individual stations showed no pattern of change following start-up of the outfall in 2000 (Figure 26). Overall the numbers of individual organisms and species per sample have increased, as has the index of species diversity (log series alpha), paralleling results from throughout Massachusetts Bay. No consistent pattern has been found that relates to outfall operation.

**Assessment**

In 2004, field samples were taken to assess the status and trends of chemical contamination in sediments and resident biota and to assess the biological condition of the various habitat types found in the Stellwagen Bank sanctuary area (Figure 27). Sampling efforts employed a combination of the NOAA NS&T BE Program and the NBS Program protocols. The BE Program assesses sediment contamination, toxicity and benthic community condition. The NBS Program also addresses sediment contamination, in addition to contaminant body burdens and histological indicators in resident fish. Data from 2004 were contrasted with historical (1983–1994) NOAA data, and the data from the MWRA to assess the spatial and temporal trends in chemical contamination in and around the sanctuary. The work reported here was done by NCCOS in cooperation with the sanctuary and unless indicated otherwise, the following account is excerpted from Hartwell et al. (2006).

In an analysis of the spatial distribution of select contaminants in sediments, the lowest concentrations were consistently found in the Stellwagen Bank sites (Figure 28). Contaminant data from the 2004 sampling effort are consistent with historical data. The NS&T NBS long-term sediment monitoring data (1984–1991) showed similar spatial distribution patterns. The larger pattern indicates a gradient of contaminant concentration from inshore to offshore. This suggests an export of contaminants from Boston Harbor eastward toward Stellwagen Bank and southward toward Cape Cod Bay via suspended sediments and/or the water column.

The NBS data show similar patterns of spatial distributions based on contaminant concentrations in winter flounder liver. Overall, tissue contaminant concentrations were higher in organisms collected in and around Boston Harbor than those from remote sites, with intermediate concentrations in the mid-Bay area between the Harbor and Stellwagen Bank. These observations also suggest that export from Boston
Harbor is a source of contamination for Massachusetts Bay and possibly for the sanctuary. The Hartwell et al. (2006) study evaluates and summarizes contaminant conditions in the sanctuary area over a period of about twenty years. The current (2004) status of chemical contaminants in the shallow portions of Stellwagen Bank is significantly lower than those of the other regions of Massachusetts Bay including Cape Cod Bay. Boston Harbor is the most polluted zone of the Massachusetts Bay/Cape Cod Bay system. Sediments in the deep areas in Stellwagen basin are accumulating contaminants from a variety of sources.

The temporal assessment revealed no statistically significant trends for trace metals and Polycyclic Aromatic Hydrocarbons (PAHs), while banned but persistent organic contaminants (DDTs and chlordanes [both pesticides]) show very slow decreasing trends over the monitoring years. The persistence of some organic compounds at relative high concentrations in Boston Harbor implies that the Harbor may be a continuing source of contaminants to other areas of Massachusetts Bay including the sanctuary. However, data in the current study indicates that pollution impacts in the sanctuary appear minimal and are largely consistent with the finding from MWRA monitoring.

In a separate study, a comparison of PCBs, organochlorine pesticides and trace metals in cod liver from Georges Bank
concepts to alien species and the communities that they invade (Shea and Chesson, 2002) (see Sidebar). To be forewarned is to be forearmed.

Long evident in the management of agricultural pests, early detection and rapid response afford the greatest opportunity to control pest invasions. Thresher (2000) evaluated the results of efforts to control marine invasive species and makes four key points. (1) Exotic species have been and continue to be introduced by a range of vectors; priorities for management action need to be based on a critical evaluation of the real risks posed by each vector, and encompass an understanding that even major effort directed at a few vectors will not prevent new incursions of invasive species. (2) Eradication of new incursions is achievable, but is uncommon and limited to those situations where the exotic was either detected quickly or otherwise still had a limited distribution. (3) Long-term options for management of invasive species have to take into account social and cultural issues that make some options unfeasible. And (4), groups likely to pose major threats in the future include pathogens, marine macroalgae and genetically enhanced production lines developed for use in mariculture.

**Invasive Species**

Invasive species, also commonly referred to as non-indigenous, alien, exotic, introduced, nuisance or bio-invader species, are organisms that have moved into an area outside of their natural geographic range, often assisted by anthropogenic agents (e.g., ships, aquaculture). Once introduced, marine invasive species can spread rapidly by water borne dispersal of planktonic eggs and larvae. Their environmental effect can be similar to that of the relatively rare species in a biological community that, when triggered by environmental signals, suddenly expands in population and geographic distribution with negative consequences (e.g., HABs). Once established, their numbers can be difficult to control.

Efforts are in progress to eradicate outbreaks of invasive species at widely scattered locales around the world (Bax et al., 2001). As rates of bio-invasions continue to increase, the need will increase to reduce the impact of such invaders and to provide control options (Thresher and Kuris, 2004). However, the public trust nature of marine resources and the openness of marine systems, particularly over large spatial scales such as the GoM or even the sanctuary, potentially compromise many of the solutions heretofore used to manage terrestrial and aquatic invasive species, e.g., physical removal, biocidal eradication, environmental remediation (Lafferty and Kuris, 1996; Thresher 2000; Kuris, 2003). Morris and Whitfield (2009) address the challenges to controlling and managing invasive Indo-Pacific lionfish along the southeast U.S.A. within areas of high ecological importance including national marine sanctuaries.

Invasive species are recognized as a serious emerging threat to biological diversity (Drake and Mooney, 1989). Impacts of invasive species threaten 36% of marine species, yet only 8% of the conservation studies published on marine systems have dealt with this topic (Lawler et al., 2006). Importantly, community ecology theory can be used to understand and to possibly anticipate biological invasions by applying new concepts to alien species and the communities that they possibly deal with this topic (Lawler et al., 2006). Importantly, community ecology theory can be used to understand and to possibly anticipate biological invasions by applying new concepts to alien species and the communities that they
worked with researchers at WHOI using HabCam to continuously photographically survey, at high resolution along transects, the most likely seafloor habitats within the sanctuary for infestation by Didemnum sp. and to sample possible infestations to confirm presence at the time of detection. HabCam is a towed camera sled originally designed as a tool to survey sea scallops which has evolved into an optical habitat mapping system for characterizing benthic community structure, sediment characteristics and water column properties. This effort is the first comprehensive assessment of a major harmful invasive species to be undertaken in the sanctuary and pending findings, may serve as the foundation to help formulate and direct potential control actions.

Biological agents such as phytoplankton spores or cysts which develop HABs can behave similarly to invasive species. Nutrient enrichment is one factor in the development of HABs, but so too are the niche opportunities created by the disturbance of their associated biological communities. These communities occupy water column and seafloor habitats and support the HAB organism in its various life stages. Planktonic and benthic predators as well as competitors for seafloor habitat settlement space serve as natural controls that limit population. HAB events due to the toxic phytoplankton Alexandrium sp. have been recorded in the sanctuary since 2005. As noted above, some of the highest concentrations of Alexandrium cysts in Massachusetts Bay and Cape Cod Bay have been recorded in the sediment of the sanctuary.

Means of Introduction

While niche opportunities for invasive species may be created by human activities that disturb biological communities and their habitats, the primary means by which many of these invasive species are introduced in the marine environment is via ballast water from ships. Scientists estimate that as many as 3,000 alien species per day are transported by ships around the world; however, not all transported species survive the trip or exposure to their new environment (MITSG, 2004). Other methods of introduction include:

Community Ecology Theory Relating to Biological Invasions

Two concepts that are relevant to understanding the introduction of invasive species in the GoM and the Stellwagen Bank sanctuary are: community maturity and niche opportunity (Shea and Chesson, 2002).

Community Maturity. Community maturity is defined as the opportunity an ecosystem has had to accumulate species and for species adaptation within the ecosystem to have taken place. It depends on the time that the ecosystem has had the current climate, including its short-term fluctuations and recurring disturbance events. Maturity depends also on the size of the species pool that has historically served as a source of species to the ecosystem.

Biological communities that have had less evolutionary time to assemble, and less time for their constituent species to adapt to the local conditions, are likely to have fewer species with broader niches. Species in these communities might also have lower competitive abilities than those in communities such as coral reefs that have had a longer time to evolve under their present environmental regime. The former communities, which characterize those in the GoM, tend to be less invasion resistant.

The North Atlantic is relatively young, the assembly of its biota from the North Pacific is recent, i.e., 3.5 Mya (Vermeij, 1991), its nearshore environments have been frequently glaciated causing localized extinctions at approximately 20,000 year cycles (Adey and Steneck, 2001), and its species pool is comparatively low throughout the region. On the basis of community maturity, both the GoM and the sanctuary as a subset would seem inherently susceptible to biological invasion.

Niche Opportunity. Niche opportunity is a concept which defines conditions that promote invasions in terms of resources, natural enemies, the physical environment, interactions between these factors, and the manner in which they vary in time and space. Niche opportunities vary naturally between biological communities but can be greatly increased by disruption of communities, i.e., disturbance. Recent niche theory predicts that low niche opportunities (high invasion resistance) result from high species diversity (Stachowicz et al., 1999; Shea and Chesson, 2006). This theory has been confirmed in experimental communities of sessile marine invertebrates where increased species richness significantly decreased invasion success, apparently because species-rich communities more completely and efficiently used available space (Stachowicz et al., 2002).

The sanctuary would also seem prone to biological invasion because of the niche opportunities afforded (together with the sanctuary’s location amid extensive commercial shipping traffic that can serve as primary vectors for the introduction of exotics from hull bottoms and ballast water). The majority of the sanctuary area is chronically disturbed by fishing, especially seafloor habitats regularly swept by bottom otter trawling. The results of the SHRMP research (described in the subsection on Seafloor Habitats) indicate the greater relative ecological importance of physical disturbance by fishing versus natural events such as storms. See also Figure 19 in this document for portrayal of seafloor habitats in the presence and absence of bottom contact fishing and the respective difference in their associated biological complexity.

Analysis of historical baselines indicates that the diversity of bottom-dwelling species in the western GoM including the sanctuary area appears to have declined significantly from ca. 1900 to 2000 due to the extensive exploitation of fish populations (Claesson and Rosenberg, 2009). The widespread chronic disturbance of seafloor habitats due to fishing and the history of lowered species diversity are factors that may create niche opportunities for biological invasion in the sanctuary.
• Organisms attaching to the hulls of vessels
• Algae used as packing material for fisheries products
• Fouling or accumulation of organisms in fishing nets that are then re-deployed in other areas
• Mariculture of introduced marine species (e.g., fish, shellfish and seaweed)
• Natural processes such as ocean currents

The introduction of invasive species is considered to be one of the most harmful types of disturbances that can occur within any ecological system (Dietz, 2005). Once established, these species have the potential to change the structure, pattern and function of a biological community. Some of the ecological impacts associated with the introduction of invasive species in the marine environment include:

• Occupying habitat space and competing for food of native species
• Altering the gene pools of native organisms through cross breeding
• Shifting predator/prey relationships
• Spreading disease and/or parasites

These impacts can take time to present themselves. Oftentimes invasive species, although present, remain in low abundance until some aspect of their environment changes allowing their competitive release against native species. These changes could be the result of a change in temperature that allows for an increase in growth rate or reproduction, or a change in the abundance of a native competitor or predator that enables the invasive to become better established (Dietz, 2005).

**General Status**

A growing number of non-native marine organisms are appearing in the waters of the GoM (Table 4). Of these only the tunicate *Didemnum lahillei* is documented from the Stellwagen Bank sanctuary. Researchers attribute this increase in number of invasive species to two regional trends: (1) warming coastal waters becoming more hospitable to non-native species; and (2) lower biodiversity resulting from the urbanization of shore lands and the increase in human activity and pollution stressing critical marine habitats (Dietz, 2005). According to the Massachusetts Institute of Technology Sea Grant (MITSG) Rapid Assessment Survey (RAS) conducted in August of 2000 and 2003, a total of 34 introduced organisms, several of which were identified for the first time in this region, and 37 organisms whose native geographic distribution is unknown were discovered throughout New England coastal waters (Pederson et al., 2005). For more information visit URL http://www.usm.maine.edu/gulfofmaine-census/Docs/About/Organisms/Invasive.htm.

<table>
<thead>
<tr>
<th>Scientific Name and Type of Organism</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Chlorophyta</strong> (green algae)</td>
</tr>
<tr>
<td><em>Codium fragile</em> (deadman’s fingers, green fleece)</td>
</tr>
<tr>
<td><strong>Rhodophyta</strong> (red algae)</td>
</tr>
<tr>
<td><em>Bonnemaisonia hamiera</em></td>
</tr>
<tr>
<td><em>Grateloupia turuturu</em></td>
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<tr>
<td><em>Lomentaria clavellosa</em></td>
</tr>
<tr>
<td><em>Lomentaria orcadensis</em></td>
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<tr>
<td><em>Neosiphonia harveyi</em></td>
</tr>
<tr>
<td><strong>Porifera</strong> (sponges)</td>
</tr>
<tr>
<td><em>Halichondria bowerbankia</em> (bread-crumb sponge)</td>
</tr>
<tr>
<td><strong>Cnidaria</strong> (hydroids, anemones, jellyfishes)</td>
</tr>
<tr>
<td><em>Cordylophora caspia</em> (colonial hydroid)</td>
</tr>
<tr>
<td><em>Diadumene lineate</em> (striped anemone)</td>
</tr>
<tr>
<td><em>Sagartia elegans</em> (purple anemone)</td>
</tr>
<tr>
<td><strong>Polychaeta</strong> (segmented worms)</td>
</tr>
<tr>
<td><em>Janua pagenstecheri</em> (formerly <em>Spirorbis pagenstecheri</em>) (bristleworm)</td>
</tr>
<tr>
<td><strong>Gastropoda</strong> (snails)</td>
</tr>
<tr>
<td><em>Littorina littorea</em> (common periwinkle)</td>
</tr>
<tr>
<td><strong>Bivalvia</strong> (clams, oysters, mussels)</td>
</tr>
<tr>
<td><em>Ostrea edulis</em> (European oyster)</td>
</tr>
<tr>
<td><strong>Arthropoda</strong> (crabs, shrimps)</td>
</tr>
<tr>
<td><em>Praunus flexuosus</em> (mysid shrimp)</td>
</tr>
<tr>
<td><em>Ianiorpysis sp.</em> (isopod)</td>
</tr>
<tr>
<td><em>Caprella matic</em> (skeleton shrimp)</td>
</tr>
<tr>
<td><em>Microdeutopus gryllotalpa</em> (amphipod)</td>
</tr>
<tr>
<td><em>Carcinus maenas</em> (European green crab)</td>
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<tr>
<td><em>Hemigrapsus sanguineus</em> (Asian shore crab)</td>
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<tr>
<td><em>Anisolabis maritime</em> (maritime earwig)</td>
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<tr>
<td><strong>Bryozoa</strong> (moss animals)</td>
</tr>
<tr>
<td><em>Barentsia benedeni</em></td>
</tr>
<tr>
<td><em>Bugula neritina</em></td>
</tr>
<tr>
<td><em>Membranipora membranacea</em> (lacy crust bryozoan)</td>
</tr>
<tr>
<td><strong>Asciadiacea</strong> (tunicates, sea squirts)</td>
</tr>
<tr>
<td><em>Asciellla aspersa</em></td>
</tr>
<tr>
<td><em>Botryloides violaceus</em></td>
</tr>
<tr>
<td><em>Botryllus schlosseri</em> (golden star tunicate)</td>
</tr>
<tr>
<td><em>Didemnum lahillei</em></td>
</tr>
<tr>
<td><em>Diplosoma listerianum</em></td>
</tr>
<tr>
<td><em>Molgula manhattensis</em> (sea grapes)</td>
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<tr>
<td><em>Styela canopus</em> (formerly <em>Styela partita</em>)</td>
</tr>
<tr>
<td><em>Styela clava</em> (club tunicate)</td>
</tr>
<tr>
<td><strong>Protozoa</strong> (single-celled organisms)</td>
</tr>
<tr>
<td><em>Haplosporidian nelsoni</em> (Eastern oyster parasite)</td>
</tr>
<tr>
<td><em>Perkinsus marinus</em> (Eastern oyster parasite)</td>
</tr>
<tr>
<td><em>Bonamia ostreae</em> (Eastern oyster parasite)</td>
</tr>
</tbody>
</table>

Table 4. Inventory of known invasive species to the Gulf of Maine region.

Of these only the tunicate *Didemnum lahillei* is documented from the Stellwagen Bank sanctuary. Common name is included in parentheses if known. Source: Dietz (2005).
PRESSURES

Although studies show that water quality in and around the Stellwagen Bank sanctuary is currently at acceptable levels by most standards, the continuing pressures of point- and non-point sources of pollution are cause for continued concern and constant vigilance. Given the sanctuary’s proximity to the populous coastal zone in Massachusetts, New Hampshire and southern Maine, as well as being “downwind” from the industrial activity of the mid-west and northeastern part of the U.S., the sanctuary is exposed to pollutants from a variety of anthropogenic sources. These sources include direct discharge of waste to coastal waters (generally referred to as point sources) and indirect contamination (generally referred to as non-point sources).

Point source discharges potentially impacting the sanctuary include discharges from publicly owned treatment works (POTWs), industrial discharges permitted under the National Pollutant Discharge Elimination System, effluents from combined sewer overflows (CSOs) and disposal of dredge materials at the MBDS. Nonpoint sources of contamination entering the sanctuary, such as pesticides, manufacturing chemicals, fertilizer and automobile runoff are primarily derived from the rivers of the GoM, especially the Merrimack River, discharges from vessel traffic and atmospheric inputs.

While it appears that inputs from point source discharges have been decreasing over the past decade, it has been difficult to adequately estimate the magnitude of the non-point source inputs. A major component missing in the present MWRA and the Stellwagen Bank sanctuary water monitoring projects is “event-driven” sampling geared to wastewater system failures and storm-water overflows. While 98% of the effluent in 2002 underwent secondary treatment, for example, there was still part of the waste-stream that was released untreated or only partially treated due to storm events and temporary inability of the facility to handle the overflow.

The most significant types of point and non-point source discharge and disposal activities occurring in the sanctuary vicinity are discussed in greater detail below.
technologies have helped to dramatically lessen the quantity of pollutants discharged into the Massachusetts Bay/Cape Cod Bay system (MWRA, 2002).

In a major effort to improve the quality of waste water entering into Massachusetts Bay, the MWRA constructed a new wastewater treatment facility on Deer Island. The facility, completed in 2000, provides a more effective, secondary treatment of the wastewater and eliminates the discharge of sludge into coastal waters. This new plant also moved the discharge point, known as the ocean outfall, from the entrance of Boston Harbor to the waters between 12.7 km and 15.1 km (7.9 mi. and 9.4 mi.) east-northeast of Deer Island inside Massachusetts Bay.

The MWRA is the discharge site of most significance to the sanctuary, with the new location being sited approximately 23.12 km (12.5 nm) from the sanctuary western boundary. The facility discharges 350 million gallons of secondary treated sewage per day. While the new MWRA outfall tunnel remains a leading source of contaminants in Massachusetts Bay, the repeated environmental monitoring and assessments conducted by the MWRA and NOAA discussed above conclude that scientifically determined baselines for key indicator variables are not being exceeded in the sanctuary and adjacent areas.

Currently, under the Massachusetts Ocean Sanctuaries Act (MOSA) any new discharge of wastewater into areas designated as ocean sanctuaries by POTWs and CSOs is prohibited along the coast of Massachusetts except for the area between Marshfield and Lynn. However, according to the MOSA, existing wastewater treatment plants may increase their discharge volumes if a case of “public necessity and convenience” can be made (Massachusetts Department of Conservation and Recreation, M.G.L. c. 132A, 12A-16F, 18, and 302 CMR 5.00).

**Massachusetts Bay Disposal Site**

Between the 1940s and the 1970s, numerous offshore areas throughout Massachusetts Bay were used for the disposal of a variety of industrial waste products including canisters, construction debris, derelict vessels and radioactive waste. These activities were largely unregulated and unrecorded. Today, this type of disposal activity is not allowed within Massachusetts Bay. Currently there are only two dredge disposal sites active within Massachusetts Bay and Cape Cod Bay: the MBDS designated in 1993, and the Cape Cod Bay Disposal site designated in 1990. Each of these active sites is monitored by the U.S. Army Corps if Engineers under their Disposal Area Monitoring System (DAMOS).

The MBDS is the disposal site of most significance to the Stellwagen Bank sanctuary. The MBDS is located directly adjacent to the western boundary of the sanctuary and encompasses an area two nautical miles in diameter, centered at 42° 25.1’N X 70° 35.0’W (Figure 29). This site incorporates the areas of two historic disposal sites, the Industrial Waste Site (IWS), an area that was once authorized for the disposal of toxic, hazardous and radioactive materials and the Interim MBDS (also known as the Foul Area Disposal Site [FADS]) designated only for the disposal of dredged materials. Given the proximity of the dumpsite to the sanctuary, there is lingering concern that these dumped materials have impacted sanctuary habitats and that previously-dumped toxic materials might be leaking. Currently, the MBDS is the most active disposal site in DAMOS, receiving dredge materials from many ports, including Scituate, Hingham, Boston, Salem and Gloucester.

Since 1982, approximately 8.4 million cubic yards of dredged material have been disposed at the current MBDS or the original MBDS location, established in 1977 and located one nautical mile eastward and one-half nautical mile northward of the current MBDS location (USACE, 2004).

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**Figure 30. Annual disposal volumes at the Massachusetts Bay Disposal Site for the period 1982–2003.**

2004). Annual disposal volumes for the period 1982-2003 are indicated in Figure 30. While sediments derived from dumping, as well as contaminants from the IWS (e.g., toxic chemicals, low level radioactive waste), have the potential to contaminate the sanctuary (Wiley et al. 1992), both the EPA and NOAA concluded in 1993 that MBDS would not threaten resources within the sanctuary. Recent assessments (Hartwell et al., 2006) support that early assessment.

In areas approved for ocean disposal of dredged material, such as the MBDS, those that utilize the site must conform to the EPA’s ocean dumping criteria regulations. The site can only be used for disposal following an individual disposal determination that concludes that ocean disposal is an “environmentally appropriate alternative” as compared with other disposal alternatives. If there are no economically feasible alternatives to a particular dumping proposal, EPA is directed to grant a project-specific waiver unless “certain unacceptable environmental harms would result.” Currently disposal of contaminated materials, as defined by state regulations, is not permitted at the MBDS (USACE, 2003).

### Vessel Discharges

The location of many ports and harbors in Massachusetts Bay and Cape Cod Bay, particularly the Port of Boston, means that large numbers of vessels regularly travel through the sanctuary. On average, the port handled 2,257 transits per year to/from the Port of Boston by large deep drafts ships, the majority of which crossed the sanctuary. There are approximately 100 cruise ship departures or ports of call from Boston annually and this number is expected to increase; Boston is now considered one of the fastest growing high-end cruise markets in the country. See the Maritime Transportation section of this document for details.

Approximately 800 commercial fishing vessels use Massachusetts Bay as a fishing area or as a transit zone to open ocean fishing areas. On average, 327 commercial fishing vessels and 105 party and charter boats fished the sanctuary on an annual basis during 1996–2005. The popularity of recreational fishing and whale watching in the sanctuary accounts for many of the boats frequenting the area, especially during the months of April through October. On average, party and charter fishing boats made 1,967 trips per year to the sanctuary during 1996–2005. (See the Commercial and Recreational Fishing sections of this document for details.)

Discharges from vessels have the potential to be a significant source of pollution to the sanctuary. Appendix K provides information on the types of vessel discharges, their production and current status of regulation. Cruise ships serve as the example for type and production, but the regulations apply generally or as specified. Time taken for representative types of discarded objects to dissolve in seawater is provided in Table 5.

### Hazardous Material Spills

Accidental discharges and vessel casualties do occur within the sanctuary. For example, according to the USCG, a total of four fishing vessels sank within the boundaries of the sanctuary during 2003–2005. These vessel casualties resulted in only minor discharges of oil into the marine environment and had no significant impact on the sanctuary. Other than such incidents, there have been no spills or accidental discharges in or around the sanctuary area over the last decade that would have placed sanctuary resources at risk (S. Lehmann, NOAA/NOS, personal communication, 2005).

### Transport Pathways

Contaminant levels are a concern due to: (1) the discharge from the MWRA outfall; (2) the historic and current discharge of municipal sewage from the Boston metropolitan area and other cities and towns along Massachusetts Bay; (3) the historic dumping of toxic material at the Massachusetts Bay Disposal Site; and (4) the air deposition of toxic materials transported from the western part of the country. Knowledge of transport pathways and residence times of contaminants in the Massachusetts Bay/Cape Cod system helps in the evaluation of the threats they pose to sanctuary resources.

Boston Harbor, Stellwagen Basin and Cape Cod Bay are long-term sinks for fine-grained sediments and associated contaminants from all sources in the region. Bottom deposits on the inner shelf of the western shore of Massachusetts Bay are gravel, coarse sands and bedrock. Fine sediments do not accumulate here because storm currents resuspend and displace them. During much of the year, a weak counterclockwise circulation persists in Massachusetts and Cape Cod Bays, driven by the southeastward coastal current from the GoM. Currents flow southwesterly into the Massachusetts Bay south of Cape Ann, southward along the western shore, and easterly out of the Bay north of Race Point at the tip of Cape Cod. This flow pattern may reverse in the fall, especially near the western shore. The flow-through flushing time for the surface waters in most of Massachusetts Bay ranges from 20 to 45 days (USGS, 1998).

Northeasters (storms) generate large waves that enter Massachusetts Bay from the east. The currents associated with these waves resuspend the bottom sediments in exposed areas along the western shore of Massachusetts Bay. The

### Table 5. Time taken for objects to dissolve at sea.


<table>
<thead>
<tr>
<th>Object</th>
<th>Dissolution Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paper bus ticket</td>
<td>2–4 weeks</td>
</tr>
<tr>
<td>Cotton cloth</td>
<td>1–5 months</td>
</tr>
<tr>
<td>Rope</td>
<td>3–14 months</td>
</tr>
<tr>
<td>Woolen cloth</td>
<td>1 year</td>
</tr>
<tr>
<td>Painted wood</td>
<td>13 years</td>
</tr>
<tr>
<td>Tin can</td>
<td>100 years</td>
</tr>
<tr>
<td>Aluminum can</td>
<td>200–500 years</td>
</tr>
<tr>
<td>Plastic bottle</td>
<td>450 years</td>
</tr>
</tbody>
</table>
wind-driven currents flow southeastward parallel to the coast (with an offshore component near the bottom) and carry the suspended sediments toward Cape Cod Bay and offshore into Stellwagen Basin. Sediments settle to the sea floor along these transport pathways. Currents caused by surface waves are the principal cause of sediment re-suspension. Cape Cod Bay is sheltered from large waves by the arm of Cape Cod, and waves are rarely large enough to resuspend sediments at the seafloor in the deep areas of Stellwagen Basin. Thus once sediments reach Stellwagen Basin or Cape Cod Bay, carried either by the mean current flow or transported by storm waves, it is unlikely that they will be re-suspended and transported away again.

As indicated previously, sampling for this assessment was coordinated by NS&T in collaboration with the NOAA Northeast Fisheries Science Center. Data from 2004 were contrasted with historical data, and data from the MWRA to assess the spatial and temporal trends in chemical contamination in the region as a whole. Both the NOAA and MWRA sampling regimes included sampling sites within the following four zones: Boston Harbor, Massachusetts Bay, Area Between Bays and Stellwagen Bank (Figure 27). The lowest contaminant concentrations were consistently found in the Stellwagen Bank sites (Bothner et al., 1993, 1994; Bothner and Butman 2005; Hartwell et al., 2006).

**CURRENT PROTECTION**

Sanctuary regulations (15 C.F.R Part 922 Subpart N) specifically prohibit:

1. Discharging or depositing, from within the boundary of the sanctuary, any material or other matter except:
   - fish, fish wastes, chumming materials or bait used in or resulting from traditional fishing operations in the sanctuary;
   - biodegradable effluent incidental to vessel use and generated by marine sanitation devices approved in accordance with the Federal Water Pollution Act (Clean Water Act (CWA));
   - water generated by routine vessel operations (e.g., cooling water, deck wash down and gray water as defined by the Federal Water Pollution Control Act), excluding oily wastes from bilge pumping; or
   - engine exhaust.

2. Discharging or depositing, from beyond the boundary of the sanctuary, any material or other matter except those listed above, that subsequently enters the sanctuary and injures a sanctuary resource or quality;

3. Lightering in the sanctuary (transferring cargo, usually oil, between vessels).

Oil spills or spills of hazardous substances in U.S. waters come under policies and procedures that are known as Natural Resource Damage Assessments (NRDA). It is possible to apply NRDA to any vessel discharge that contains oil and petroleum, and/or toxic substances if the discharge causes injury and damage to marine resources and living organisms. The environmental laws addressing NRDA include the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA/Superfund) and the Oil Pollution Act of 1990 (OPA). It is also possible to apply the CWA to discharges of petroleum and hazardous substances as well as excessive nutrients, and sewage containing pathogens and bacteria that could impair water quality. Lastly, the disposal of plastic trash, and other overboard trash by vessels is regulated by the Marine Plastic Pollution Research and Control Act of 1987 in the U.S. as well as MARPOL 73/78 Annex V.

Vessel discharges and potential contaminants that could be problematic are: black water (vessel sewage), gray water (soils, cleaning solvents, metals, pesticides, medical waste), bilge water (fuel, oils, cleaning agents, paint, rags), ballast water (foreign marine organisms), hazardous materials (chemicals from cleaning and photo processing, paints, solvents, inks) and solid waste disposal.

There are no direct federal regulations for control of nutrients such as nitrogen and phosphorous (NRC, 2000), for biologically active agents (hormones, endocrine disrupters), or for pathogens, including viruses, parasites and bacteria (NRC, 1994). Concern over biologically active agents is increasing because of their potential to alter the health of organisms, the growing industrial proliferation and public use, and the high density of biotechnology companies in the Boston metropolitan area that may inadvertently discharge these agents.

**BENTHIC INVERTEBRATES**

**STATUS**

The sanctuary’s benthic invertebrates include species from nearly all GoM invertebrate phyla. These animals live in (infauna) or on (epifauna) the seafloor during most of their lives, although most species have pelagic larvae. Characterized as “sessile” (sedentary or attached) or “motile” (free moving), benthic invertebrates range in size from little known microscopic forms (hydroid medusae) to the more common larger macroscopic organisms (e.g., scallops). Invertebrate communities vary with substrate; while cerianthid anemones may be the most visible in deep-mud basins, sand dollars might dominate shallow sand areas.
The Stellwagen Bank sanctuary supports a wide variety of seafloor substrates including mud, sand, gravel, piled boulder reefs and bedrock habitats. The seafloor provides a base for attachment by a variety of sessile invertebrates including bryozoans (moss animals), ascidians or tunicates (sea squirts), sponges, anemones, barnacles and hard-tube worms that form dense encrustations. Larger sessile invertebrates, such as sea whips (gorgonians) and sponges, provide refuges for many smaller cryptic (camouflaged) invertebrates. Other dominant benthic invertebrates include brittle stars, starfish, bivalves, shrimps, crabs and lobsters.

Structure-forming epifaunal invertebrates (such as sponges and anemones) provide critical habitat for juvenile fish of many species (such as Atlantic cod and Acadian redfish), while the greater invertebrate community provides an important source of food for these and many other fish species in the sanctuary. In the GoM, invertebrates, including sponges, jellyfish, worms, mollusks, echinoderms such as starfish, sea urchins and sand dollars, and crustaceans, outnumber vertebrates such as fishes, birds, and mammals, almost two-to-one (1,669 known invertebrate species versus 914 vertebrates).

**GoM and Northeast Region**

The diversity of invertebrate animals in the GoM is only generally described in the scientific literature; their many types are sorely under-represented in species counts. Many of the following citations are the principal works representative of the major taxonomic groups in the Northeast region. Although this section is intended to be primarily about the macrobenthic invertebrates of the sanctuary (and principally those that are structure-forming), the following annotated overview strives to recognize the greater cross-section of invertebrate diversity. Scientific nomenclature not explained in the text is described in the glossary of this document.

The aggregate macrobenthic invertebrate fauna of the continental shelf ecosystems of the Northeastern United States consists of 44 major taxonomic groups (phyla, classes, orders) (Theroux and Wigley, 1998). A striking fact is that only five of those groups (belonging to four phyla) account for over 80% of both total biomass and number of individuals of the macrobenthos. The five dominant groups are Bivalvia, Annelida, Amphipoda, Echinoidae and Holothuridea. The macrobenthos of the New England region (a subset of the northeastern continental shelf area) is dominated by members of only four phyla: Annelida (e.g., segmented worms), Mollusca (e.g., shellfish and squid), Arthropoda (e.g., crabs and shrimp) and Echinodermata (e.g., starfish and sea cucumbers).

Hartman (1964) describes the region's Porifera (sponges); Larson (1976) discusses Cnidarian taxonomy of the northeastern United States. Cairns (1991) provides a checklist of the cnidaria and ctenophores from North America. The region's species of Hydrozoa (hydroids, jelly fishes) are described in Fraser (1944). Bush (1981) discusses the Turbellaria (flat worms) in the Northwestern Atlantic. Smith (1964) covers the taxonomy of nemertean flat worms and nematodes (round worms) in the region. Bryozoans (moss animals) are critical sources of benthic structure and their taxonomy in the northeastern United States has been recently revised (Ryland and Hayward, 1991). Although the literature may suggest that the Bryozoa are well studied overall, remarkably little is known about the distribution of species within the GoM.

Molluscs are ever-present. Cephalopods such as squid are nektonic predators with a complex life history (Mauzer and Bowman, 1985). Gastropods (snails) and Bivalves (clams, mussels) are part of the epifaunal and infaunal benthic community (Maney and Ebersole, 1990). Nudibranchs (sea slugs) have been well described and many have a unique life history (Bleakney, 1996). Hunter and Brown (1964) describe the taxonomy of the Copepoda in the region; a more recent analysis was done by Dudley and Illg (1991a, b). Tremblay and Anderson (1984) provide an annotated list of local species. Durbin et al. (1995a, b) discuss the relationship between environmental variables and the copepod community (notably *Calanus finmarchicus*). Kahn and Wishner (1995) describe the spatial and temporal patterns of this and other copepod species on baleen whale feeding grounds. Lynch et al. (1998) present a model of the population growth of *Calanus finmarchicus*; Meise-Munns et al. (1990) discuss longer-term population trends and the inter-annual variability in availability. Copepods may play an important link in the ecology of toxic dinoflagellates (Teegarden and Cembella, 1996); the species diversity of the two groups may be closely related.


A first-order assessment (presence/absence) of the kinds and species of invertebrates in the sanctuary was conducted based on the analysis of a 19-year database (1953-1972) collected during NOAA Fisheries Service research cruises beginning over 50 years ago as described in Theroux and Wigley (1998). The analysis was done in 2003 by John Crawford of the University of Pennsylvania who served as visiting scientist with the Stellwagen Bank sanctuary during that year. The analysis included over 4,000 data records for the sanctuary obtained using standardized sampling methods involving four gear types: (1) Campbell grab, (2) 1.0
The meter dredge, (3) scallop dredge, and (4) otter trawl. The analysis produced a taxonomic list documenting invertebrate species in the sanctuary, which has been incorporated into the sanctuary’s species list (Appendix J).

**Importance of Structure-Forming Invertebrates**

A great diversity of structure-forming invertebrate species lives on or in the seafloor of the Stellwagen Bank sanctuary. Many of these invertebrates create and are the source of important biogenic habitats (e.g., anenome forests, sponge gardens, hydroid meadows, worm tube beds, burrows and other substrate modifications) which promote and sustain biodiversity and make a pivotal contribution to ecosystem function. Structure-forming macrobenthic invertebrates, such as sponges, bryozoans, tunicates and anemones, play a particularly important role in the ecology of small, juvenile fishes, offering shelter from currents and serving as nurseries and refugia from predation, for example.

As explained in the section on seafloor habitats, biogenic structures underpin and shape the biological communities associated with them; they form the “living landscapes” that carpet the sanctuary seafloor. Their three-dimensional structure and sessile behavior make these particular invertebrates highly susceptible to damage from mobile fishing gear, e.g., trawls and dredges. Below are some examples of the invertebrate species that form the living landscapes of the sanctuary. The accompanying discussion does not include the hundred or so other species of benthic invertebrates, such as echinoderms (e.g., starfish, brittle stars, sand dollars, sea cucumbers) and crustaceans (e.g., lobsters, crabs, shrimp, isopods) that serve different ecological roles (e.g., predators, scavengers) within the benthic communities of the sanctuary. Many of these structure-forming and other benthic invertebrate species are colorfully pictured in Martinez (2003).

**Sponges**

Sponges are common throughout the Stellwagen Bank sanctuary and serve as important habitat and refugia for a variety of organisms (Figure 31). The boring sponge *Cliona celata* is known within the sanctuary (Ward, 1995) and grows on mollusk shells at depth to 40 m (Gosner, 1971). They attach to both living and abandoned shells, contributing to the breakdown of shells on the sea floor. *Cliona* may grow to a diameter of 20 cm and can be free-standing (Ruppert and Fox, 1988). Gosner reports that the gamma form may be...
a massive free-standing structure (Gosner, 1971). 

**Cnidarians**

Cnidarians are a large and varied phylum including jellies, hydroids, corals and anemones. These soft-bodied invertebrates serve as refugia for other organisms and are highly vulnerable to damage from fishing gear. Many cnidarians such as the hydroids have a polyp (attached) and medusa (free floating) stage (Figure 32). Each “flower” of the pink-hearted hydroid (Tubularia corcea) is an animal or polyp approximately 3 cm long with the blossom about 1 cm across. These hydroids are found in the sanctuary (Ward, 1995) and serve as habitat for other organisms. Another species, the stalked hydroid (Corymorpha pendula) is known to extensively carpet the seafloor in some areas of the sanctuary. The branching soft coral (Gersemia rubiformis) is known to occur within the sanctuary and grows to 15 cm or more in height (Ward, 1995), occurring at depths of 37–91 m.
m (Gosner, 1971). Gorgonians may take 30 years to reach full size (Ruppert and Barnes, 1994).

Sea pens and pansies (*Pennatulacea*) are found anchored to soft bottoms (sand or mud) and are fleshy structures which generally have a stalk or pedestal anchored to the substrate and secondary polyps at the upper end of the stalk (Barnes, 1974). Sea pens are common in Georges Basin, the Stellwagen Bank area and Jeffreys Ledge with densities as high as 8/m-2 having been measured (Langton et al., 1990). They are found on mud and silt bottoms, at depths of 174–351 m. They have been collected as by-catch by fishermen (Langton et al., 1990) and are sometimes damaged by traps (Eno et al., 2001). The *Pennatulacea* encountered by Theroux and Wigley (1998) were feather-shaped and stood 10–25 cm high.

Anemones are a common, abundant class of cnidarian that serve many important functions in the sanctuary such as: refugia, a food source, and, in turn, a predator on zooplankton and even fish (Figure 33). They are found throughout the sanctuary on all bottom types, but are most common on sandy substrata and are most abundant at depths of 100 m or more (Theroux and Wigley, 1998). The colorful and abundant northern red anemone *Urticina felina* is found to 73 m depth and is 5 cm high by 12 cm wide. The burrowing anemones, *Ceriantheopsis americanus* and *Cerianthus borealis*, may have tubes extending over 45 cm into the water column and 4 cm in diameter. *Cerianthus borealis* is most common in deep muddy basins (130 m to > 400 m) with burrowed tube lengths of 45 cm. Behavioral-ecological studies have revealed a close association between *Cerianthus* sp. and Acadian redfish within the Stellwagen Bank sanctuary (Auster et al. 2003).

**Annelid Worms**

Worms are an important food source for many bottom-dwelling fishes. They can be important detritivores (decomposers), predators or filter feeders. Some worm species build...
complex three-dimensional structures. The serpulid worm (*Filograna implexa*) is an important member of the seafloor community on pebble/cobble substrate in Georges Bank, where its abundance is known to be reduced by dredging (Collie *et al.*, 1997). This species occurs in the sanctuary (McNaught, in preparation) and is found at depths from 33–55 m (Gosner, 1971). It can grow to a tube length of 5 cm with groups of tubes joining to form large above-surface structures (Ruppert and Fox, 1988). *Myxicola infundibulum* is a soft-bodied burrowing worm approximately 3x20 cm in size (Gosner, 1971). McNaught *et al.* (in prep) found them in the northern parts of the sanctuary around the submerged fiber-optic cable in the sliver (closed area). Depths range from the shallow littoral zone to 55 m (Gosner, 1971). Trumpet worms (*Pectinari goudi*) are known in the sanctuary (Ward, 1995). Their delicate tubes are made from sand grains and most of the tube is buried.

*Bryozoans*

Bryozoans are sessile colonial animals, commonly referred to as “moss animals.” They are most common on shell and gravel substrata and are most abundant in shallow water (less than 100 m) in Massachusetts Bay (Theroux and Wigley, 1998). Colonies of spiral tufted bryozoans (*Bugula turrita*) are found within the sanctuary (Ward, 1995) and are known from very shallow depths to more than 27 m. Colonies of *Bugula* spp. tend to be small, less than 2.5 cm in height (Gosner, 1971), and are soft, bushy and plant-like in form (Ruppert and Fox, 1988; Ruppert and Barnes, 1994). Two species of erect bryozoans were reported from the sanctuary in the SHRMP study, *Caberea ellisii* and *Idmiprolea atlantica*. These species were more abundant within the cable closed area (sliver), which is protected from the effects of fishing that occur outside the closed area.

*Molluscs*

Molluscs such as clams, mussels and scallops are an important component of the sanctuary ecosystem serving as habitat and a food source for many species, while filtering plankton and organic particles from the water column. The shells of dead ocean quohog (*Arctica islandica*) are known to provide habitat for juvenile hake (Auster *et al.* 1991) and other fish as well as invertebrate species (Figure 34). Found at depths from 11–165 m, shells may be 10 cm in length (Gosner, 1971). Ocean quohogs can live to be more than
100 years old and have been aged in excess of 200 years (NMFS, 2000).

**Tunicates**

The tunicates (sea squirts) fall within the phylum Chordata, meaning they are primitive relatives of vertebrates (Figure 35). *Ciana intestinalis* and *Mogula* spp. are reported from the littoral zone to depths of about 500 m (Gosner, 1971) and are found throughout the sanctuary. *Ciana intestinalis* forms colonies to a height of 12 cm; *Mogula* spp are smaller, with the largest species forming colonies to only 7 cm, and most less than 3 cm (Gosner, 1971) (Ruppert and Fox, 1988). *Didemnum* sp. is discussed in the previous section under invasive species.

**Pressures**

Pressures are the same as those for seafloor habitats, principally fishing practices that disturb seafloor communities and the laying of cables or pipelines.

**Current Protection**

Sanctuary regulations (15 C.F.R Part 922 Subpart N) prohibit drilling into, dredging or otherwise altering the seabed of the sanctuary; or constructing, placing or abandoning any structure or material or other matter on the seabed of the sanctuary, except as an incidental result of: (1) anchoring vessels; (2) traditional fishing operations; or (3) installation of navigation aids. The exemption for traditional fishing activities reduces the effectiveness of these regulations in protecting ecological integrity including habitat and biodiversity.

Several indices of biodiversity are based on numbers of individuals of a species as well as the number of species. These measures of diversity are sensitive to the effects of traditional fishing. A reduction in biodiversity in the sanctuary does not require that species are entirely removed (i.e., local extinction). “Local extinction” is a common scientific term in community ecology and conservation biology. It is defined as the eradication of any geographically discrete population of individuals while others of the same species or subspecies survive elsewhere.

The most effective regulations for protecting benthic invertebrates are those promulgated by NOAA Fisheries Service under the MSA in order to restore groundfish stocks in the GoM and protect EFH. Specifically, over the past two decades NOAA Fisheries Service in collaboration with the NEFMC has promulgated fishing regulations that have significantly reduced fishing effort, and therefore disturbance to invertebrates, in the entire northeast, including the sanctuary. Some examples of these regulations are: reducing fishing days at sea, creating groundfish and habitat closed areas (e.g., WGoMCA), reducing trawl net roller gear sizes to prevent bottom trawlers from accessing high relief habitat, and creating seasonal closures to protect migrating or spawning species. The protections provided by the WGoMCA and the results to date are previously described.

**Fishes**

**Status**

Fish are a vital component of the sanctuary's biological diversity and also one of its strongest links to the human population. The groundfish community in the sanctuary, made up of fishes such as Atlantic cod, haddock, whiting (silver hake) and various flatfish, has been sought for food from the earliest European settlements to the present. The fish species found in the sanctuary are generally representative of fish assemblages in the GoM region. Of the known 652 GoM species, over 80 species of fish exist in the sanctuary. These known species are listed by common and scientific name in Appendix J.

The diverse seafloor topography and nutrient-rich waters in the sanctuary result in increased primary productivity and large zooplankton populations, which support abundant populations of small schooling species such as sand lance, herring and mackerel. Many groundfish and larger pelagic fish prey upon these schooling species, which also form part of the varied diet of marine mammals and seabirds. Fish found in the sanctuary range in size from small snake blennies to basking sharks. Some fish, such as giant bluefin tuna, are annual migrants to the area, while others, such as the Acadian redfish, are likely year-round residents.

Fishes are among the species most identified with use of and co-dependence on both seafloor and water column habitats because of their obvious mobility. Their distribution and abundance in the sanctuary was used to illustrate the ecological role of seafloor habitats and was described extensively in that section. As juveniles and adults, many species become closely associated with benthic habitats and communities (e.g., Atlantic cod, haddock), but virtually all species spend part of their life in the water column as eggs or larvae (as also do many benthic invertebrate species). Many species of fish live on the seafloor and feed in the water column (e.g., Acadian redfish, sand lance) and many other species live entirely in the water column (Atlantic herring, bluefin tuna). Out of the wide array of ecological niches filled by fishes, and the related sets of selective forces that shape their speciation, diverse species have evolved.
Species Diversity

One of the most geographically comprehensive data sets of species composition and abundance across the GoM LME is for demersal fishes (e.g., Atlantic cod, haddock). NOAA Fisheries Service has collected a unique time series of data that stretches across more than four decades (1963-present). This time series has been the basis for two comprehensive analyses of fish species diversity in the GoM inclusive of the sanctuary that address both temporal trends and spatial patterns.

Trends

The first analysis of these trawl data using a 25-year time series (1970–1994) found that the sanctuary had 41 of 48 resident fish species, 7 of 17 annual migrants, and 6 of 12 shallow coastal species suggesting that the sanctuary supported a significant number of the species represented in the GoM LME (Auster, 2002). The author concludes that patterns in species richness and evenness are conservative properties of fish assemblages at the scale of the GoM but not at the scale of the sanctuary and that managing fishing at the regional scale does not necessarily maintain trends in diversity in the sanctuary.

The second analysis of the NOAA Fisheries Service trawl data using a 30-year time series (1975–2005) showed that the Stellwagen Bank sanctuary is in an area of high fish species diversity in the GoM (Auster et al., 2006) (Figure 36). Values for mean species richness at the regional scale were variable across the GoM and between spring and fall in most of the sample strata, but were consistently high in the sanctuary. Overall, slightly lower richness values were evident in spring than in fall. This difference is attributed to colder temperatures in spring and a reduced number of southern migrants that draw from a more diverse species pool than do migrants from the north during this season.

In order to contrast the uniqueness of the Stellwagen Bank sanctuary with other similar regions in the GoM, fish species richness within the sanctuary was compared across other geographic strata that have similar bathymetric ranges (Figure 37). Species richness within the sanctuary was overall higher than or equal to species richness within most of the other strata (Figure 38) (Auster et al., 2006). This difference was most pronounced in the fall. Figures 36, 37 and 38 are based on NOAA Fisheries Service sampling strata for the GoM.
Relative to other indices, species richness is a conservative and robust metric for general comparison of fish species diversity across these strata. The high abundance of sand lance captured within the sanctuary during spring 1980–1984 severely depressed the diversity index value of several other indices examined by Auster et al. (2006). The lower diversity index values reported for the Margalef’s, Shannon, Simpson, and taxonomic diversity indices in the spring during the 1975–1989 time period all occurred because sand lance dominated trawl sample abundance within the sanctuary and this species alone comprised more than 50% of the total abundance. High fish larval abundance within the sanctuary during the winter and spring months during 1977–1988 was also driven by sand lance (Auster et al., 2006), where their long hatching period (Nov-May) and persistent larval stage maintains a dominant presence in the sanctuary area (Reay, 1970).

The diversity indices presented in the foregoing discussion are described as follows. Species richness is the simplest index and represents the total number of species from each sample. Margalef’s index incorporates both species richness and the number of individuals in a sample; it is a measure of the number of species per individual. The Shannon index is a measure of both species richness and the number of individuals of each species in a sample; it is most sensitive to changes in the number of rare species in a sample. The Simpson index is an estimate of the probability that any two individuals drawn from a sample are members of the same species; it is most sensitive to changes in number and abundance of dominant species in a sample. Taxonomic diversity depends on the relatedness of species connected through links of a classification tree (i.e., number of links between species in a sample based on connections at generic, family, class levels, etc.) and is based on the average number of links between two individuals chosen at random from the sample. Magurran (2004) and Clarke and Warwick (2001) provide overviews of the range of diversity indices available, their calculation and issues regarding interpretation.

**Patterns**

In general, the greater an area that is sampled the greater number of species that are found. An analysis of the rate at which fish species increase with increasing area sampled in the sanctuary showed that more complex habitats do not necessarily harbor greater species diversity overall. Different habitats (i.e., gravel, boulder reef, mud) were found to contain some similar and some unique species and that particular habitats, like boulder reefs, were not significantly more species diverse than others; however the highest slope for both species-area and species-individual curves was for mud habitat (Auster et al., 2006). These data were collected using an ROV and counts of fish and classification of habitats were accomplished using video observations of fish communities on the seafloor, much like divers counting fish on coral reefs, and allowed sampling within particular habitats.

The patterns of species diversity identified for both the large and small scale studies cited above suggest that habitats within regions and the regions within the larger GoM LME contain part of the overall pool of species. That is, the number of species coexisting in local communities, such as in the sanctuary, must be a result of processes that function at both local and regional spatial scales. Any sites within the GoM should be expected to have some, but not all of the species represented within the LME and that a network of sites across the GoM would be needed to contain representative examples of diversity for the entire biogeographic province. A study of marine invertebrate communities that occur on shallow rock walls from around the world has found similar patterns for epifaunal species (Witman et al., 2004).
The findings reported here and in other sections of this document describing resource states support the conclusion that the sanctuary is an important biodiversity area and a priority area for networked marine ecosystem management in the GoM (Crawford and Smith, 2006).

**TRUNCATION OF SIZE AND AGE STRUCTURE**

Large fish produce many more potential offspring than small fish because egg number and volume increase with the maternal weight (Figure 39). Weight increases roughly with the cube of length and as fish mature they devote a greater proportion of energy stores to egg production. It is now also evident that old fish produce healthier (higher fertility) eggs and larvae than do young fish (Berkeley et al., 2004a; Marteinsdottir and Steinarsson, 1998; Wright and Gibb, 2005). The eggs of older fish are invariably of higher quality than the eggs of younger fish due to the greater amount of oil stored in the yolk sac at parturition (i.e., hatching). This produces larvae that grow faster and which are more resistant to starvation than larvae from younger females. A doubling of the growth rate of larval Atlantic cod for example, due to sufficient energy stores in the yolk sac, can produce a 5- to 10-fold increase in survival rate (Meekan and Fortier, 1996).

![Figure 39. Annual per capita egg production (in millions of eggs) for cod (Gadus morhua) as a function of age (and by implication size).](image)

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Many species of marine fish are long-lived, with the maximum age of species in a diverse range of families often exceeding 100 years (Caillet et al., 2001). The association of longevity with variability in recruitment is also widespread among many fish species (Longhurst, 2002). The adaptive value of a long life span is that reproductive output is allocated across many years, a bet-hedging strategy that ensures some reproductive success despite potentially long periods of environmental conditions unfavorable for larval survival (e.g., Secor, 2000a). A growing body of evidence indicates that a broad age distribution can also reduce recruitment variability (Lambert 1990; Marteinsdottir and Thorarinsson 1998; Secor, 2000b).

Berkeley et al. (2004) offer two mechanisms by which reproductive optimization due to broad age distribution can occur: (1) there may be age-related differences in the time and location of spawning, effectively spreading larval production over temporally and spatially variable environmental conditions (Hutchings and Myers, 1993; Lambert, 1987); and (2) older fish may produce eggs and larvae, which can survive under conditions inadequate for survival of progeny from younger fish (Hislop, 1988; Marteinsdottir and Steinarsson, 1998). Whereas older fish are likely to produce larvae of better condition, in larger numbers and in more frequent batches than younger fish, thereby ensuring population viability, fishing offsets this benefit by selectively removing larger, older individuals.

These findings are important considerations for sanctuary management because high numbers of larger, older fish are important for the longterm persistence of fish populations (Lambert, 1990; Leaman and Beamish, 1984; Marteinsdottir and Thorarinsson, 1998; Trippel et al., 1997). Larger fish, especially among keystone species such as Atlantic cod, are important agents in the structuring of biological communities through size mediated differences in food habits and rates of predation, as well as in competitive outcomes between species of the same or similar feeding guilds (e.g., Garrison, 2000). Large fish are also the target of commercial and recreational fishing activities, which in light of current knowledge may be contrary to optimizing conservation benefit (Berkeley et al., 2004b; Birkeland and Dayton, 2005), depending on the management objective, e.g., maintenance of biological communities.

**Big Old Fat Females**

Research on a variety of fish species indicates the importance of experienced spawners (BOFFs or “big old fat females”) to the sustainability of fish populations. Empirical studies indicate that Atlantic cod exhibit a BOFF effect. Researchers examined the strength and significance of this effect to stock rebuilding using a dynamic model and the Stellwagen Bank sanctuary as the target area (Carr and Kaufman, 2009). Results of this modeling study indicated that first, second and third-time spawners were cod ages 1 to 9 years old and experienced (BOFF) spawners were ages 10 and 11. BOFF spawners contributed about ten times more offspring that survived their first year than did younger, less experienced spawners. Third-time spawners contributed the greatest proportion of recruits but still had much lower per capita reproductive output than BOFF year classes. The reproductive value of first and second-time spawners was negligible due to both low output and low larval survival.

Chronic overfishing of many New England groundfish stocks has resulted in much younger average age populations than would occur under a more conservative fishing mortality objective. The relative contribution to spawning stock biomass by age class of GoM cod for 1983 to 2007 (Figure 40) reveals the dominant proportions coming from ages 5 and under (NOAA, 2008). Cumulative contributions of cod age 8 and older have only been about 10% since 1983. In contrast, the biological reference points for managing
the fishery are based on preserving 40% of the maximum spawning potential (MSP) of the unfished cod population. The expected consequences of fishing at a rate much lower than contemporary exploitation patterns are shown in Figure 41. In this example, about 41% of the annual recruits would be expected to come from cod ages 8 and older. While this outcome is yet to be realized, current management advocates a nearly four-fold increase in the proportion of older fish in the population.

Carr and Kaufman (2009) conclude that failure to protect large, experienced female cod produces a yield that may be optimal in a conventional sense but may not be sustainable under historic high levels of exploitation. Current fishery management explicitly recognizes this principle by establishing proxy values for fishing mortality rates at maximum sustainable yield (Fmsy) that are based on preservation of an acceptably large fraction of maximum spawning potential rather than seeking maximum yield per recruit. Under a fishing policy that controls fishing mortality to protect 40% of the maximum spawning potential (F40%MSP), the expected proportion of age 11 and older cod would be about 14 times the average fraction observed between 1983 and 2007 (NOAA, 2008). Contrary to popular belief, contemporary fishery objectives advocate a much larger range of ages in the spawning population and much larger reproductive contributions from larger fish than currently occurs.

Historic truncation of the age structure is the consequence of chronic overfishing and the failure to meet target mortalities rather than a consequence of management policy. Truncation of the cod size distribution from chronic overfishing eliminates large “old growth” cod as a functional component of the ecosystem, altering the food web and possibly also other aspects of community structure. Carr and Kaufman (2009) conclude that if fishery management objectives are for cod populations to rebuild and for cod to once again become a major functional part of the ecosystem, then the BOFF effect should be incorporated explicitly into management models for fishing in the Stellwagen Bank area; most
likely they should apply to the GoM as a whole for the sanctuary to appreciate major benefits.

**Changes in Fish Maximum Length**

Retrospective time series of mean body length of Atlantic cod from kelp forests in the coastal GoM declined from 1.0 m 3550 yrs B.P. (before present) to 0.3 m at present time, indicating a 3-fold decrease in trend due to fishing (Jackson et al., 2001). This analysis was conducted on data derived from archaeological and historic sources. This trend has extended offshore to Georges Bank (Sherman, 1991) and, as explained below, to the Stellwagen Bank sanctuary for cod and other species as well. In the 1960s and 70s, the maximum length of cod in the sanctuary approximated what the mean length had been historically in the GoM.

In 2003 the 38 years of NOAA Fisheries Service research trawl data available at the time (1963-2000) was analyzed to assess changes in fish maximum length within the sanctuary. The length of the largest individuals sampled each year (for example Figure 42), and by separate analysis the length of the 90 percentile point, were regressed over time for each of the 15 species studied with comparable findings. Based on the regressions of the length of the largest individuals sampled, all of the species examined showed decreasing trends in maximum length over the 38-year period (Figure 43). The analysis was done by John Crawford of the University of Pennsylvania who served as visiting scientist with the Stellwagen Bank sanctuary during 2003.

For seven of these species (white hake, goosefish, winter flounder, silver hake, cod, yellowtail flounder, haddock), the decrease was significant. Estimated maximum length decreases for the seven species ranged from 15% to 49% for this period. The maximum length of white hake was reduced by nearly half (49%) and Atlantic cod was reduced by 27% over this period, for example. The average decrease for all 15 species combined was 20%. Results of the analysis presented next, in which the maximum length of some of these species appears to be increasing since the onset of fishery management actions, indicate that a contributing cause of the decrease in maximum length is the consequence of nearly four decades of heavy exploitation.
A subsequent analysis of the maximum length of fish caught in the sanctuary for a more recent time period (1990-2005) offers some cause for optimism for a subset of the species originally examined by Crawford (i.e., Atlantic cod, haddock, white hake, American plaice, winter flounder, witch flounder, and yellowtail flounder). Since the onset of fishery management actions in the 1990s, the maximum length of some species, particularly cod and haddock, appears to be increasing (Figure 44). Other species (particularly the flatfishes) show signs of a reversing trend in maximum size but are still of concern. The data analyzed are from the NOAA Fisheries Service research trawl surveys conducted within the sanctuary and serve to update the results of the analysis by Crawford presented above.

The finding of the great extent to which the size and (by implication) age structure of key commercial and ecologically important fish species has been truncated in the sanctuary compounds the likely population consequences of the BOFF effect, if it extends to these species as well. Related work with haddock suggests that it does (Wright and Gibb, 2005). The removal (i.e., absence) of large size classes among these key predatory species should also have a profound effect on the composition of their associated biological communities within the sanctuary due to ontogenetic diet shifts associated with predator morphology and/or habitat. Size-based diets are a common pattern in the Northeast shelf fish community and diet shifts have important implications for trophic dynamics and both sanctuary and fisheries management (Garrison and Link, 2000). In the case of piscivores (such as cod), the range of available prey generally increases with predator size related to increases in predator gape width (size of mouth), swimming speed and visual acuity (reviewed in Juanes, 1994).

The truncation of old-growth age structure due to fishing can also have a profound effect on the genetic make-up and expression of traits within exploited fish populations. Selective fishing pressure on the larger (older) individuals of fishes over recent decades has caused the rapid evolution of decreased body size and fecundity of northern cod (Olsen et al., 2004). An evolutionary change more troublesome than the reduction in body size and fecundity is the reduction of genetic diversity within fish species due to the harvesting of old-growth age structure. Marine fish populations are vulnerable to the loss of genetic variability, potentially leading to reduced adaptability and population persistence when the older members of the fish population are removed (Hauser et al., 2002).

Notwithstanding potential selection for smaller average sizes at age, recent changes in average weights at age of GoM cod (Figure 45) strongly suggest environmental change as a causal mechanism. The magnitude of decreases in average size is much more rapid than any putative selective process could achieve, even with extraordinarily high trait heritability.

**Historic Baselines**

The Gulf of Maine Cod Project at the University of New Hampshire conducted a three-year survey and analysis of historical documents and manuscripts relevant to the marine historical ecology of the Stellwagen Bank sanctuary. The following summary of key findings derives from the final report of that study (Claesson and Rosenberg, 2009), which reinforces the long-term significance of the sanctuary’s ecosystem and marine resources to the broader GoM system. At the same time, the study highlights the historical role of Stellwagen Bank's marine resources in the development and well-being of GoM coastal communities. While...
the study encompasses benthic invertebrates and fishes, the prevalent analysis is of fishes because of the rich statistical information gathered from the archives of the U.S Commission of Fish and Fisheries.

The study indicates that marine animal trophic level, richness, abundance and habitat quality in the sanctuary and the GoM declined sharply over an approximately 100-year period (1900-2000). The results of this research into the effects of climate factors such as sea surface temperature and the North Atlantic oscillation on these baseline shifts were uncertain. Therefore, the authors focused on documenting anthropogenic impacts, specifically, the effects of fishing on the sanctuary’s marine animal populations and habitats. Indirect factors such as industrial pollution, river damming and reclamation of wetlands have interfered with spawning and migration of marine species. However, the direct impact of fixed- and towed-net fishing gears on Stellwagen Bank which has resulted in the removal of biomass and seafloor habitat disturbance was concluded to be the primary cause for declines in species richness and abundance within the sanctuary.

The following list summarizes the results of the quantitative and qualitative analysis of the historical record by Claesson and Rosenberg (2009):

a) Nearshore and microbank fish populations in the GoM including Stellwagen Bank were significantly deteriorated and had declined by ca. 1800;

b) Top predators in the sanctuary, such as halibut and swordfish, were overfished to near extirpation by the late 19th and early 20th centuries;

c) Steady decline in the trophic level of commercial fish species in the GoM began in the early 1900s with the advent of steam-powered bottom trawling;

d) Diversity of bottom-dwelling fish species in the western GoM appears to have declined significantly from ca. 1900 to 2000;

e) Maximum annual catch levels of historically important commercial fish species in the sanctuary have declined by nearly 50% from ca. 1900 to 2000; and,

f) Proportional catch ratios of haddock to cod in the sanctuary have inverted in the last 100 years from 3:1 to 1:7, signaling resurgence in cod but a concomitant decline in haddock catches.

**Management Implications**

One of the principal objectives of this management plan is to protect and restore the ecological integrity of the sanctuary. In order to do this, the recent evidence discussed above suggests that old-growth age structure and large body-size classes be maintained in the population. As previously explained (Habitat Mediated Movement section of this document), 35% of Atlantic cod tagged in the sanctuary demonstrated a high degree of site fidelity (Lindholm and Auster, 2003; Lindholm et al., 2007). Further, the majority of the cod tagged in the sanctuary area (tagging areas 124 and 132) by Howell et al., (2007) were recaptured in the area where they were released. Additionally, a meta-analysis of 100 years of cod tagging studies across the North Atlantic showed a high rate (32%) of sedentary behavior for the species. These findings suggest that management directed at the sanctuary area alone (as opposed to the entire GoM) may be effective in meeting the sanctuary’s objectives.

However, potential concentration of fishing effort at the sanctuary’s boundaries could offset the protective value of the closed area to the degree that residency was temporary (Murawski et al., 2005). Hence sanctuary policies must be coordinated with and complement policies of the NOAA Fisheries Service Northeast Regional Office and the New England Fishery Management Council. Generally, closures of areas without concomitant reductions in effective fishing mortality are insufficient to reduce fishing mortality on the population.

Old-growth age structure in long-lived fish (such as cod) can be maintained by three approaches (Berkeley et al., 2004b): (1) lowering catch rates substantially, which can be economically infeasible; (2) implementing slot limits (release of both small and large individuals), which may be impractical due to capture mortality (e.g., via swimbladder expansion and barotraumas); and (3) implementing marine protected areas (MPAs) to ensure that at least part of the stock can reach old age and large size.

As indicated below under regulatory provisions, NOAA Fisheries Service has instituted regulations that are working to lower catch rates in the GoM region and established the WGoMCA in 1998 (although only overlapping 22% of the sanctuary area), hence implementing two of the three approaches identified that could help restore and maintain old-growth size and age structure of fishes in the GoM. The data series used to examine old-growth size structure in the
sanctuary will continue to be extended to include the most recent data years available for all 15 species and analyzed to evaluate whether and to what degree these management actions are effective at increasing the maximum sizes of these ecologically important fish species within the sanctuary.

The identification of historic stable states and the services and benefits afforded by its productive and diverse ecosystem is critical to the restoration of the Stellwagen Bank sanctuary. The assessment of late 19th- and early 20th-century fisheries of Stellwagen Bank, as presented in Claesson and Rosenberg (2009), provides baselines for comparison to current ecosystem conditions in the sanctuary. Through this comparative analysis, long-term trends have been identified which may be used to direct future management decisions. For example, this research has shown significant declines in the biodiversity and abundance of fishes as well as major shifts in the composition of the Stellwagen Bank fisheries. These historic baselines are significantly different from the contemporary knowledge used to prepare the sanctuary Condition Report (NOAA, 2007) and buttress the need for management actions that improve current conditions and help restore the ecological integrity of the sanctuary. For comparison of the historic and contemporary condition ratings refer to section VI. Summation, Table 24.]

**PRESSURES**

Commercial fishing with mobile gear, such as trawls and scallop dredges, together with fixed gear, such as bottom-tending gill nets and lobster pots, occurs extensively throughout the sanctuary. Commercial fishermen take species from four principal categories: groundfish, pelagics, other finfish and invertebrates. On average, 327 commercial fishing vessels per year fished in the sanctuary during 1996-2005 (see Commercial Fishing section of this document for details). Stressors resulting from commercial fishing include alteration of habitat and biological communities, removal of biomass, disturbance of feeding whales, entanglement of marine mammals, discharges of pollutants and destruction of historic resources. Other stressors, i.e., water quality, HABs, invasive species, are addressed in previous sections of this document.

The sanctuary is also a popular destination for recreational fishing boats. Recreational fishing by party, charter and private boats in the sanctuary targets primarily groundfish but also pelagic species such as bluefin tuna, shark and bluefish. On average, 69 party and charter boats per year fished in the sanctuary during 1996-2005 (see Commercial Fishing section of this document). Party boat and charter boat recreational fishing occurs over much of the sanctuary; however, the precise amount of private recreational use of the sanctuary has not been quantified. The recreational fishing fleet is estimated to take 25% of the Atlantic cod in the GoM (NEFMC, 2003). Stressors resulting from recreational fishing activities include targeted removal of large fish, fishing at times and places associated with spawning aggregations, discard mortality, disturbance of feeding whales, vessel strikes to whales, discharge of pollutants and destruction of historic resources.

**CURRENT PROTECTION**

**REGULATORY PROVISIONS**

Fishery resources in the Northeast, including in the sanctuary, are regulated by NOAA Fisheries Service with input from the NEFMC, the Mid-Atlantic Fishery Management Council (MAFMC) and the Atlantic States Marine Fisheries Commission (ASFMC). Some restrictions on fishing that affect the sanctuary have been put in place, including limited access programs and effort controls, rolling closures for groundfishing, catch and minimum size limits for individual species, and a large, permanent year-round habitat closure in the WGoMCA. See Sidebar for related considerations.

The latest approved Fishery Management Plan (FMP) developed by the NEFMC and the MAFMC is currently implemented by Amendment 13 to the Northeast Multispecies FMP (2004) (50 CFR Part 648). Other plans exist for the following species: Atlantic salmon; Atlantic sea scallop; American lobster (50 CFR Part 697); northeast multispecies and monkfish; mackerel, squid and butterfish; surfclam and ocean quahog; summer flounder; scup; black sea bass; Atlantic bluefish; Atlantic herring; spiny dogfish; Atlantic deep-sea red crab; tilefish; and the skate complex.

The Northeast Multispecies FMP establishes the following:

- **Reduction in the number of Days at Sea**
- **Minimum size regulations for several major commercial and recreational species including but not limited to:** monkfish, Atlantic cod, haddock, pollock, witch flounder, yellowtail flounder, American plaice and winter flounder
- **Closures of spawning areas over Georges Bank, southern New England and the GoM**
- **New habitat closed areas over Georges Bank, southern New England and the GoM**
- **Increase in the mesh size of mobile trawl gear and gillnets**
- **Fish excluder devices and modified gear (raised footrope) for small mesh exempted fisheries**
- **Limits to hook size and number for hook gear**
- **Marking requirements for gillnet gear**

In addition, federal lobster regulations (50 CFR Part 697) limit trap sizes and the number of traps allowed.

Under Amendment 13, the NEFMC and the MAFMC have also developed an updated FMP for Atlantic herring in coordination with the ASMFC; they also have developed a fishery management plan for the Arctic surf (or Stimpson) clam, for which commercial exploitation has been initiated in the Stellwagen Bank area (Amendment 13, 50 CFR part 648).

The northern shrimp FMP was developed by the ASFMC. The ASFMC is additionally responsible for striped bass and bluefish fisheries; the plan for the latter species is developed in cooperation with the MAFMC. The MAFMC is also
charged with sole responsibility for management plans on summer flounder, butterfish, short and long-finned squid, surf clam, ocean quahog and mackerel.

Fishing for commercial bluefin tuna is regulated under the International Commission for the Conservation of Atlantic Tuna (ICCAT), as implemented via the Atlantic Tunas Convention Act of 1975. Quotas for bluefin tuna are determined by ICCAT. NOAA Fisheries Service allocates this quota by categories assigned to the four gear types employed in the fishery: hand-line, rod and reel, harpoon and purse seine net. The species is also caught incidentally by pelagic longline vessels.

Fishing for Atlantic striped bass in the sanctuary is prohibited by the general provisions set forth in 50 CFR 697.7(b). This section states that it is unlawful for any person to do any of the following: (1) fish for striped bass in the US EEZ [Exclusive Economic Zone]; (2) harvest any striped bass from the EEZ; (3) possess any striped bass in or from the EEZ (noted exceptions in areas of New York and Rhode Island); and (4) retain any striped bass taken in or from the EEZ. Boundaries of the Stellwagen Bank sanctuary fall entirely within the EEZ hence this regulation applies to the sanctuary.

**Catch Share (Sector) Programs**

There is growing interest in moving towards catch share programs in New England and away from traditional effort-based fisheries management approaches, such as regulating the number of days fishermen can fish or restricting access to certain areas during times of year when fish aggregate and/or spawn. Catch share programs are now in place in 13 federally managed fisheries in the United States. Sector management is a type of catch share program, where a group of fishermen are afforded a share of the total catch and more flexibility in making daily business decisions about how and when they want to fish.

The NEFMC in June 2009 approved the development of 17 new fishing sectors, and modification to two existing sectors, under the Northeast Multispecies Fishery Management Plan Amendment 16. Under proposed measures which are being reviewed by NOAA Fisheries Service, federal limited access groundfish permit holders have the option to either join a fishing sector or continue to fish under days at sea requirements. These sectors plan to fish widely throughout Georges Bank and the GoM, including the waters of the Stellwagen Bank National Marine Sanctuary.

On December 10, 2009, NOAA released a draft policy on the use of catch share programs in fishery management plans (http://www.nmfs.noaa.gov/sfa/domes_fish/catchshare/docs/draft_noaa_cs_policy.pdf). The draft NOAA policy encourages well-designed catch share programs to help rebuild fisheries and sustain fishermen, communities and vibrant working waterfronts. It is unclear at this time how implementation of these sectors will facilitate the realization of certain sanctuary management strategies (e.g., reducing seafloor habitat disturbance, fishery bycatch reduction).

**Related Considerations**

Fishing is not currently subject to regulation by the Stellwagen Bank sanctuary pursuant to the sanctuary Designation Document (Appendix B). In 1993 when the sanctuary was established, NOAA/NOS concluded that adequate legal mechanisms existed under the MFCMA to provide appropriate management of fisheries and that no supplementary fishing regulations under the NMSA were necessary (USDOC, 1993).

In the 17 years since sanctuary designation conditions have changed. As of the 4th quarter of 2009, 16 stocks require rebuilding within the New England fisheries; 16 stocks are overfished and overfishing is occurring in eight stocks (Status Determination Report, 2009 4th Quarter, NOAA Fisheries Service, NERO; http://www.nmfs.noaa.gov/sfa/statusoffisheries/SOSmain.htm). Associated context is provided in Rosenberg et al., (2006). Moreover, the condition of resource states in the sanctuary is now more fully characterized and is much better understood than in 1993, when the first management plan for the sanctuary was published by NOAA.

Importantly, for those stocks currently experiencing overfishing, the MFCMA calls for all overfishing to be eliminated by 2010. In terms of an ecosystem approach to management, NOAA must also consider the significant collateral effects of fishing on sanctuary resources that must be accounted for under the comprehensive resource protection objectives of the NMSA. These include biodiversity loss at the genetic, species and community levels; food web changes and shifts in community composition that occur through depletion of forage species and top level predators; the truncation of population size and age structures; and, degradation and loss of the sanctuary’s biogenic habitats and living landscapes.

The congressionally mandated periodic review of sanctuary management plans allows national marine sanctuaries to adjust to better protect sanctuary resources. NOAA has determined that renewed consideration should be given to reduction of ecological impacts from fishing activities and mobile fishing gear in the sanctuary as described in the Ecosystem Alteration Action Plan in this document, for example. An explanation of the regulatory coordination tools available through the NMSA on fishery management issues in national marine sanctuaries is provided in Appendix H.
Seabirds are defined as birds that spend a large proportion of their lives at sea, feeding either entirely or predominantly on marine organisms, and coming ashore for relatively short periods for resting or breeding (Schreiber and Burger, 2001). Most seabirds are assigned to one of three orders: the Procellariiformes (e.g., shearwaters, fulmars, petrels and albatrosses), the Pelecaniformes (e.g., gannets, pelicans, boobies and cormorants) or the Charadriiformes (e.g., gulls, terns, auks). Seabirds are usually numerically abundant, long lived (15-70 years) and feed at a variety of TLs (i.e., predators and scavengers). As such, seabirds can be very responsive to changes in their environment. The following background draws heavily from Pittman and Huettemann (2006).

The broad-ranging movements and longevity of seabirds mean that they track environmental changes at spatial and temporal scales that are otherwise difficult to monitor (Diamond and Devlin, 2003; Huettemann and Diamond, 2006). For example, seabird species are useful bioindicators by providing valuable information to define pelagic habitat types (Springer et al., 1996) and assess ecosystem health (Furness and Greenwood, 1993). Changes in seabird distribution and abundance, as well as breeding success, growth rates, survival and diet composition, have been closely linked to regional climate variability (e.g., North Atlantic oscillations and El Niño/La Niña events) and global climate change (Aebischer et al., 1990; Brown, 1991; Monaghan, 1992; Monteveruci and Myers, 1997; Schreiber and Schreiber, 1989;) and changes in prey abundance (Cairns, 1987; Diamond and Devlin, 2003; Hamer et al., 1991; Garthe et al., 1996). Seabirds also have the potential to function as indicators of pollutants, particularly since they rapidly bio-accumulate chemicals that are lipid-soluble such as organo-chlorines (e.g., DDT, PCBs) and organo-metals (e.g., methyl mercury) (Chapdelaine et al., 1987; Furness and Camphuysen, 1997).

The GoM is locally and internationally recognized as an important area for seabirds, with seabird densities that are considerably higher than adjacent oceanic waters (Powers et al., 1980; Powers, 1983; Powers and Brown, 1987; Platt et al., 1995). The shallow banks and shelves, including Brown's Bank, Georges Bank, Stellwagen Bank, Cashes Ledge, Cape Cod and the Grand Manan region, have long been known to support large numbers of seabirds (Powers, 1983; Powers and Brown, 1987; Huettemann and Diamond, 2006). In its capacity as the U.S. partner of BirdLife International, the Massachusetts Audubon Society (Mass Audubon) has designated Stellwagen Bank an Important Bird Area (IBA). An IBA is a site that provides essential habitat to one or more species of breeding, wintering or migrating birds, and which supports high-priority species, large concentrations of birds, exceptional bird habitat, and/or has substantial research or educational value.

Species Frequenting the GoM

Many of the seabirds observed in the GoM are seasonal migrants that have traveled vast distances from remote islands in the south Atlantic where they nest (Brown, 1973). For example, Wilson’s storm-petrel migrates to the GoM during summer from breeding sites in sub-Antarctic islands. Sooty shearwaters and greater shearwaters are also summer migrants to the GoM from breeding sites on several remote south Atlantic islands (Tristan da Cunha and Gough Island) and sub-Antarctic islands (Huettemann, 2000). Other birds, including some arctic terns and red phalaropes connect the GoM with southern and western Africa (Brown, 1979). Black-legged kittiwakes and great cormorants are winter migrants, typically migrating from more northerly regions along with some auks, especially razorbills. Other seabirds migrate shorter distances (e.g., from Canada) to specific sites within the GoM that are considered to be important moulting grounds for immature birds (Huettemann and Diamond, 2000; Huettemann et al., in press). Non-resident seabirds visiting the GoM typically exhibit a spring and fall arrival and departure pattern (Powers and Brown, 1987). Atlantic puffins from Maine and Canada are frequently observed feeding in the sanctuary during winter months. The majority of shearwater species in the region are migrants and breed outside the study area (Brown, 1988, 1990).

Seabirds that have established breeding colonies in the GoM region include Atlantic puffin, black guillemot, common murre, Leach’s storm-petrel, razorbill, common eider and several species of cormorant, gull and tern. In fact, the islands of Maine provide the only breeding sites in the United States for Atlantic puffin and razorbill (one of the rarest breeding auks in North America) and provide some of the southernmost breeding sites for Leach’s storm-petrel and common eider. These breeding sites prompted the U.S. Fish and Wildlife Service (GoM coastal program) to recognize approximately 300 “nationally significant” seabird nesting islands in the GoM.
Many seabirds have distinct utilization patterns associated with specific ocean currents and water masses, and the boundaries between those features, as well as finer-scale oceanographic and bathymetric features that affect prey dispersion and availability (Balance et al., 2001; Daunt et al., 2003; Schneider, 1990b, 1997). In most regions, oceanographic (e.g., sea surface temperature and chlorophyll concentrations) and bathymetric variables show a strong across-shelf spatial gradient that is associated with patterns of seabird distribution and prey abundance.

Seabird preference for shallow continental shelf waters versus deeper oceanic waters, proximity to shore, or to some distinct bathymetric feature (e.g., continental shelf edge) have been found to explain broad-scale patterns in abundance for a wide range of seabird species (Schneider, 1997; Wynne-Edwards, 1935; Yen et al., 2004a, b). For example, Yen et al. (2004a, b) found that seabirds target regions of complex and steep topographies where oceanographic conditions lead to elevated productivity (fronts and upwelling zones) and increased prey retention.

The razorbills, murres and puffins (Alcidae), terns and some gulls (Laridae), fulmars, shearwaters and storm-petrels (Procellariiformes), gannets (Sulidae) and cormorants (Phalacrocoracidae) are key components of the offshore ecosystem, where they form an important group of predators of small fish, squid and planktonic crustaceans. The primary prey items for most of these seabird species are small fish including Atlantic herring, sand lance, hake and mackerel, although they will also feed on cephalopods, crustaceans, annelids and some plant material (Powers et al., 1980; Hall et al., 2000; Diamond and Devlin, 2003).

Stomach content analysis of 156 individuals of nine seabird species (five species of Procellariiformes and four gulls, Laridae) collected at sea from the northeastern continental shelf showed that all species fed on fish, with sand lance being an important prey item for most marine birds throughout the year (Powers et al., 1980). Squid were also a major prey item for many species, particularly greater shearwaters, while euphausiids (pelagic crustaceans) were an important component of the diet of Wilson’s storm-petrel.

**Seabird Utilization of the Sanctuary**

An estimated 60 species of seabird were recorded within the GoM, based on sightings from the Manomet Bird Observatory (MBO) surveys (1980-1988). Nearly all of these, 53 species, were identified for the Stellwagen Bank sanctuary; they are listed by common and scientific name in Appendix J. Species rank based on frequency of occurrence was very similar between the sanctuary and the broader GoM, with the exception of gulls which, respectively, were more frequently and shearwaters, less frequently sighted within the sanctuary. In addition, there were five separate sightings of the federally endangered roseate tern in the GoM, one of which was recorded within the sanctuary. Since the surveys, MBO was renamed the Manomet Center for Conservation Sciences.

**Predictive Modeling**

The NOAA National Center for Coastal and Ocean Science (NCCOS) integrated the MBO seabird survey database covering the U.S. portion of the GoM with the PIROP (Intégration des Recherches sur les Oiseaux Pelagiques) seabird survey database covering the Canadian portion of the GoM for predictive modeling purposes (Pittman and Huettmann, 2006). The combined database provides large sample sizes and exceptional spatial and temporal resolution for the GoM region and the northeastern U.S. continental shelf. This database was used to model and predict temporal patterns of seabird distribution and total abundance across a very broad spatial scale.

Monthly total abundance data for eight focal seabird species, corrected for effort, were compared to examine temporal patterns of abundance (Pittman and Huettmann, 2006). For this analysis, the GoM region was divided into 5 x 5 minute cells. Although the model presented a simplified estimate of monthly changes in seabird abundance, the temporal patterns of presence and absence for the GoM were clearly shown. This was true at the scale of the sanctuary area when seasonal summer-winter comparisons were made.

The sanctuary area supported all eight focal species in either one or both seasons. The sanctuary supported a higher number of species during winter months than summer months. In winter months, the maximum mean number of focal species (per cell) using the sanctuary was eight. Highest seabird diversity was recorded on the northern tip of Stellwagen Bank and southern Tillies Basin. In summer months, the maximum mean number of focal species (per cell) using the sanctuary was four, with highest mean number of species occurring over the central Stellwagen Bank area and Tillies Basin. Non-breeding summer migrants (greater shearwater and Wilson’s storm-petrel) were particularly prevalent within sanctuary waters.

Patterns of prevalence indicated that auks used the sanctuary more in winter than summer. Highest auk prevalence was recorded in winter at the southern end of the Stellwagen Bank and northern tip of Cape Cod. Highest prevalence for auks in winter over the southern tip of Stellwagen Basin was also predicted in the model. Similar seasonal use patterns were found for razorbill, with absence in summer and intermediate level prevalence in the southern part of the sanctuary in winter. Greater shearwaters were more prevalent than auks in both winter and summer seasons, with sightings recorded from most cells within the sanctuary area. Tillies Basin supported highest prevalence of greater shearwaters, particularly in the summer months.

Northern gannets were widespread throughout the sanctuary in winter with highest prevalence in the south and central portions of the sanctuary. Northern gannets were also recorded in summer, although they were both less widespread and less prevalent than in winter. Wilson’s storm-petrels were also distributed throughout the sanctuary in summer with highest prevalence over shallow waters on central Stellwagen Bank and over deeper waters of Tillies
Basin. Wilson’s storm-petrels were not recorded within the sanctuary during winter months.

**Standardized Survey**

During July 1994–August 1995, a 14-month long study was undertaken by the sanctuary to quantify and map patterns of human and wildlife use of the sanctuary, including seabirds (D. Wiley and S. Highley, unpublished data). Each month data were collected along 10 standardized shipboard survey tracklines (strip transects of 400 m width) that crossed the sanctuary at 5 km (2.5 nm) intervals providing complete coverage of the southern two-thirds of the sanctuary that were surveyed. The 1994–1995 survey was repeated in 2001–2002 with area coverage at this later date including the entire sanctuary but excluded seabirds. (Refer to Wiley et al., 2003 for details of the methodologies used.)

The distribution of data grouped by seabird family was analyzed to portray the grid density and spatial intensity of seabird use of the sanctuary. Data were binned into 5 x 5 minute grid cells for analysis, as done for the GoM region model discussed above. The analysis of the standardized survey data was done by NCCOS on behalf of the sanctuary during preparation for their larger scale GoM modeling. These results do not appear in their published work (Pittman and Huettmann, 2006).

Sightings totaling 5,825 seabirds of 34 species in nine families were recorded within the sanctuary during July 1994–August 1995 (Table 6). Their relative seasonal abundance grouped by family is summarized in Figure 46 for the calendar year July 1994–June 1995. This figure should be referred to in the subsequent descriptions of seasonality. The spatial distribution and density over all seasons for selected families is presented in a series of grid plots of the sanctuary that accompany the following family accounts (Figure 47).

The family Laridae (gulls, terns and jaegers) was numerically dominant over the year, being less abundant in the spring. Highest numbers were seen in vicinity of the northern and southern portions of Stellwagen Bank. Great black-backed gulls and herring gulls were most frequently seen.

The family Hydrobatidae (storm-petrels) was present only during spring (especially) and summer. Storm-petrels were sighted widely over Stellwagen Bank and area in spring, with highest numbers in both the northern and southern portions; but sightings in summer were entirely in the southern portion of the bank, especially the southwest corner and adjacent area.

The family Sulidae (gannets and boobies) was most numerous during fall (especially) and spring, although present in lower numbers over other seasons. Highest numbers were seen widely over and around Stellwagen Bank and Basin.

The family Alcidae (auks, murres and puffins) was present only during fall and especially winter. Numbers were seen widely over Stellwagen Bank and area in both seasons, but areas of greater concentration occurred in both the northern (especially) and southern portions of the bank in winter.

<table>
<thead>
<tr>
<th>Family</th>
<th>Common Name</th>
<th>Count</th>
</tr>
</thead>
<tbody>
<tr>
<td>Laridae</td>
<td>Great Black-Backed Gull</td>
<td>1,516</td>
</tr>
<tr>
<td></td>
<td>Herring Gull</td>
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</tr>
<tr>
<td></td>
<td>Black Legged-Kittiwake</td>
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<td></td>
<td>Common Tern</td>
<td>48</td>
</tr>
<tr>
<td></td>
<td>Ring-Billed Gull</td>
<td>11</td>
</tr>
<tr>
<td></td>
<td>Pomarine Jaeger</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>Least Tern</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>Laughing Gull</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>Parasitic Jaeger</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>Unidentified Gull</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Unidentified Jaeger</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td>3,298</td>
</tr>
<tr>
<td>Hydrobatidae</td>
<td>Wilson’s Storm-Petrel</td>
<td>1,100</td>
</tr>
<tr>
<td></td>
<td>Leach’s Storm-Petrel</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td>1,104</td>
</tr>
<tr>
<td>Sulidae</td>
<td>Northern Gannet</td>
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</tr>
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<td></td>
<td><strong>Total</strong></td>
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</tr>
<tr>
<td>Alcidae</td>
<td>Razorbill</td>
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</tr>
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<td></td>
<td>Unidentified Large Alcid</td>
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<tr>
<td></td>
<td>Dovekie</td>
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<tr>
<td></td>
<td>Atlantic Puffin</td>
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</tr>
<tr>
<td></td>
<td>Common Murre</td>
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</tr>
<tr>
<td></td>
<td>Black Guillemot</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>Thick-Billed Murre</td>
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</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td>278</td>
</tr>
<tr>
<td>Anatida</td>
<td>Common Eider</td>
<td>206</td>
</tr>
<tr>
<td></td>
<td>White-Winged Scoter</td>
<td>37</td>
</tr>
<tr>
<td></td>
<td>Black Scoter</td>
<td>12</td>
</tr>
<tr>
<td></td>
<td>Surf Scoter</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>Oldsquaw</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td>263</td>
</tr>
<tr>
<td>Procellariida</td>
<td>Greater Shearwater</td>
<td>176</td>
</tr>
<tr>
<td></td>
<td>Sooty Shearwater</td>
<td>64</td>
</tr>
<tr>
<td></td>
<td>Cory’s Shearwater</td>
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<tr>
<td></td>
<td>Manx Shearwater</td>
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</tr>
<tr>
<td></td>
<td>Northern Fulmar</td>
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</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td>256</td>
</tr>
<tr>
<td>Phalacrocoracida</td>
<td>Double-Crested Cormorant</td>
<td>54</td>
</tr>
<tr>
<td></td>
<td>Great Cormorant</td>
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</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td>81</td>
</tr>
<tr>
<td>Gaviidae</td>
<td>Common Loon</td>
<td>21</td>
</tr>
<tr>
<td></td>
<td>Red Throated Loon</td>
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</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td>22</td>
</tr>
<tr>
<td>Scolopacida</td>
<td>Unidentified Phalarope</td>
<td>12</td>
</tr>
<tr>
<td></td>
<td>Red-Necked Phalarope</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td>13</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td>5,825</td>
</tr>
</tbody>
</table>
The family Anatidae (ducks, geese and swans) was principally sighted during summer, fall (especially) and winter. Highest numbers were seen over Stellwagen Basin and the western margin of the bank.

Sightings of species in the remaining four families were relatively rare during this particular 12-month period. The Procellariidae (shearwaters and fulmars) were sighted in spring, summer (notably) and fall; they were not sighted in the winter. This family is customarily well-represented in the sanctuary, which is the case when the entire 14-month sampling period is considered (Table 6) rather than just the 12 months chosen for the seasonal analysis. This variability in sightings is discussed below.

The family Phalacrocoracidae (cormorants and shags) was sighted mostly during fall and especially spring; they were not sighted in the winter. The Gaviidae (loons and divers) were sighted in spring, summer and especially fall; they were not seen in winter. The Scolopacidae (sandpipers and phalaropes) were sighted only in summer.

Sources of Variability

Variability in seabird sightings occurs seasonally and inter-annually within the Stellwagen Bank sanctuary. Comparison of the predictive modeling results over 1980-1988 (9-year period) at the scale of the GoM with the standardized survey sightings over 1994–1995 (1-year period) at the scale of the sanctuary demonstrates general agreement in seasonal presence or absence by species for some major groups. For example both analyses indicate that razorbills (auks) use the sanctuary more in winter and storm-petrels in summer.

However, the predictive modeling indicates that northern gannets are widespread in the sanctuary in winter, especially, and summer, whereas the standardized survey sightings made over a shorter time frame indicate that the family Sulidae (gannets and boobies) was most prevalent in fall especially and spring. Anecdotal observations from the sanctuary tend to support the fall-spring pattern as well. As noted above, seabirds are far ranging and environmentally facile; oceanographic climate and late or early seasonal turnover of sanctuary waters and associated productivity changes have the potential to influence seabird abundance patterns within relatively short time frames at the geographic scale of the sanctuary.

Standardized survey sightings in the sanctuary demonstrate that the relative abundance of seabird species can vary as much within the same month (August) between subsequent years (1994 and 1995) as between different months (August and February) in the same year (1995) (Figure 48). Great black-backed gulls accounted for the majority (60.1%) of the seabirds recorded in August 1994, while Wilson’s storm-petrels made up the majority (76.7%) of the seabird sightings in August 1995. Likewise, while Wilson’ storm-petrels made up 76.7% of the sightings in August (summer) 1995, razorbills made up 50.7% of the seabirds recorded in February (winter) that same year.

The combined use of predictive modeling and standardized surveys allows for the start of a comprehensive assessment and understanding of the seabird communities in the sanctuary. Results to-date indicate that while it is certain that a characteristic set of seabird species routinely use the sanctuary, and while there are demonstrated spatial patterns of seasonal use among the major groups, relative abundance among these species varies greatly and seasonal and inter-annual variability is high.

Pressures

Historically, the main threats to seabirds have been coastal development, predation by humans and other animals, removal of prey through fisheries activity and pollution of the marine environment. Drury (1973, 1974) describes the extensive harvesting of seabirds for food and feather in New
Data are individual sightings of species from the standardized survey for the period July 1994 – August 1995 grouped by family and aggregated over all seasons. Families included in the figure are: Laridae (gulls, terns and jaegers), Sulidae (gannets and boobies), Hydrobatidae (storm-petrels), Alcidae (auks, murres and puffins), Anatidae (ducks, geese and swans), and Procellariidae (shearwaters and fulmars). Data were analyzed by ArcView’s ArcMap program.
Data are individual sightings of species from the standardized survey for the period July 1994–August 1995 grouped by family and aggregated over all seasons. Families included in the figure are: Laridae (gulls, terns and jaegers), Sulidae (gannets and boobies), Hydrobatidae (storm-petrels), Alcidae (auks, mures and puffins), Anatidae (ducks, geese and swans), and Procellariidae (shearwaters and fulmars). Data were analyzed by ArcView’s ArcMap program.
England that resulted in extirpation of many seabird species even from remote outer islands by the turn of the 20th century. Great auks (*Pinguinus impennis*) were once frequently sighted in the GoM where some populations over-wintered, but were hunted to extinction by 1844. Great auk bones have been found in Massachusetts (Martha’s Vineyard, East Wareham, Marblehead, Eagle Hill and Plum Island) and at least ten islands along the Maine coast (Burness and Montevuechi, 1992). Refer to the Sidebar for more information about the great auk.

Interactions between fisheries and seabirds have been well documented in many regions worldwide, with both increases and declines of seabird populations linked to patterns of fishing activity (Tasker et al., 2000; Tasker and Furness, 2003; Votier et al., 2004). Intense fishing activity can impact seabird populations through reduction of prey abundance and perturbation of prey population and community structure (Pauly et al., 1998; Tasker et al., 2000). Food web changes related to heavy fishing over many years have been found to adversely affect seabirds in the GoM (Lotze and Milewski, 2004). In addition, mortality related to entanglement with fishing gear has been reported.

Based on NOAA Fisheries Service fishery observer data for 1994–2003, entanglement currently is not considered a major source of seabird mortality in the GoM or the sanctuary (Soczek, 2006). While occurring at a low rate, this study found that 88.6% of the overall observed seabird bycatch in the New England area was in the gillnet fishery, and shearwaters, particularly the greater shearwater, comprised 78.6% of all identified seabirds. This species is not currently classified as globally endangered or threatened (BirdLife International, 2004), but the potential for declines in the population have prompted its inclusion in the “Moderately Abundant Species with Declines or High Threats” category of the American Bird Conservancy’s Green List (American Bird Conservancy, 2004) and in the “High Concern” category in the North American Waterbird Conservation Plan (Kushlan et al., 2002).

Possibly the greatest threat for many seabirds (particularly terns and auks) in the GoM is from other seabirds, primarily gulls (Drury, 1965). Increases in fishery discards (offal and bycatch) and the spread of open landfills during the mid-1900s led to increased herring gull and great black-backed gull populations. This in turn led to greater pressure on other seabirds, particularly terns, through competition for prime nesting sites and increased predation by gulls on their eggs and chicks (Anderson and Devlin, 1999; Drury, 1965; Platt et al., 1995).

Industrial contaminants are also a potential threat to seabird populations (Burger and Gochfeld, 2002). Elevated PCBs have been found in roseate tern chicks at Bird Island (Massachusetts) (Nisbet, 1981) and a wide range of metals has been found in common terns at breeding colonies in Massachusetts (Bureger et al., 1994). The impact of pollutants on seabirds, including sub-lethal effects, has not been adequately assessed for the GoM.

Analyses of changes in seabird populations in the Bay of Fundy (northern GoM) since European colonization have shown that approximately 50% of marine and coastal bird

![Figure 48. Demonstrated high seasonal and inter-annual variability in the relative abundance of seabird species frequenting the Stellwagen Bank sanctuary based on standardized survey sightings data for the period July 1994–August 1995.](image)
The Great Auk

For 17th century European sailors to New England, the great auk (Figure 49) was a common and welcomed sight, indicating proximity to land. But by the middle of the 19th century the species had disappeared completely and forever (Eckert, 1963). While this once plentiful sea bird cannot return to life, the sad story of its extinction lives on as a stark reminder that humans do and have had a significant and sometimes permanent impact on the marine ecosystem of the Stellwagen Bank sanctuary.

The only flightless species of North Atlantic bird, the great auk was a noble animal of great speed and strength in the water. The largest of the alcids, the great auk was bigger than a goose in size and penguin-like in appearance. They were in fact the first birds to be called “penguins” (scientific name: Pinguinus impennis), but their name was changed to great auk after scientists determined that they were not related to the birds of similar appearance in southern latitudes. One of their closest living relatives today is the razorbill which winters in large numbers in the sanctuary.

The great auk was a powerful and graceful swimmer, capable of diving to great depths in search of food. It made an annual migration in vast rafts of individuals swimming along the surface of the sea from summer breeding locations on or near Labrador, Newfoundland and points north and east, to winter feeding grounds on Stellwagen Bank, Georges Bank, and along the New England and Mid-Atlantic states. The birds spent most of their lives in the water—visiting land only to lay one egg per pair each year in massive breeding colonies.

But these terrestrial sojourns proved fatal for the great auk. Heavy bodies, small wings and flightlessness, the very qualities that adapted the great auks so well to their aquatic environment, coupled with the birds’ tendency to group together in large numbers, made the animals easy prey for human visitors to the nesting colonies. First hunted for use as fish bait and food (fresh meat and eggs and salted meat for long voyages), the great auk later became economically popular for its oil and its feathers for fashion and for mattresses. The final chapter of its existence was closed by collectors searching for specimens for public and private museums, but the species was doomed by the time of the inauguration of President George Washington.

For generations, sailors and fishermen decimated the flocks, thinking that there would always be more. Even in the waning hours of the great auk’s existence, scientists claimed there had to be additional stocks in the more northerly areas. We know now that they were very wrong. The naming of the sanctuary’s research vessel in honor of this icon to local extinction is a constant reminder that the public must be ever-vigilant in protecting the resources of the Stellwagen Bank sanctuary.

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**Figure 49. Illustration of the Great Auk.**
Adapted from painting by John J. Audubon titled “Pinguinus impennis—Great Auk.”

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species have been severely affected by human activity with several species extirpated and major colonies abandoned (Lotze and Milewski, 2004). With the exception of the great auk, re-colonization of abandoned breeding colonies has taken place for most species, albeit relatively slowly with estimated re-colonization time considered to take as long as 45 years for the common murre and 133 years for the northern gannet (Lotze and Milewski, 2002).

**Current Protection**
Sanctuary regulations (15 C.F.R Part 922 Subpart N) prohibit the taking of any seabird in or above the sanctuary, except as permitted by the Migratory Bird Treaty Act, as amended, (MBTA), 16 U.S.C. 703 et seq., and the Endangered Species Act (ESA), 16 U.S.C. 1531 et seq., or possessing within the sanctuary (regardless of where taken, moved or removed from), except as necessary for valid law enforcement purposes, any seabird taken in violation of the MBTA.

In addition where applicable, the MBTA, which implements conventions with Great Britain, Mexico, Russia and Japan, makes it unlawful except as permitted by regulations “to pursue, hunt, take, capture, kill... any migratory bird, any part, nest or egg” or any product of any such bird protected by the Convention (16 U.S.C. 703).
Sea Turtles

**Status**

**General Knowledge**

Sea turtles are long-lived species that mature late in life and move great distances during their lifetimes, migrating hundreds or even thousands of kilometers between foraging and nesting grounds. They spend their lives at sea but return to land to reproduce.

Sea turtles are generally solitary creatures that remain submerged for much of the time they are at sea, which makes them extremely difficult to study. They rarely interact with one another outside of courtship and mating. Adult females nest in multiyear cycles, usually 2–4 years. They come ashore several times to lay hundreds of eggs during a nesting season in tropical waters. After about 50 to 60 days of incubation, the hatchlings emerge and head for the open ocean to begin life as pelagic drifters. This period is often referred to as the “lost years.” In most cases, it is not known where the hatchlings go or how long this period lasts. While maturing over the course of several decades, sea turtles move in and out of a variety of ocean and coastal habitats. This open ocean existence often frustrates efforts to study and conserve them. Juvenile survival to adulthood is low.

Sea turtles serve important functions in the ecosystems in which they are found. For example, seagrass beds where green turtles graze regularly are more productive, nutrients are cycled more rapidly and the grass blades have higher protein content, thus benefiting other species. Some populations of sea turtles, whose feeding areas may be hundreds or even thousands of kilometers from their nesting beaches, serve an important role in nutrient cycling by transporting massive quantities of nutrients from the nutrient-rich feeding grounds (in colder waters of the North Atlantic) to typically more nutrient-poor coastal and inshore habitats in the vicinity of the nesting beaches (in tropical waters).

**Occurrence in the Sanctuary**

Seven species of sea turtles occur worldwide, four of which have been recorded in GoM: Kemp’s ridley, leatherback, loggerhead and green. Only the leatherback and Kemp’s ridley are seen with any regularity in the GoM. Leatherbacks and loggerheads have been the species most commonly reported in the sanctuary. Two families of sea turtles are represented in the sanctuary: the Dermochelyidae is represented solely by the unique *Dermochelys coriacea* (leatherback), which lacks the hard shell that characterizes the other sea turtles that make up the family Cheloniidae. Three of the species recorded in the GoM are listed as endangered, and the fourth as threatened, under the ESA (Table 7).

Leatherback turtles have been sighted in the vicinity of the sanctuary in the spring and summer, and strandings have occurred in Cape Cod Bay spring, summer and fall. The predicted seasonality of leatherbacks is in the summer only. Loggerhead turtles have been sighted around the sanctuary in summer and strandings in Cape Cod Bay have occurred year-round. The predicted seasonality of loggerheads around the sanctuary is in the summer only. There have been no sightings of Kemp’s ridley turtles around the sanctuary, though they have stranded in Cape Cod Bay winter, spring and fall. This species is not predicted to occur around the sanctuary throughout the year (Department of Navy, 2005; Shoop and Kenney, 1991). For additional information regarding sea turtle species accounts, visit URL [http://www.iucn-mts.org/species/](http://www.iucn-mts.org/species/)

**Pressures**

Sea turtles are transient visitors to the Stellwagen Bank sanctuary and there is very little documentation of human impacts to turtles in the vicinity of the sanctuary. In general, major threats to sea turtles in the U.S. include, but are not limited to: destruction and alteration of foraging habitats, incidental capture in commercial and recreational fisheries, entanglement in marine debris and vessel strikes. The NOAA Fisheries Service Observer Program documents fishing impacts to protected species and is the primary source for such information. NOAA Fisheries Service has not recorded any sea turtles taken in gillnets or otter trawls fished within the sanctuary since 1994 (NOAA Fisheries Service, unpublished data).

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>ESA Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kemp’s Ridley</td>
<td><em>Lepidochelys kempi</em></td>
<td>Endangered</td>
</tr>
<tr>
<td>Leatherback</td>
<td><em>Dermochelys coriacea</em></td>
<td>Endangered</td>
</tr>
<tr>
<td>Loggerhead</td>
<td><em>Caretta caretta</em></td>
<td>Threatened</td>
</tr>
<tr>
<td>Green</td>
<td><em>Chelonia mydas</em></td>
<td>Endangered</td>
</tr>
</tbody>
</table>
Sea turtles die from eating or becoming entangled in non-degradable debris each year, including packing bands, balloons, pellets and plastic bags thrown overboard from boats or dumped near beaches and swept out to sea. Leatherbacks especially, cannot distinguish between floating jellyfish—a main component of their diet—and floating plastic bags.

Turtles are affected to an unknown, but potentially significant degree, by entanglement in persistent marine debris, including discarded or lost fishing gear including steel and monofilament line, synthetic and natural rope, and discarded plastic netting materials. Monofilament line is the principal source of entanglement for sea turtles in U.S. waters.

To effectively address all threats to marine turtles, NOAA Fisheries Service and the USFWS have developed recovery plans to direct research and management efforts for each sea turtle species. More information on threats to marine turtles is available at: http://www.nmfs.noaa.gov/pr/species/turtles/.

**Current Protection**

Sanctuary regulations (15 C.F.R Part 922 Subpart N) prohibit the taking of any marine reptile in the sanctuary, except as permitted by the ESA, as amended, 16 U.S.C. 1531 et seq., or possessing within the sanctuary (regardless of where taken, moved or removed from), except as necessary for valid law enforcement purposes, any marine reptile taken in violation of the ESA.

Sea turtles are given legal protection in the U.S. and its waters under the ESA, which lists the leatherback, Kemp's ridley and green turtle as endangered; the loggerhead is listed as threatened. This designation makes it illegal to harm, harass or kill any sea turtles, hatchlings or their eggs. It is also illegal to import, sell, or transport turtles or their products. NOAA Fisheries Service has jurisdiction over sea turtles in the water; USFWS has jurisdiction over sea turtles when they are on land.

Presently, all sea turtle species are listed in the International Union for the Conservation of Nature (IUCN) and Natural Resources Red List as endangered or vulnerable; included in Appendix I of the Convention on International Trade in Endangered Species (CITES) of Wild Fauna and Flora; and, all species are listed in Appendices I and II of the Convention on the Conservation of Migratory (CMS) Species of Wild Animals.

**Marine Mammals**

Marine mammals are a functional part of the biodiversity of the Stellwagen Bank sanctuary in a number of important ways, including their interdependence on seafloor and water column habitats and their predator-prey relationship to key forage species. They are a highly visible component of the species mix, which merits special consideration because of their charismatic attraction and universally protected or endangered status. They also are highly attuned to the acoustic environment and might be especially prone to harassment and behavioral disturbance due to human activity.

The major issues associated with marine mammals in the sanctuary are distinctly different from the issues otherwise associated with biodiversity conservation, such as biomass removal, changes in food webs and community composition, and disturbance or degradation of seafloor habitats and landscapes. Instead, marine mammal issues include entanglement in commercial fishing gear, vessel strikes from shipping, ocean noise, localized prey depletion, and marine pollution and contamination. However, the interactions with fishing and shipping are the key mortality factors for marine mammals (NOAA, 2007).

Of special note, the data set for humpback whales in the Stellwagen Bank sanctuary is the longest and most detailed study of baleen whales in the world. Matrilineal studies show evidence of four generations (1975–2006) of humpback use of, as well as inter-generational site fidelity to, the sanctuary as a feeding and nursery area. The newly-established sister sanctuary relationship between the Stellwagen Bank sanctuary and the Sanctuario de Mamiñeros Marinos de la Republica Dominicana (Dominican Republic humpback whale sanctuary) is the first conservation management action worldwide to protect a migratory marine mammal species on both ends of its range (between sanctuary feeding/nursery grounds and the largest mating/calving grounds for humpback whales in the North Atlantic) by functionally linking two important nationally acclaimed marine protected areas.
The marine mammal fauna of the Stellwagen Bank sanctuary is diverse and has significant ecological, aesthetic and economic value. At least 22 species of marine mammals are known to occur in the waters over and around the sanctuary—six species of baleen whales (Mysticeti), eleven species of toothed whales (Odontoceti), and five species of phocid seals (Pinnipedia) (Table 8). For many of these species, the biological productivity of sanctuary waters provides primary habitat for feeding and other critical activities such as nursing. In fact, the sanctuary is one of the most intensively used cetacean habitats in the northeast continental shelf region of the United States (Kenney and Win, 1986).

Both cetaceans and pinnipeds are subject to a variety of human-related pressures, ranging from the visible impacts of human activities (e.g., vessel strikes, entanglements in fishing gear) to ubiquitous threats such as pollution, boat traffic and noise. In some instances, the impacts may be difficult to assess but may be particularly significant, especially for marine mammals that live in coastal areas or an environment that brings them into close contact with human activities.

**Cetaceans**

Cetaceans are divided between two suborders: the Mysticetes (baleen whales) and the Odontocetes (toothed whales).

Representatives of both suborders are found in the sanctuary and throughout the GoM. Two morphological features distinguish cetaceans: mysticetes have baleen and two blowholes, and odontocetes have teeth and a single blowhole.

**Baleen Whales**

Baleen whales in the sanctuary range in maximum length from 6.4 m (26 ft.) for the minke whale to 30 m (100 ft.) for the blue whale. They have evolved baleen, instead of teeth, to feed upon zooplankton and small schooling fish. The plates of baleen form an efficient filtration system that separate prey from vast volumes of water taken into the mouth. Baleen whales typically forage throughout the water column, preying on species (such as sand lance, herring and copepods in the sanctuary) that are found from the surface to several hundred feet down. Humpback whales also are known to feed along the ocean bottom, scouring sand and gravel seafloor habitats that shelter sand lance; other species might also engage in similar behavior.

Within the sanctuary, the mysticetes are represented by six species arranged into two families, the Balaenopteridae (rorqual whales) and the Balaenidae (right whales) (Table 8). The Balaenopteridae are characterized by their sleek body form, generally, and the “rorqual” pleats on the underside of the mouth. This family includes the blue, fin, sei, minke and humpback whale, with the latter being alone in its own genus. The rorquals are ‘gulpers,’ feeding in discrete events, taking prey a mouthful at a time.

**Toothed Whales**

Toothed whales are divided between two families: the Phocoenidae (beaked whales) and the Delphinidae (dolphins). The beaked whales are known for their extended, slender beaks, which are used in echolocation, while the dolphins have a more rounded head and a single blowhole.

**Seals**

Seals are divided between two families: the Otariidae (eared seals) and the Phocidae (bull seals). The eared seals have a more streamlined body shape, while the bull seals are more robust and have a rounded head with a large, flappy ear.
The Balaenidae includes the North Atlantic right whale, characterized by its robust body with no dorsal fin, no ventral pleats and very long, narrow baleen. The right whales are "skimmers," grazing through patches of zooplankton with their mouths open and continuously filtering prey as they swim. This skimming can be done at the sea surface, along the density gradient of mid-depth thermoclines or over the seafloor.

Besides the unique filtering system for feeding, most baleen whales share a number of broad characteristics in common. Most have wide geographic ranges and extensive migrations. They lack any known capability for sonar or echolocation. They often have a mating system in which both males and females are promiscuous. Often, they exhibit a relatively short period (less than one year) of maternal care with no strong kinship bonds aside from a mother and her new calf. They have large bodies requiring massive quantities of small prey. Despite these commonalities, the baleen whales of the sanctuary exhibit many differences. For more information, see species descriptions in Appendix L.

Toothed Whales

Toothed whales observed in the sanctuary are represented by four families: Delphinidae (dolphins), Phocoenidae (porpoises), the Physeteridae (sperm whales) and Monodontidae (beluga whale). Of the eleven odontocete species that have been sighted in the sanctuary, common visitors include the white-sided dolphin, long-finned pilot whale and harbor porpoise (Table 8). From giants like the sperm whale to the diminutive harbor porpoise, sightings of odontocete species vary from year to year and may demonstrate cyclical or extralimital occurrences in the vicinity of the sanctuary.

As a rule, the odontocete diet consists of larger prey than that taken by the baleen whales. Unlike baleen whales, which often engulf large prey patches and ingest thousands or even millions of organisms at once, toothed whales usually feed by taking one item (such as a single fish) at a time. They often swallow their prey whole, and their teeth function to grip rather than to chew.

Unlike the baleen whales, the odontocetes usually do not make long annual migrations. Their seasonal responses tend to be onshore-offshore movements. Toothed whales are highly social animals, moving around in groups called pods. Different species and different populations within a species may vary in how these pods are organized. Some pods may be stable relationships between individuals over long periods of time; other pods may represent seasonal associations surrounding feeding or reproduction. For more information, see species descriptions in Appendix L.

Pinnipeds

True seals, or phocids, comprise one of three major families of pinnipeds (i.e., seals, sea lions and walrus). The term "pinniped" means "wing- or fin-footed" and refers to the family's modified front and hind appendages, which have a fin-like appearance. Members of the family Phocidae, called true or earless seals because they lack external ear flaps, are represented by five species in the sanctuary (Table 8). Of the five seal species found with any frequency in the Stellwagen Bank sanctuary, two (harp, hooded) are found only sporadically. The ringed seal is rare while gray and harbor seals can be found year-round, albeit generally in single sightings. Each species uses the sanctuary and nearby coast in different ways, but they do share many characteristics. Like toothed whales, pinnipeds have a broad diet including a wide variety of fishes, squid and other prey. For more information, see species descriptions in Appendix L.

Cetacean Habitat

The southern GoM, particularly the area of the Great South Channel, Stellwagen Bank and Jeffrey's Ledge, supports the highest densities of baleen whales on the northeast U.S. continental shelf (Kenny and Winn, 1986). Additionally, critical habitat designation was established for the North Atlantic right whale in 1994 inclusive of the southwestern portion of the Stellwagen Bank sanctuary and Cape Cod Bay. The GoM (which includes sanctuary waters) is recognized as one of five geographically distinct feeding grounds for aggregations of endangered humpback whales in the western North Atlantic (Katona and Beard, 1990).

Cetaceans are capable of traveling large distances relatively rapidly, but also show distinctive site fidelity to specific feeding grounds and calving areas. Humpback, fin and right whales exhibit strong maternal fidelity to specific feeding grounds in the southern GoM (Clapham and Seipt, 1991). Weinrich found that individual humpback whales which visit Stellwagen Bank and Jeffrey's Ledge as calves are more likely to return in subsequent years (Weinrich, 1998).

Hotspot for Prey Abundance

Sand lance are common in the GoM and prefer shallow areas of sandy bottom or fine gravel (such as Stellwagen Bank) for burrowing and spawning (Robards et al., 1999). Herring use the seafloor for spawning (Stevenson and Scott, 2005). Sand lance and herring represent a vital link in the area's ecology, serving as a major food source for a variety of piscivorous species including invertebrates, many other fishes, numerous seabirds and a dozen species of marine mammals (Robards et al., 1999; Stevenson and Scott, 2005). Within the Stellwagen Bank sanctuary, sand lance is a noted food source for humpback whales (Overholtz and Nicolas, 1979; Payne et al., 1990; Hain et al., 1995; Weinrich et al., 1997; Weinrich et al., 2000; Friedlaender et al., 2009; Hazen et al., 2009).

Sand lance occur within the Stellwagen Bank sanctuary at higher levels of abundance than in any other area of the southern GoM (Figure 50). The figure also depicts the high herring abundance that occurs in waters from just north of Cape Ann south to Cape Cod Bay, including the sanctuary, relative to other parts of the southern GoM. Sand lance distribution shows close association with sand and gravelly sand habitats, while herring distribution does not (Figure 50). The sanctuary and adjoining area is designated essential fish habitat (EFH) for herring larvae, juveniles and adults under
Figure 50. Spatial distribution and density of key prey species for piscivorous cetaceans in the Stellwagen Bank sanctuary and the southern GoM.

Sand lance abundance is indicated in the top panel; herring abundance is indicated in the bottom panel. The spatial extent of sand and gravelly sand habitats is denoted in both panels. Data are from the NMFS Northeast Fisheries Science Center research trawl surveys for the period 1975-2000. Figure excerpted from Pittman et al., 2006.

Figure 51. Overlay of spatial distribution of North Atlantic right whale relative abundance (sightings-per-unit effort: SPUE) on spatial distribution of Calanus copepods for the Stellwagen Bank sanctuary and the southern GoM.

Circles represent right whale SPUE; color shading represents density of copepods. Lower panel indicates spring season conditions; upper panel indicates summer season conditions. North Atlantic right whale SPUE data are for 1978-2005; copepod data are for 1977-1988. Figure excerpted from Pittman et al., 2006.
the Magnuson-Stevens Fishery Conservation and Management Act (NEFMC, 2006).

The distribution and abundance of North Atlantic right whales are closely linked to the life history and spatial distribution of its main prey, the calanoid copepod *Calanus finmarchicus*. *Calanus* early life stages coincide with the spring phytoplankton blooms on which they feed, particularly in Massachusetts and Cape Cod Bays, in waters overlapping or adjacent to the Stellwagen Bank sanctuary. This species of copepod also is prey for the sand lance, which in turn is important as prey for piscivorous baleen whales, as noted above.

Comparison of the spatial patterns of North Atlantic right whale abundance and *Calanus* abundance (all life stages combined) for both the spring and summer season shows a clear geographic shift in whale abundance that broadly tracks *Calanus* abundance hotspots (Figure 51). In spring (lower panel), these hotspots were located along the northern slope of Georges Bank, the Great South Channel, Cape Cod Bay and the western portion of the Stellwagen Bank sanctuary. In summer (upper panel), *Calanus* hotspots shifted offshore towards the central, southern GoM.

The margins of Stellwagen Bank are sites of high horizontal and vertical movement of both water and plankton due largely to the bank’s exposure to GoM water circulation (Flagg, 1987). The interaction between physical oceanography and bathymetry creates environmental conditions that result in the aggregations of large numbers of planktivorous fishes, such as sand lance and Atlantic herring, which are key prey for humpback, fin and minke whales, as well as dolphins and porpoises. These same environmental conditions support an abundance of *Calanus* which are the primary prey of right whales. These environmental variables interact to establish the sanctuary as a hotspot for prey abundance.

**Predictors of Cetacean Relative Abundance**

Predictive modeling to explain patterns of cetacean relative abundance, based on sightings-per-unit-effort (SPUE) and on environmental data including bathymetry, substratum type, potential prey and oceanography, was used to explain spatial patterns of cetacean densities in the southern GoM for the period 1997–2005 (Pittman et al., 2006). Analysis of the SPUE data was based on 34,589 cetacean observations. Model results were reported for spring and summer, which were least variable because the modeling techniques performed best for seasons with the highest cetacean abundance.

Prey availability or habitat indicators of prey availability were important predictors of distribution and density for important cetacean species which frequent the sanctuary. Sand lance abundance was a contributing factor in every case. Significant predictors of abundance for humpback, fin and minke whales in all cases included proximity to the 100 m isobath, sand and gravelly sand, and mean (average) sand lance abundance. The 100 m isobath is the general lower depth limit of sand lance distribution and sand and gravelly sand is preferred habitat for sand lance (Meyer et al., 1979). Zooplankton abundance (all species combined) and abundance of the calanoid copepod *Calanus finmarchicus* were among the most significant predictors for the North Atlantic right whale abundance. Other significant predictors of right whale abundance included sand and gravelly sand, and mean sand lance abundance. The combined abundance of sand lance, hake, mackerel and herring were among the significant predictors for Atlantic white-sided dolphin abundance.

Results of the predictive modeling also found that the 100 m isobath was a hotspot for herring, suggesting that humpback and fin whales may switch prey depending on local availability. Prey switching by these species has been noted between seasons (Macleod et al., 2004) and inter-annually (Payne et al., 1986; Weinrich et al., 1997). In winter, there was a shift in the SPUE for humpback and fin whales from Stellwagen Bank to deeper waters over Tillies Basin and Jeffreys Ledge, both areas in or overlapping with the sanctuary and associated with abundant herring (Pittman et al., 2006). This winter shift may result from decreased availability of sand lance prior to their spawning and decreased accessibility because sand lance spend more time buried in the sand during winter. A geographically similar but longer term shift from Stellwagen Bank to Jeffreys Ledge, and switch from sand lance to herring prey, was reported for humpback whales between 1988 and 1994 (Weinrich et al., 1997).

**Cetacean Occurrence**

**Southern Gulf of Maine**

Using the SPUE database for 1997-2005, Pittman et al. (2006) calculated the occurrence and relative abundance of cetaceans within the southern GoM. Among baleen whales, the Stellwagen Bank sanctuary was used most heavily by humpback and fin whales and to a lesser degree by minke whales, all of which are piscivorous and feed on sand lance and herring in the sanctuary (Figure 52a). North Atlantic right whales and sei whales, both of which feed primarily on plankton, also used the sanctuary although occurrence was higher for right whales (Figure 52b). The occurrence of toothed whales in the sanctuary was highest among Atlantic white-sided dolphins, but included pilot whales as well (Figure 52b).

A comparison of the spatial distribution patterns for all baleen whales and all dolphins and porpoises in the southern GoM showed that both groups have very similar spatial patterns of high- and low-use areas (Figures 53 and 54). The baleen whales, whether piscivorous or planktivorous, were more concentrated than the dolphins and porpoise. They utilized a corridor that extended broadly along the steeply sloping edges in the southern GoM, indicated broadly by the 100 m isobath. The Stellwagen Bank sanctuary supported a high abundance of cetaceans throughout the year. The waters on and around the sanctuary also support high cetacean richness (number of species) (Pittman et al., 2006).
**Figure 52A. Spatial distribution and relative abundance of key cetacean species in the Stellwagen Bank sanctuary and the southern GoM based on interpolation of SPUE for the period 1970–2005.**

Data are aggregated for all seasons. Species depicted include the humpback whale, fin whale, minke whale, North Atlantic right whale, sei whale, Atlantic white-sided dolphin and pilot whale. Figure adapted from Pittman et al., 2006.
Figure 52b. Spatial distribution and relative abundance of key cetacean species in the Stellwagen Bank sanctuary and the southern GoM based on interpolation of SPUE for the period 1970–2005.

Data are aggregated for all seasons. Species depicted include the humpback whale, fin whale, minke whale, North Atlantic right whale, sei whale, Atlantic white-sided dolphin and pilot whale. Figure adapted from Pittman et al., 2006.
Figure 53. Seasonal patterns of interpolated SPUE data for all baleen whale species in spring, summer, fall and winter and all seasons combined for the Stellwagen Bank Sanctuary and the southern GoM (1970–2005).

Figure excerpted from Pittman et al., 2006.
Figure 54. Seasonal patterns of interpolated SPUE data for all dolphins and porpoises in spring, summer, fall, winter and all seasons combined for the Stellwagen Bank sanctuary and the southern GoM (1970–2005).

Figure excerpted from Pittman et al., 2006.
Stellwagen Bank Sanctuary

Direct knowledge of the relative occurrence and spatial/temporal distribution of cetaceans in the Stellwagen Bank sanctuary was derived from two sources: non-standardized data collected aboard whale watching vessels and standardized surveys conducted by the sanctuary. Whale watch sightings data were provided by the Provincetown Center for Coastal Studies and the Whale Center of New England. Whale watching trips targeted high use areas where companies expected to see the largest number of whales, particularly humpbacks. The database is robust in that it consists of multiple daily trips occurring from April through October, has been continuous over 25 years (1979–2004), and consists of over 255,000 sightings of animals. However, effort is not equally distributed throughout the sanctuary.

Standardized surveys of the entire sanctuary for a 12-month period were conducted from July 2001–June 2002 (Wiley et al., 2003). This survey provided equal effort in all parts of the sanctuary, but was of a limited time span (one year) and sample size (528 sightings of 2,124 animals). Use of both databases provides a richer understanding of the relative occurrence and spatial/temporal distribution of cetaceans in the sanctuary. Relative use of the sanctuary by species and seasonal trends were based only on the 12-month standardized survey data.

Among baleen whales, the Stellwagen Bank sanctuary was used most heavily by humpback whales, followed by minke, fin and right whales (Figure 55). Among humpback whales, Robbins (2007) determined that the sanctuary is preferentially used by juveniles (nursing) and reproductively mature/active (pregnant and lactating) females. The occurrence of toothed whales in the sanctuary was highest for white-sided dolphins, followed by harbor porpoise and pilot whales (Figure 56). In general, the sanctuary was dominated by baleen whales during the summer period and toothed whales during the winter (Figure 57).

A comparison of both databases revealed similar patterns of spatial distribution and density (Figure 58). Baleen whales in particular tended to cluster on the northwest and southwest portions of Stellwagen Bank with a secondary cluster on the southeast section of the Bank. A three-dimensional visualization of the spatial distribution of these whales over 25 years further illustrates this finding (Figure 59). A common feature of each of these areas of high use is a substrate dominated by sand and gravelly sand, seafloor habitat types which support concentrations of sand lance. Standardized survey data revealed an additional high use area on the southern portion of Jeffreys Ledge (Figure 58).

**Humpback Whale Foraging Behavior**

The Stellwagen Bank sanctuary is leading a multi-institutional tagging project investigating the underwater foraging behavior of humpback whales to understand how they use habitat and interact with fishing gear and shipping. Tagged whales carry a computerized package developed at the Woods Hole Oceanographic Institution (WHOI) that continuously records pitch, role, heading and depth (Johnson and Tyack, 2003). Tag-derived data are mapped in four dimensions using GeoZui4D software, allowing scientists to create virtual whales that move like the tagged animals. GeoZui4D is a software application developed at the University of New Hampshire (UNH) for interacting with time-varying geospatial data (Ware et al., 2006), such as that provided by the whale tags. Tag data were also viewed in TrackPlot (Ware et al., 2006; Wiley et al., 2005) to provide a static 3-D representation of spatial patterns in whale movement.

Figure 60 illustrates behavior that is typical of the high inter-related use of both seafloor and water column habitats by humpback whales feeding in the sanctuary based on the tagging results of 15 individuals in July of 2006. Sand lance prey fields were simultaneously mapped acoustically in areas adjacent and parallel to the whale tracks, confirming their presence in large numbers (Figure 61). Acoustics offer a minimally invasive technique for collecting continuous along-track data on biomass at fine horizontal and vertical spatial scales throughout the water column (Simmonds and MacLennan, 2005). The whale tracks were mapped over the sanctuary’s seafloor multi-beam sonar image, which indicated that the whales were feeding over sand and mud which is sand lance habitat. More extensive treatment of this research is provided in Friedlaender et al. (2009) and Hazen et al. (2009).

The depth versus time series recorded for the subject whale shows how and when it uses the water column, demonstrating pronounced shifts in lengthy bouts of repeated dives (Figure 60). During hours of daylight, dusk and early evening (1400 hr to 2100 hr) the whale spent its time in an alternating series of frequent short duration dives to the seafloor followed by extensive time spent in the upper water column and at the surface. During the ensuing hours of darkness and pre-dawn (2120 hr to 0440 hr) the whale spent its time in long duration dives to the seafloor. Bouts of predominantly near-surface activity resumed with the return of daylight. These findings of diurnal foraging patterns are generally supportive of those of Goodyear (1989), who also conducted tagging studies of feeding humpback whales on Stellwagen Bank during times of high sand lance abundance. Sand lance make daytime migrations into the water column where they form schools and feed, returning to the seafloor at night (Casey and Myers, 1998), a behavior that corresponds to the whale’s diel (24-hr period) use of these habitats.

Two types of foraging behavior were characteristic of how humpback whales differentially used water column and seafloor habitats in the sanctuary (Friedlaender et al., 2009). During the “daylight” sequence, whales engaged in repeated bubble-net feeding near the sea surface in which individual or multiple animals exhale, encircle and corral sand lance in the water column. By diving below the level of schooling sand lance, the whales presumably can better detect their prey contrasted and profiled against the sky as well as prevent their prey from fleeing to shelter afforded by the seafloor. During the “darkness” sequence, whales engaged in repeated bouts of bottom feeding where they...
**Figure 55. Relative occurrence of fin, humpback, minke and right whales in the Stellwagen Bank sanctuary.**

Data are based on standardized surveys from July 2001–June 2002 (303 sightings of 361 animals). Adapted from Wiley et al., (2003).

**Figure 56. Relative occurrence of harbor porpoise, white-sided dolphins and pilot whales in the Stellwagen Bank sanctuary.**

Data are based on standardized surveys from July 2001–June 2002 (162 sightings of 1,708 animals). Adapted from Wiley et al., (2003).

**Figure 57. Frequency of cetacean sightings within Stellwagen Bank sanctuary by month. Data are from standardized surveys from July 2001–June 2002.**

Adapted from Wiley et al., (2003).
turn on their side to scour the sandy bottom while feeding on sand lance burrowed in the seafloor. Each of these characteristic behaviors is illustrated in Figure 60. Results from Friedlaender et al. (2009) suggest that surface feeding activities in humpback whales are based primarily on visual prey detection and secondarily on the presence of prey over a certain threshold level in the water column.

Hazen et al. (2009), in fact, show that humpback whales on Stellwagen Bank maximize their foraging efficiency when surface feeding by preferentially targeting dense, vertically oriented patches of sand lance. Hazen et al. (2009) found that whale surface feeding was significantly affected by prey school shape. Surface feeding occurred more often around prey schools with a large area, taller height and shorter length. Longer schools were often associated with a thin layer (less than 2.5m tall) in the water column, potentially more difficult or less cost-effective to consume. Using generalized additive models (GAM) and classification and regression tree models (CART), Hazen et al. (2009) observed that surface feeding was more likely above acoustically detected prey densities of -65 dB, affirming that there were thresholds in surface-feeding behavior in the sanctuary.

Measured sand lance schools reached up to 4km in length and vertical thickness up to 30m; mean school length was 139 m and mean height was 7.9 m (Hazen et al., 2009). Examples of such schools are shown mapped in Figure 61. This visualization of actual data depicts the linear transect through a series of prey patches in the sanctuary and provides a 2-dimensional portrayal of 3-dimensional prey aggregations (i.e. length, width, vertical thickness). Diver-based observations of sand lance school characteristics and behavior near the seafloor at Stellwagen Bank are described in Meyer et al. (1979). Because the spatial characteristics of prey fields is an important determinant of the optimality of humpback whale foraging, maintenance of prey patch integrity needs to be considered in sanctuary management.

While this tagging research was directed at humpback whales foraging on sand lance in the sanctuary, the same surface feeding behavior is expected to extend to humpback whales feeding on Atlantic herring (Clupea harengus) in the sanctuary. Humpback whales in the western North Atlantic are documented to use bubbles (including “nets”) to feed on herring (Haine et al., 1982; Weinrich et al., 1992) and sanctuary researchers have witnessed bubbles being used.
by humpback whales to capture herring in the portion of the sanctuary overlapping Jeffreys Ledge. Bubble-net feeding by humpback whales on herring and other epipelagic prey (e.g., krill) in southeast Alaska is well documented (Juraz and Juraz, 1979; D’Vincent et al., 1985; Sharpe, 2001). Laboratory experiments have determined that Pacific herring, *Clupea harengus pallasi*, exhibit strong avoidance to bubbles and could be contained within a circular bubble net (Sharpe and Dill, 1997). Sonar measurements of water depth at which humpback whales begin bubble-net feeding on herring in southeast Alaska (mean 17.1 m) (Sharpe, 2001) is very similar to the depth (approximately 20 m) at which humpback whales begin bubble-net feeding on sand lance in the sanctuary (e.g., Figure 60 this document). Based on Sharpe’s (2001, Chapter 4) detailed descriptions, the underwater behavior of humpback whales bubble-net feeding on herring in southeast Alaska is similar to how humpback whales bubble-net feed on sand lance in the sanctuary (Friedlaender et al., 2009; Hazen et al., 2009).

**Conservation Status**

All marine mammal species are protected under the MMPA; five baleen whale species frequenting the Stellwagen Bank sanctuary are listed as endangered under the ESA (i.e., blue, fin, humpback, sei and North Atlantic right whale) (Table 8). The North Atlantic right whale population continues to be depleted (NOAA, 2006); the best estimate of the size of the population is 300 to 350 animals. Earlier models indicated that this population was likely declining rather than remaining static or increasing (Caswell et al., 1999). More recent models that estimate survival rate from re-sightings data collected during 1980-2004 indicate that the median population growth rate is about 1% (Pace et al., 2007). However, the models also revealed that this population has almost no capacity to absorb additional mortality. Because the primary causes of premature mortality among right whales are anthropogenic, mainly ship strikes and fishing gear entanglements, recovery of the right whale population is contingent upon reducing the effects of these activities on the species (Pace et al., 2007).

**Pressures**

Habitat loss, habitat degradation and competition for prey are recognized as key threats to cetaceans worldwide (Reeves et al., 2003). Known or potential threats to the survival of marine mammals are due to the increasing pressures of human activity in and around the sanctuary and the marine mammals’ dependence on resources that are also used intensively by humans. Marine mammals are vulnerable to disturbances caused by ship noise, industrial activity and other acoustic inputs to the marine environment, collisions with powered vessels and entanglements with fishing gear. Other types of human activities (e.g., water pollution) occur that may influence living resource quality
High levels of chemical contaminants in the tissues of cetaceans may be affecting the animals’ immune and reproductive systems (Reeves, 2003). There are undoubtedly more threats than are presently recognized, and even the most basic information on cetacean mortality caused by human activity is limited due to funding restraints, under-reporting and the lack of directed scientific effort. Moreover, the total impact of the various threats cannot be predicted by simply summing their effects as though they were independent. For example, the immunosuppressive effects of environmental contaminants (Lahvis et al., 1995) with range shifts of pathogens caused by global warming and ship ballast transport (Harvell et al., 1999) could increase the susceptibility of cetaceans to emergent diseases. While research is underway to better identify emerging threats, cautionary measures should be taken to moderate or eliminate the relevant and acknowledged anthropogenic input factors (Reeves, 2003).

**BEHAVIORAL DISTURBANCE**

There are numerous ways in which marine mammals are disturbed or potentially disturbed by human activities within or around the Stellwagen Bank sanctuary. These include activities associated with vessels, aircraft flying over the sanctuary, fishing activities and underwater noise from the high number of vessels passing through and nearby the sanctuary.

**Whale Watching**

Whale watching tours began in New England in 1975, and within a decade the regional whale watching industry became the largest in the United States and one of the largest in the world (Hoyt, 2001). Twelve to fifteen commercial whale-watch companies operate regularly scheduled trips on as many as 22 vessels that make multiple trips daily to the sanctuary, from April through October, out of six Massachusetts ports. A sampling of tracks from whale watch vessels representing all companies and all ports were recorded in 2003 during whale watch trips to the sanctu-

![Figure 60. A time/depth plot of the diving behavior of a tagged humpback whale in the Stellwagen Bank sanctuary over a 15-hour period in July of 2006.](image-url)
ary and adjoining areas (Figure 62). With the exception of vessels departing from Newburyport, the northernmost port depicted, virtually all whale watching trips were made to the sanctuary and almost all of these were made to northern and southern Stellwagen Bank, where whales historically are most abundant (Figures 58 and 59). More than one million people visit the sanctuary yearly aboard these platforms (Hoyt, 2001).

There is growing awareness however, that cetacean tourism can have a downside (Corkeron, 2004; Lusseau, 2004). Intensive, persistent and unregulated vessel traffic involving multiple approaches and erratic paths that focuses on animals while they are resting, feeding, nursing their young or socializing can disrupt those activities, and possibly cause short and long-term problems for targeted populations. Impact studies worldwide have shown changes in ventilation rate, avoidance behavior, displays of annoyance and changes in habitat use (Donovan, 1986; Baker, 1988; Corkeron, 1995; Williams et al., 2002; Lusseau, 2004; Scheidat et al., 2004). Underwater noise of whale watching boats can potentially affect whales (Erbe, 2002). The concerns are further compounded by the increase in popularity of whale watching, not just on commercial vessels, but also privately-owned recreational vessels. In both cases, instances occur where numerous boats surround a single whale or group of whales, disturbing the animals and at the same time detracting from the quality of the tourist experience.

If behavioral disturbance is repeated above a certain threshold, it could lead to impairments in an individual’s breeding, social, feeding and resting behavior. If enough individuals are so affected, this could contribute to secondary deleterious effects on a population’s long-term reproductive success, distribution or access to preferred habitat (Fair and Becker, 2000; Bejder and Samuels, 2003; Higham and Lusseau, 2004). Using data primarily from sightings (1980-2005) in the Stellwagen Bank sanctuary, Weinrich and Corbelli (2009) found that whale watch exposure did not correlate with reduced reproductive success in humpback whales. While it is reassuring that disturbance from whale watching was not affecting the reproductive success of these whales, finding such a population effect would be an extreme consequence of the activity and may not be the most appropriate objective to manage for in a National Marine Sanctuary.

This situation reinforces the importance of determining the proper metric for both determining management goals and measuring impact. Reproductive failure would be an extreme impact resulting from the culmination of an accumulation of lesser stressors. It may be appropriate for the sanctuary to take actions that reduce known stressors to assure the general well being of whales using the sanctuary, even if research results haven’t shown drastic cumulative population level effects. Further, some of the results reported by Weinrich et al (2009) showed a confounding relationship with the importance of the sanctuary as a major feeding

**Figure 61. Visualization showing the NOAA Ship Nancy Foster acoustically mapping sand lance prey fields in the Stellwagen Bank sanctuary.**

The horizontal band is the zone of cavitation caused by the ship’s propellers and is an artifact. Prey fields are evident below this zone: yellow = higher density; red = lower density. Visualization portrays actual data. Image: UNH/SBNMS.
One important aspect of the Northeast region whale watch guidelines is a series of recommended vessel speeds within various distances from the whales: less than or equal to 13 knots at a 1–2 nm distance to whales (zone 3); less than or equal to 10 knots at a 1–0.5 nm distance to whales (zone 2); and less than or equal to 7 knots within 0.5 nm distance to whales (zone 1). Details of the approach guidelines can be found at the following web address: http://www.nero.noaa.gov/shipstrike/info/guidetxt.htm or Appendix M. The industry considers these guidelines to be more stringent than approach guidelines/regulations in other regions, where distance restrictions exist but no speed restrictions have been established. The industry has used these guidelines to argue against the need for additional restrictions such as speed regulations in the sanctuary. A recent study conducted in the sanctuary indicates that compliance with the speed portion of the guidelines by the commercial whale watch fleet was extremely low and that speed exceedances were excessively high (Wiley et al., 2008).

Observations in this study were made on 46 commercial whale watching trips in 2003 and 2004 that occurred in and around the sanctuary; all of the principal whale watching companies were represented. Results indicate that whale watching vessels often ignored speed zone guidelines and the degree of non-compliance increased as distance from the whale(s) increased (Table 9). The overall level of non-compliance based on distance traveled by the whale watch vessels (data from all speed zones combined) was 78%. The maximum vessel speed recorded in zone 1 (where the level of non-compliance was lowest and boats were closest to whales) differed little from the maximum vessel speed recorded for the entire whale watch trip (Figure 63).

When the magnitude of the whale watching activities in the sanctuary is viewed in context of the critical role the

<table>
<thead>
<tr>
<th>Zone Number</th>
<th>Suggested Speed (Knots)</th>
<th>Industry Non-compliant Level (%)</th>
<th>Non-Compliant Range for All Trips (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>≤ 7</td>
<td>62</td>
<td>33–84</td>
</tr>
<tr>
<td>2</td>
<td>≤ 10</td>
<td>93</td>
<td>67–100</td>
</tr>
<tr>
<td>3</td>
<td>≤ 13</td>
<td>92</td>
<td>61–100</td>
</tr>
<tr>
<td>Overall</td>
<td></td>
<td>78</td>
<td>33–100</td>
</tr>
</tbody>
</table>

GPS receivers onboard each vessel provided information on the vessel’s track and speed. Non-compliance was registered when a vessel’s speed exceeded that specified by the guidelines. For each speed zone, a vessel’s non-compliant level was calculated by comparing the distance the vessel traveled out of compliance to the total distance traveled in that zone. The industry’s non-compliant level was calculated by summing the total non-compliant distances for all vessels traveling in a zone and comparing that to the total distance traveled by all vessels in that zone.
sanctuary serves as a major feeding and nursery area for several endangered species of whales, particularly humpback whales (Robbins, 2007), combined with the minimally restrictive approach guidelines and lack of compliance where measured (Wiley et al., 2008), the subject animals would seem to be at risk from the effects of whale watching. The high degree of non-compliance and the magnitude by which the recommended speeds in each zone were exceeded by whale watching vessels indicate that the guidelines cannot be relied upon as a voluntary measure to reduce the risk of behavioral disturbance or vessel strike to whales in the sanctuary and that regulation should be considered. Such regulation would be aligned with NOAA's Ship Strike Reduction Program. The MMBD AP proposes several strategies that address this issue (AP: MMBD 1.1).

Ocean Noise

There is growing evidence that noise in the ocean has increased dramatically over the past 50 years (Andrew et al., 2002; MacDonald et al., 2006). Over the past few decades the shipping contribution to ambient ocean noise has increased by as much as 12 dB, coincident with a significant increase in the number and size of vessels comprising the world's commercial shipping fleet (Hildebrand, 2009). As the primary source of low frequency ocean noise is commercial shipping (Wenz, 1962), noise is expected to increase most dramatically in areas experiencing increased commercial shipping such as access-ways for growing ports.

Although pre-industrial ambient noise estimates are not available for the Stellwagen Bank sanctuary, growth in the Port of Boston continues to be accompanied by increases in large vessel traffic transiting the sanctuary. In a 2006 study conducted within the sanctuary, noise produced by large commercial vessels was at levels and within frequencies that warrant concern regarding the ability of endangered whales to maintain acoustic contact within greater sanctuary waters (Hatch et al., 2008). The high use patterns in the Stellwagen Bank sanctuary have led to it being a case study to address noise management in a spatially explicit context, and has resulted in the conclusion that noise generated by transportation networks that extend far beyond sanctuary boundaries must be managed to conserve its resources (Hatch and Fristrup, 2009). Effective noise control policies must be developed through partnerships among transportation and resource management agencies, surmounting differences in missions and historical precedents.

Increasing ocean noise is problematic given growing evidence that some underwater sound sources can negatively impact sensitive marine species (NRC, 2003). For example, some marine mammal populations have been documented to respond to sources by altering their breathing rates, spending more time underwater before coming up for air, changing the depths or speeds of their dives, shielding their young, changing their song note durations and/or

**Figure 63. Comparison of a vessel’s maximum recorded trip speed and its maximum recorded zone 1 speed for 46 commercial whale watching trips representing 12 companies operating in and around the Stellwagen Sanctuary in 2003 and 2004.**

In general, all vessels attained speeds well above the 7 knots (horizontal black line in figure) specified by the guidelines for zone 1 and reached near maximum trip speeds in zone 1. This indicates that operators were not following speed guidelines meant to safeguard whales. Speed data were derived from GPS devices and collected by unannounced and inconspicuous observers. Speed zones around whales were identified by those observers using military grade binoculars with a digital compass and laser rangefinder to position whales. ESRI ARCGIS was used to create speed zones around the whales for purposes of calculation.
swimming away from the affected area (Richardson et al., 1995; NRC, 2005). In addition, high intensity underwater sounds can cause temporary or permanent hearing loss in marine mammals, which in a few cases has been associated with animals becoming disoriented and stranding (NRC, 2005).

Finally, but perhaps most importantly for the sanctuary as indicated above (Hatch et al., 2008), increasing ocean noise may “mask” signals produced by acoustically-active marine animals to communicate with conspecifics (NRC, 2003). Such masking would decrease the distance over which signals could be received by conspecifics, thus limiting their utility as reproductive, feeding and/or navigation behaviors. Acoustic masking from anthropogenic noise is considered a threat to marine mammals, particularly low-frequency specialists such as baleen whales (Clark et al.; 2009). Although there has been much less research on the impacts of noise on non-mammalian marine animals, many fish and marine invertebrates also utilize sound to communicate (e.g., haddock in the sanctuary, Van Parijs et al., 2009).

Given the importance of sanctuary waters to several vocally-active and endangered marine mammals (e.g., humpback, fin, sei and North Atlantic right whales), conducting research and developing a policy framework to minimize human-induced underwater noise is a cautionary guiding principle in the management plan (AP: MMBD.2). In implementing this principal, the Stellwagen Bank sanctuary is serving as the research venue of an ambitious multi-year passive acoustic project aimed at developing a suite of tools to monitor and map ocean underwater noise over a mesoscale region (for more project details see Hatch and Fristrup, 2009). A variety of reports and reviews have highlighted the fact that marine protected areas such as the Stellwagen Bank sanctuary can represent “test beds” to evaluate the efficacy of methods to continuously monitor underwater noise (Van Parijs and Southall, 2007) and create policy to regulate anthropogenic sources (McCarthy, 2004; Cummings, 2007; Firestone and Jarvis, 2007; Haren 2007; Scott, 2007).

Tuna Fishing

Tuna fishing consists of a variety of gear types and methods including harpoon, hook and line (trolling, jigging, anchored chumming, or casting lures to surface feeding fish) and purse seine. The target species is principally blueline tuna, which is often attracted to the same forage base (sand lance and Atlantic herring) as piscivorous marine mammals such as endangered humpback and fin whales, minke whales and dolphins and porpoise. To help find tuna, fishermen often search directly for the prey and sometimes use surface feeding whales and birds as indicators of tuna availability and location (Sacco, 2008). Indirectly, commercial whale watch boats are used as proxies in the search for feeding whales. As a result, there is a high co-occurrence of baleen whales where tuna fishing occurs in the sanctuary (Figure 64), and the potential for interaction and disturbance is correspondingly high (Figure 65).

During 2006-2009, there were 37 reports filed on tuna fishing/whale altercations (mostly whales being hooked with and trailing tuna fishing gear) in the sanctuary that resulted in 22 enforcement cases (NOAA OLE, personal communication). Most of these cases resulted in the issuance of warnings, which count as a first offense should the vessel be encountered repeating the violation. Several of these cases could lead to further enforcement actions under the MMPA and ESA. In 2009, the Stellwagen Bank sanctuary, in partnership with NOAA OLE and NOAA Fisheries Service Highly Migratory Species Division and Protected Resources Division, ran a series of advertisements in On the Water magazine and television show that alerted fishermen to this problem. This outreach effort is planned to continue in 2010.

In addition to the direct effect of hooking the whales, there is a serious related indirect effect that can impair NOAA’s programmatic response to a larger problem. The observation of a hooked whale trailing tuna fishing tackle in 2007 prompted calls from so many whale watch patrons, that it clogged the whale disentanglement hotline jeopardizing its effectiveness (S. Landry, PCCS, pers. comm., 2007). The hotline serves to notify and mobilize the disentanglement team of an entangled whale, usually in fixed fishing gear such as gillnets and lobster trawls. See Entanglement section that follows for expanded treatment. Since whale watch boats may be in close proximity to whales where viewing is enhanced, this public response has the potential to recur as long as whales are sighted adorned with tuna fishing gear.

In most other regards, entanglements with tuna fishing gear are cryptic and hard to detect at a distance, hence the number of reports is likely a fraction of the actual number of whales impacted. Disentanglement is not possible because of the light weight of the fishing gear which provides no purchase to the cutting tools routinely used in such an operations. In 2009, entanglement of a seabird (shearwater) in tuna fishing tackle also was documented. Sanctuary regulations prohibit the taking or possessing of any seabird, in or above the sanctuary, in violation of the MBTA.

Other Activities

Additional activities that impact whale behaviors include watercraft approaching whales too closely, vessels disrupting critical feeding behaviors (such as transiting through bubble clouds or bubble nets) and potential disturbance by aircraft, specifically fixed-wing aircraft, helicopters and airships (APs: MMBD 1.2, 1.3 and MMBD.3).

Vessel Strikes

Research indicates that approximately 10% of the vessel/whale collisions recorded world-wide were reported from the Stellwagen Bank sanctuary area (including Cape Cod Bay and Boston Harbor) and that the sanctuary area is a “hot spot” for vessel strikes along the eastern U.S. seaboard (calculated from Jenson and Silber, 2003) (Figure 66). Data indicate that about 39% of the reported strikes result in mortality or serious injury (Anon, 2004). Species struck include four endangered species (humpback, fin, sei and North Atlantic right) and one protected species (minke).
Vessel types involved in the strikes of these whales include large commercial ships, commercial whale watch vessels and private recreational-type boats. Historical records demonstrate that the most numerous, per capita, ocean-going strikes recorded among large-whale species accrue to the North Atlantic right whale (Vanderlaan and Taggart, 2006). Where possible, reducing the co-occurrence of whales and vessels is likely the only sure means of reducing ship strikes (Silber et al., 2009).

**Vessel Speed**

Jenson and Silber (2003) documented 27 reported vessel/whale collisions that occurred in the greater Stellwagen Bank area over a 22-year period (1980-2002) with a general increase in strikes occurring between 1984 and 2001. The annual mean cruising speed of commercial whale watch vessels in the Stellwagen Bank sanctuary over the related 25-year period (1980-2004) increased from 11 kts to 28 kts, with maximum speeds doubling from 20 kts to 40 kts;
higher speeds began in 1998 (Figure 67). The annual rate of strikes by these whale watch vessels during 1998-2004 (5/7 = 0.714) was 3.2 times greater than during 1980-1997 (4/18 = 0.222). [Note: There were no reported strikes between 2005 and 2009, which lowers the rate during 1998-2009 (5/12 = 0.417). However, that rate of strike is nearly twice (1.9 times) the rate during 1980-1997 when vessel speeds were lower.]

Vanderlaan and Taggart (2007) calculate that the greatest rate of change in the probability of a lethal injury to a large whale (any species) due to vessel strike occurs between vessel speeds of 8.6 kts and 15 kts; the probability drops below 50% at 11.8 kts and approaches 100% above 15 kts. The increased vessel speed by commercial whale watch vessels operating in the sanctuary places whales at greater risk of being struck and raises the probability of lethal injury. Increase in size and speed of vessels generally has resulted in a corresponding increase in the number of vessel strikes (e.g., Laist et al., 2001; Taggart and Vanderlaan, 2003; Pace and Silber, 2005).

To further characterize speed of commercial vessels transiting the sanctuary, records from the USCG Automatic Identification System (AIS) were analyzed for the months of April and May 2006. The AIS data were collected as part of a collaborative effort between the Stellwagen Bank sanctuary and the USCG (see below). One hundred and fifty-six AIS-tracked vessels transited the sanctuary during these two months. Tug and tows, cargo ships and tankers made up 86% of the total traffic volume (Figure 68). Cargo ships were recorded to be transporting a wide variety of container types, while the majority of tanker traffic specialized in mineral resource and chemical transport. The highest average speeds recorded (all greater than 15 kts) were reported for a single large passenger ferry, motorized pleasure craft and law enforcement vessels; these and cruise ships, cargo and
LNG carriers all showed maximum speeds greater than 20 kts. An evaluation of the impact of ship speed limitations and the relationship to whale mortality within the sanctuary is underway (e.g. Thompson et al., 2009).

**Vessel Traffic**

Collisions with large commercial ships constitute the majority of human-caused North Atlantic right whale mortalities (see Sidebar). NOAA Fisheries Service and the USCG established the Mandatory Ship Reporting System (MSRS) in July 1999 to reduce this threat (Figure 69). Under this system, all commercial ships, 300 gross tons or greater, are required to report to a shore-based station when entering into critical habitat areas (i.e., Great South Channel). Analysis of relative ship traffic density (kilometers of ship track per square kilometer) representing MSRS data from the first three years (1999-2002) of the northeast Mandatory Ship Reporting System indicates that five major high-use corridors of vessel traffic pass directly through the sanctuary (Ward-Geiger et al., 2005).

The Stellwagen Bank sanctuary has worked in partnership with the USCG to adapt the AIS, originally developed for tracking vessels in real time to reduce the risk of vessel collisions, as a means to analyze vessel traffic patterns across the sanctuary. The AIS is a national shipboard broadcast system operating in the VHF maritime band. Compliance is mandatory for all vessels 300 gross tons or more, vessels carrying 150 or more passengers, and some other types of commercial shipping such as tug and tow (http://www.navcen.uscg.gov/enav/ais/default.htm). Together with the USCG, the sanctuary has established a network of receivers on Cape Ann, Scituate and Cape Cod that provides complete coverage of the sanctuary and adjoining area.

The AIS data portrayed in Figure 70 indicate that the sanctuary, because of its proximity to the Port of Boston, receives more commercial shipping traffic than any other location within U.S. jurisdiction in the GoM. These data are for the months of April and May 2006. While the overall traffic pattern displayed is similar to that indicated by the MSRS data, the AIS data have the advantage of being automatic and thus free of voluntary reporting bias, of representing all vessel tracks and not just one-way traffic upon entering critical habitat areas, and of documenting the entire vessel path actually traveled, not just the straight line distance inferred from initial point of reporting and arrival at destination. Vessel reports include information about vessel type and behavior, such as speed and course, and cargo carried.

**ON THE BRINK OF EXTINCTION—the North Atlantic Right Whale**

The North Atlantic Ocean has been home to the North Atlantic right whale (*Eubalena glacialis*) for eons. The Basques began hunting North Atlantic right whales in Europe in 1150, taxed by royal decree, and continued for nearly 600 years. By the 1500s, the Basques had exterminated the right whale population on the eastern side of the North Atlantic Ocean. In the latter part of the 16th century, Basque whalers expanded their hunting grounds westward to North America, particularly to the waters off southern Labrador.

Eventually, New England shore-based whalers dominated the local industry, seeking oil and baleen for energy and commercial products. Their catches of right whales peaked in the early 1700s, but Yankee whalers continued to pursue this species whenever opportunity afforded. The last animals to be taken intentionally were a mother and calf off Madiera in 1967, although the species had been afforded protection from hunting since an international agreement signed in 1935. This species had been the “right” whale to take because of its proximity to coasts and its high oil content making the whale positively buoyant so that it floated when killed.

Despite seven decades of protection from whaling, the North Atlantic right whale population has not rebounded. Today only a remnant of the population survives, no more than 350 whales clustered in calving and feeding grounds along the eastern seaboard of North America. Only occasional right whale sightings in the Gulf of St. Lawrence or in the waters between Iceland, Greenland and Norway give echoes of their once substantially greater range.

A critical factor in the right whale’s population decline is human-induced mortality. Right whales are frequently struck and killed by ships or become fatally entangled in fishing gear, because their migratory routes overlap with major fishing areas and heavily trafficked shipping lanes along the east coasts of the United States and Canada. They are also more frequently killed and entangled because they spend most of their time at the surface, feed at the surface and travel slowly compared to other whales. In addition, the whales are not reproducing consistently or fast enough to increase their numbers—perhaps because of disease, pollutants, poor food supplies or genetic insufficiencies. Right whales reach reproductive maturity at a late age relative to other whales (>9 yrs), produce one calf every 3-6 yrs (a lower frequency than other whales) and only 50% of the calves survive the first year.

An area consisting of Cape Cod Bay and the southernmost portion of the sanctuary was designated a right whale critical habitat in 1994 because of its significance as a feeding area for right whales, which are resident primarily from January through early May. More than half the total population has been sighted in the area since studies began of right whales in the 1980s. Results of ongoing acoustic monitoring of the Stellwagen Bank sanctuary indicate that this species frequents the sanctuary to a greater extent than previously understood.
A more extensive analysis of AIS data conducted over the entire 2006 calendar year indicated significant differences in temporal and spatial use of the sanctuary by large commercial ships (Hatch et al., 2008). Tankers carrying oil and natural gas were marginally significantly more common in fall and winter than in spring and summer, while passenger carriers (cruise ships, ferries, sailing vessels, and pleasure craft) were significantly more common in the summer and fall than in the winter and spring. The spatial distribution of vessel types was also found to be non-uniform within the sanctuary (Figure 71). Tankers, cargo ships and passenger vessels (e.g., cruise ships) predominantly used the Boston shipping lanes, while service and research vessels were less concentrated and tug/tow activity was concentrated in the western and northern sanctuary.

The main Boston shipping channel transects historic whale high-use areas across southern Stellwagen Bank. All cetacean species that frequent the sanctuary and surrounding waters exhibit space-use patterns with areas intensively utilized by boat traffic for fishing, commercial shipping, military shipping and recreational activity. The MMVS AP proposes several strategies to address these issues including re-routing shipping lanes (AP: MMVS.1) and instituting voluntary speed restrictions for vessels other than large commercial ships to mitigate vessel strikes to marine mammals (AP: MMVS.2).

**Entanglement**

The Stellwagen Bank sanctuary and adjoining area is a hot spot for observations of fishing gear entanglements with whales in the GoM (Figure 72). The area in and around the sanctuary has a high use of fixed gear vessels (gillnet, lobster and other trap/pot fisheries) (Figure 73). Figure 73 is reflective of a model that predicts chance encounters between whales and fixed fishing gear. Analysis of scars on humpbacks and right whales in the GoM region indicate that between 50% and 70% of the animals have been entangled at least once in their lives and between 10% and 30% are entangled each year (Robbins and Mattila, 2004).
Chronically entangled whales lose blubber reserves making them more likely to sink when they die, thus it is believed that gear-induced mortality is underestimated more than ship kills. A study of the morbidity and mortality of chronically entangled North Atlantic right whales indicates that gear entanglement is a major animal welfare issue as well as being an obvious conservation concern (Moore et al., 2000).

Co-occurrence between various marine mammal species and types of fishing gears capable of entangling them are of priority concern in the sanctuary. Such co-occurrence varies on a spatial and temporal basis and Wiley et al. (2003) calculated a Relative Interaction Potential (RIP) index to identify hotspots of potential whale entanglement in the sanctuary (Figure 74). This risk analysis predicts that the highest possibility of entanglement within the sanctuary should occur around the southwest and northwest corners of Stellwagen Bank.

The risk of whale entanglement in the sanctuary increases in areas where whales and fixed fishing gear co-occur, as indicated by the shading with the darkest area representing the top quartile of risk (Figure 74). For the study period of July 2001–June 2002, all three sightings (100%) of entangled whales occurred within or in the immediate vicinity of top-quartile cells. For the period 2000–2002, 85% (11 of 13) of entangled whales were found within or in the immediate vicinity of top-quartile cells.

Tagging data indicate that humpback whales can be extremely active at or within a few meters of the seafloor for many hours (Figure 75) and that bottom feeding is an important strategy (Wiley et al., 2005). Therefore, fishing gear anywhere in the water column presents an entanglement risk to the animals. In 95% of flat-bottomed dives in the four humpback whales tracked in this study, the animals exhibited a characteristic “side-roll” behavior along the seafloor (Figure 75). Side rolls involved the animal rolling laterally more than 40 degrees from dorsal and holding that posi-

**Figure 71. Spatial distribution of commercial vessel types transiting the Stellwagen Bank sanctuary in 2006.**

Distributions of five vessel types (a-e) and all (except fishing) vessels (f) within the sanctuary in 2006, with (a) all tankers (including liquefied natural gas; n = 162), (b) all cargo ships (n = 144), (c) all tug/tows (n = 113), (d) all passenger vessels (including cruise ships, sailing boats, fast ferries and private yachts; n = 87), and (e) all service and research vessels (n = 31). Figure adapted from Hatch et al., 2008.
tion for a consistent duration, usually more than 10 seconds and less than a minute. The consistency of the behavior is evident from the bimodal distribution of body orientation measurements.

Side-roll behavior is presumed mouth-open feeding during which whales turn on their side to scour the sandy bottom and engulf sand lance burrowed in or located along the seafloor. This behavior indicates that the likelihood of entanglement by open mouth and protruding appendages (flippers and tail) would be elevated during bottom feeding bouts in areas with co-occurrence of fixed fishing gear strung across the ocean bottom. In a study of 30 cases of entangled humpback whales (Johnson et al., 2005), the most common point of gear attachment was the tail (53%) and the mouth (43%) which seems to affirm this inference.

The immediate effects of entanglement include mortality by drowning as well as serious and minor injuries such as lacerations. Long-term effects can include deteriorating health and susceptibility to disease, crippling deformation and impaired body function, and decreased competitive and reproductive ability. Marine mammal species reported in the sanctuary that are most susceptible to entanglement include baleen whales, harbor porpoises, white-sided dolphins and harbor seals.

Most cetacean bycatch in the sanctuary (and the GoM) is associated with the sink gillnet fishery, although entanglements have also been documented in lobster pots, purse seine and bottom trawl gear (Smith et al., 1993; Johnson et al., 2005). The incidental catch of harbor and harp seals, harbor porpoise and Atlantic white-sided dolphin has been documented for gillnet fisheries in the GoM (Gilbert and Wynne, 1987; Waring et al., 1990; Smith et al., 1993; Waring et al., 2008). Derelict fishing gear (i.e., “ghost nets”) is also suspected to cause entanglement.

Reducing incidental mortality in fisheries through time/area closures, gear modification, and disentanglement rescue and release efforts are management solutions to address entanglement problems. The Harbor Porpoise and Atlantic Large Whale Take Reduction Plans provide for time/area closures and gear modification in the sanctuary area (NOAA
IV. Resource States

2006b; NOAA 2007a). Because the sanctuary is a hot spot for observed entanglements as discussed above, it is an ideal location to focus disentanglement efforts for large whales.

**Reduced Forage Base**

Sand lance (*A. dubius*) are not commercially fished within the sanctuary (refer to subsection EA.3 Action Plans in this document for expanded discussion of sand lance as prey). However, the sand lance (*A. marinus*) is the target of the largest single-species fishery in the North Sea with the total allowable catch (TAC) being set at 1 million tons per year (ICES, 1998). The Department of Fisheries and Oceans Canada has identified sand lance (*A. dubius*) as one of the major unexploited fish resources of the northwest Atlantic (http://www.dfo-mpo.gc.ca/zone/underwater_sous-marin/SandLance/sandlanc_e.html). While there is yet no fishery for sand lance in the GoM, if one were to develop the Stellwagen Bank sanctuary area would certainly be targeted because of its historical high level of sand lance abundance.

Sand lance occur within the sanctuary at higher levels of abundance than in any other area of the southern GoM (Figure 50 this document).

Atlantic herring accounted for the greatest volume by species landed from the Stellwagen Bank sanctuary during 1996–2005 (refer to subsection on commercial fishing in the Status of Human Uses section of this document for data source and details). On average 7.0 million pounds (3,180 mt) of herring were harvested annually from the sanctuary by commercial fishing during 1996–2005 (Table 10). The availability of herring, particularly as a functional prey substitute for sand lance, may be a factor in determining the local abundance of whales, dolphins and other wildlife in the sanctuary. The local depletion of herring by fishing is a related concern. See Sidebar for further explanation of local depletion. Much of the following discussion pertains to herring because an active fishery for this prey species occurs within the sanctuary.

The distribution of commercial herring landings in the sanctuary during 1996–2005 is presented in Figure 76. Landings were greatest around Jeffreys Ledge and parts of Stellwagen Bank. A variety of gear types, including mid-water pair trawls, mid-water otter trawls, and purse seines, was used between 1996 and 2001, but thereafter most herring catches have been taken by pair-trawling (Figure 77). While seasonally and annually variable, the herring catch from the sanctuary area in the fall-season fishery (August - November) can be high as evidenced in 2005 (Figure 78, Table 10). An indication of the variability in catch distributions for 1996, 2000 and 2004 are presented in the Final Amendment 1 to the Atlantic Herring Fishery Management Plan (http://www.nefmc.org/herring/planamen/final_herring_al.htm).

According to recent stock assessments, herring are currently not overfished and no overfishing is occurring (http://www.nefmc.org/herring/index.html). The inclusion of biological interactions and their impacts in stock assessments and multispecies models is an important step in predicting sustainable yields and developing realistic estimates of biological reference points for key prey species (ICES, 1989; Overholtz et al., 1991; Hollowed et al., 2000; Read and Brownstein, 2003). Although such interactions have not been formally included in the current assessment or in the herring FMP, a buffer (a 29,000 mt difference between Allowable Biological Catch and Optimum Yield), has been included in recent Total Allowable Catch specifications packages for Atlantic herring. In 2006, the biomass of the Gulf of Maine-Georges Bank herring stock complex was estimated to be slightly greater than 1 million metric tons, and about 60% higher than the MSY stock biomass level.

The fishery for herring harvests the same size groups that predators (whales, dolphins) consume, and this overlap could result in competition if herring was a limiting resource (Overholtz et al., 2000); fishermen seeking pelagic species (such as herring) adopt the same foraging strategy as natural predators (Bertrand et al., 2007). Tradeoffs between these two sources of removal may need to be addressed, but this does not necessarily imply an ‘either-or’ situation (Ove-
LOCAL DEPLETION

The term local depletion is commonly used in the scientific literature, books, popular magazines, fishery management plans and even the U.S. Federal Register. The term has been applied in relation to a large number of species worldwide that includes finfishes (e.g., Fritz, 1999; ASMFC, 2009), elasmobranchs (e.g., Walker, 1998), shellfishes (e.g., Salomon et al., 2007; Saunders et al., 2009) and zooplankton (e.g., Wetterer, 1988). It has also been applied to a wide variety of processes including recolonization, individual interactions, population interactions, animal behavior, fisheries and metapopulation dynamics (e.g., Armstrong et al., 1994; Benoit et al., 2002; Jackson et al., 2002; Planes et al., 2005; Wilson et al., 2006; Conners and Munro, 2008; Wiggert et al., 2008).

Despite liberal use of the term, a preliminary search of the recent primary literature and regional fishery management plans finds no operational definition within individual studies/plans or across studies/plans (e.g., predator-prey interactions versus metapopulation dynamics) (J. Stockwell, Gulf of Maine Research Institute, personal communication, 2009). As used in this document, the meaning of “local depletion” is reduction in local prey abundance (i.e., availability) by fishing to below levels that allow whales and other marine life to feed optimally or near maximally within the sanctuary.

The concern for local depletion within the SBNMS derives from recent genetic and otolith microchemical studies which indicate that marine stocks have complex spatial structures at much smaller scales than previously assumed. The important implication of these findings is that a decline in fish abundance in one area may not be replenished quickly or inevitably from another area. Thus, averaging stock assessments among areas may result in localized overfishing (Francis et al., 2007). This creates the concern that local depletion of a fish stock or portion thereof could occur within the bounds of the SBNMS and adjacent area.

Data requirements to discern local depletion can be much different from those routinely used for regional population surveys. Alternative sampling methodologies and means of analysis (i.e., modeling) may need to be formulated and directly applied. At the spatial scale of the sanctuary, novel protocols may be especially important in resolving issues of competition between fisheries and upper trophic level predators, such as whales.

Battaille and Quinn (2006) estimate local depletion of walleye pollock in the eastern Bering Sea as the slope of logarithmic catch-per-unit-effort (CPUE) versus cumulative effort from the fishery. The general trend of local depletion was detected often in their study. Their results help to better understand the linkage between the Steller sea lion decline and the trawl fishery for walleye pollock over the last few decades.

Local depletion can transcend the direct effects on exploited populations by impacting the prey base for fish predators, increasing bycatch of non-target species and destruction of habitat. The ecological implications of local depletion, including competitive interactions that could preclude re-colonization and the prospect of reduced functional resiliency for example, have not been examined at the scale of the sanctuary.

Prey patchiness tends to increase with mean prey density, so depletion of prey stocks by fishing may rapidly reduce numbers of suitable prey aggregations. Marine mammals are typically aggregated prey patch foragers. Thus local changes in prey abundance may be more important than changes across the entire stock range, i.e., GoM. Management to avoid depletion of the prey fields composed of herring and sand lance in local areas of critically important foraging habitat for marine mammals, such as the sanctuary, may be needed. Also the sanctuary is a hotspot for prey abundance (see Figure 50 and associated text). An important characteristic of pelagic forage fish hot spots is their persistence, allowing predators to predict their locations and concentrate search efforts to enable optimal foraging (Gende and Sigler, 2006). Significant fishing down of prey aggregations in the Stellwagen Bank sanctuary would diminish the reliability and functional utility of this important attribute of the sanctuary.

While reductions in prey abundance might not always be sufficient to directly cause a predator species population to decline per se, such reductions can cause shifts in predator species distribution which affects local predator abundance. Local changes in humpback whale abundance and distribution in the western North Atlantic have been correlated with variation in prey availability (Payne et al., 1986; Weinrich et al., 1997). A nega-
tive relationship was apparent between the relative abundance of herring and sand lance in the GoM and humpback whale movements from the GoM to eastern Canada when prey densities dropped (Stevick et al., 2006). This study also found that humpback whales exhibited high levels of site fidelity to specific feeding grounds and that the duration of stay at, and tendency to return to, each feeding ground was related to relative prey density.

A recent study (Robbins 2007) determined that despite inter-annual variation, the sanctuary is a site of persistent humpback whale aggregations, and that the sanctuary is preferentially used by juveniles and reproductively mature/active females. These natal groups typically play important roles in large mammal population dynamics because of their sensitivity to environment and/or population density (juveniles) and importance to population growth (adults).

**Table 10. Herring landings (millions of pounds) from the Stellwagen Bank sanctuary by gear type (1996–2005).**

<table>
<thead>
<tr>
<th>Gear Type</th>
<th>1996</th>
<th>1997</th>
<th>1998</th>
<th>1999</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
<th>2004</th>
<th>2005</th>
<th>Total</th>
<th>% Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pair Trawl, Midwater</td>
<td>95</td>
<td>4,060</td>
<td>8,083</td>
<td>3,098</td>
<td>1,060</td>
<td>1,676</td>
<td>7,383</td>
<td>1,881</td>
<td>3,407</td>
<td>13,057</td>
<td>43,800</td>
<td>62.5</td>
</tr>
<tr>
<td>Otter Trawl, Midwater</td>
<td>2,627</td>
<td>2,761</td>
<td>4,162</td>
<td>2,064</td>
<td>0</td>
<td>1,406</td>
<td>430</td>
<td>0</td>
<td>0</td>
<td>3,971</td>
<td>17,421</td>
<td>24.9</td>
</tr>
<tr>
<td>Purse Seine</td>
<td>2,680</td>
<td>1,274</td>
<td>710</td>
<td>3,682</td>
<td>60</td>
<td>0</td>
<td>80</td>
<td>0</td>
<td>0</td>
<td>8,486</td>
<td>12.1</td>
<td></td>
</tr>
<tr>
<td>Other *</td>
<td>358</td>
<td>3</td>
<td>4</td>
<td>8</td>
<td>0</td>
<td>0</td>
<td>2</td>
<td>4</td>
<td>0</td>
<td>378</td>
<td>0.5</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>5,760</td>
<td>8,098</td>
<td>12,958</td>
<td>8,852</td>
<td>1,120</td>
<td>3,082</td>
<td>7,813</td>
<td>1,963</td>
<td>3,411</td>
<td>17,028</td>
<td>70,085</td>
<td>100.0</td>
</tr>
</tbody>
</table>

* Other includes: otter trawl, bottom, fish; gill net, sink; hand line/rod & reel; otter trawl, shrimp; and mixed gear.

**Figure 75. Three-dimensional ribbon track of a tagged humpback whale showing extensive interdependent use of seafloor and water column during foraging along the bottom.**

Twists in the ribbon correspond to side rolls by the animal. Also shown is the bimodal distribution of body orientation (0,0: normal dorsal superior swimming position; 100,30: body rolled ~100° and pitched down ~30°) and a visualization of the body roll and pitch used during suspected bottom feeding. Ribbon tracks were developed by Colin Ware (University of New Hampshire). (Adapted from Wiley et al., 2005).
females). Thus, the preferential and persistent use of the sanctuary by these components of this endangered whale population suggests that management actions specific to the sanctuary may benefit the population as a whole (Robbins 2007). Additional research may be useful in confirming the importance of these factors. While less data exist for other species, similar conditions might exist. For example, Agler et al. (1993) found that fin whales in the southern GoM had higher reproductive rates than those in the northern areas. Prey availability can effect survival among components of these humpback whale natal groups. Robbins (2007) found that sand lance and/or mackerel abundance in the season following weaning were the model factors that best explained annual variation in survival of humpback whale calves in the GoM. Much of the data underlying these analyses came from the sanctuary area. Model support for a sand lance effect explaining the annual variation in calf survival was 1.62 times greater than for mackerel. Atlantic herring abundance did not reliably predict calf survival. Using logistic regressions to predict humpback whale calf survival to age 1 and whether the calf survived to age 2, Weinrich and Corbelli (2009) found that sand lance abundance was a significant predictor for calf survival to both ages. Data for these regressions were derived largely from the sanctuary area. Additionally, breeding success of seabirds can be highly sensitive to sand lance abundance (Furness and Tasker, 2000). While the latter study was conducted in the eastern North Atlantic, some of the same seabird species that frequent the sanctuary were included in this analysis. Herring and sand lance are keystone prey species that constitute a major segment of the forage base of the sanctuary. The species that may be affected by the harvest of herring or the potential harvest of sand lance include those (e.g., whales, cod, bluefin tuna) central to supporting tourism and recreation in the sanctuary, which are activities that gener-
ate direct sales far greater in value than the ex-vessel land-
ings of the herring *per se*. For example, annual direct sales
value for commercial whale watching in the sanctuary was
approximately $24 million in 2000 (Hoyt, 2001); ex-vessel
value for herring landings from the sanctuary that year was
$64 thousand (Fishing Vessel Trip Report [VTR] data, NOAA
Fisheries Service); ex-vessel value for herring landings from
the sanctuary for the decade (1996–2005) was $5.4 million
(Table 15, Commercial Fishing section of this document).
Cost-benefit analysis could be useful in evaluating the
tradeoffs between these two sources of marine revenue.

Biodiversity plays a key role in ecological integrity in that it
promotes ecosystem resilience and stability (Tilman *et al*.,
1996; Duarte, 2000) via ecosystem function and biologi-
cal redundancy within functional groups (Walker, 1992).
Walker (2009) suggests that one way to preserve ecological
integrity is to focus on the conservation of those species
that represent an ecosystem function for which there are few
or no other species. Maintenance of ecological resilience
and stability is thus further rationale to protect key forage
species within the sanctuary. If one forage organism (e.g.
sand lance) has low abundance one year, or over a period
of time, then it is important that the sanctuary have in place
conservation measures to ensure that there is an adequate
population of the other forage species (e.g. herring) to main-
tain that ecosystem function.

Because it is difficult to predict the effects of climate change,
especially in complex marine ecosystems, precautions must
be taken in places of special importance like the sanctu-
ary. Richer biodiversity, because of the functional redu-
dancy and compensation it affords, supports more resilient
ecosystems (Ehlers *et al*., 2008). See subsection on Func-
tional Relevance under Biodiversity Explained (this plan)
for introduction of this concept. Climate change may affect
one species of a functional prey group more adversely than
another, which is why it is important, especially in times
of environmental uncertainty, to maintain multiple species
populations that can perform similar ecosystem functions.

**Pollution and Chemical Contaminants**

The environment of the Stellwagen Bank sanctuary provides
feeding and nursery areas for humpback, fin, sei, minke and
North Atlantic right whales, the latter being the most criti-
cally-endangered of all large cetacean species. Cetaceans
are key predators of small fish and zooplankton and they
exhibit low fecundity relative to many other marine animals.
These biological characteristics, coupled with their sensitive
dependence on specific prey types, mean that cetaceans
also function as important bioindicators of the health and
productivity of marine ecosystems (Reijnders *et al*., 1999;
Greene *et al*., 2003).

Pollution in the form of dredge spoils, ocean dumping and
disposal, and noise, as well as chemical contaminants may
affect the health and survival of baleen whales (Perry *et al*.,
1999; Reeves *et al*., 2000; Rolland *et al*., 2005). Sand
lance is a key species within the sanctuary and serves as
the primary prey of humpback whales and other baleen
whales in the sanctuary. The populations of key species,
such as sand lance, are highly variable, and fluctuate widely
from year to year, with concomitant effects on consumers,
such as whales. Although contaminant concentrations have
not been determined for prey species (e.g., sand lance) to
date, predator-prey relationships are important pathways
to consider when evaluating possible adverse effects of
contaminants on the health of marine mammals.

In addition to point-source pollution that may affect food
webs (e.g., chemicals from discharge sites and dumping),
the atmospheric transport of contaminants represents a
global danger (Reeves, 2003). Exceptionally high levels of
chemical contaminants in the tissues of cetaceans may be
affecting the animals’ immune and reproductive systems
(Reeves, 2003). For example, Weisbrod *et al*., (2001) found
elevated levels of organochlorine in pilot whales and Atlantic
white-sided dolphins from the southern GoM, with the later
considered to have bioaccumulated hazardous concentra-
tions of polychlorinated biphenals (PCBs) and chlorinated
pesticides. In addition, a wider range of PCBs and pesticides
have been detected in baleen whale species, including the
endangered right whale, although concentrations were not
considered hazardous (Weisbrod *et al*., 2000).
Cetacean exposure to marine biotoxins associated with harmful algal blooms (HABs) has been documented in the GoM (Doucette et al., 2006). The dinoflagellate genus *Alexandrium*, which produces paralytic shellfish poisoning (PSP), blooms at the time of right whale abundance. The trophic transfer of marine toxins has been hypothesized to be a contributing factor to the poor recovery of the North Atlantic right whale, although neither chronic nor sublethal effects are known for cetaceans (Durbin et al., 2002). Similarly in 1987, 14 humpback whales washed ashore dead and decomposed along Cape Cod Bay and Nantucket Sound. The cause of this unprecedented stranding of large baleen whales was attributed to a naturally occurring neurotoxin called saxotoxin or STX (Geraci et al., 1989). Additionally, marine debris pollution (e.g., from ingestion of plastic bags) and its impact on marine animal populations is a global problem, which is extremely difficult to evaluate (Laist et al., 1999).

**CURRENT PROTECTION**

The protection of marine mammals in the sanctuary is provided through the following laws, regulations, and guidelines:

- SBNMS Regulations (15 CFR § Subpart N)
- Marine Mammal Protection Act (MMPA) of 1972
- Endangered Species Act (ESA) of 1973
- NOAA Voluntary Whale Watch Guidelines

Sanctuary regulations prohibit the taking or possessing (regardless of where taken, moved or removed from), except as necessary for valid law enforcement purposes, of any marine reptile, marine mammal or seabird in or above the sanctuary, except as permitted by the Marine Mammal Protection Act, as amended, (MMPA), 16 U.S.C. 1361 et seq., the Endangered Species Act, as amended, (ESA), 16 U.S.C. 1531 et seq., and the Migratory Bird Treaty Act, as amended, (MBTA), 16 U.S.C. 703 et seq. Five species of baleen whales are endangered (Table 8).

The MMPA and ESA prohibit the “taking” of a marine mammal (i.e., “harass, hunt, capture or kill”) without authorization. The relevant definition of the term “harassment” means any “negligent or intentional act which results in the disturbing or molesting of marine mammals” causing by disruption of “behavioral patterns, including, but not limited to migration, breathing, nursing, breeding, feeding, sheltering” (16 U.S.C. 1362(13)). All marine mammals are federally “protected” by the MMPA and most large whales are further listed as “threatened or endangered” under the ESA.

**BEHAVIORAL DISTURBANCE**

NOAA regional whale watch guidelines are intended to prevent harassment and possible injury or death to large whales by both commercial and recreational vessels (Appendix M). The North Atlantic right whale is protected by separate State and Federal regulations that prohibit approach within 500 yards (457 m) of this species (50 CFR 222.32) (Appendix N). Any vessel finding itself within the 500-yard buffer zone created by a surfacing right whale must depart immediately at a safe slow speed. The only vessels allowed to remain within 500 yards of a right whale are vessels with appropriate research permits, commercial fishing vessels in the act of hauling back or towing gear, or any vessel given prior approval by NOAA Fisheries Service to investigate a potential entanglement. Except for the North Atlantic right whale, no federal rule regulates how vessels behave around whales in the northeast region.

The Stellwagen Bank sanctuary has no overflight restrictions governing airplane activity. To date, guidelines or legislation regarding sound (acoustic) energy and the need to manage it appropriately do not exist. NOAA Fisheries Service published a notice of intent on 11 January, 2005, in the Federal Register (70 FR 1871) to prepare an EIS to analyze the potential impacts of applying new criteria in guidelines to determine what constitutes a “take” of a marine mammal under the MMPA and ESA as a result of exposure to anthropogenic noise in the marine environment.

**VESSEL STRIKE**

NOAA issues ship speed advisories using NOAA-based communications to help reduce ship strikes to North Atlantic right whales. The NOAA National Weather Service issues right whale advisories and speed advisories on NOAA weather radio when aggregations are sighted. Advisories are voluntary and apply to areas where right whales sightings have been confirmed; they indicate that neither navigational nor human safety is to be jeopardized as a result of reduced speeds or other maneuvers to reduce the risk of striking a whale. Speed advisories have also been integrated into many NOAA publications. Ships reporting into the Mandatory Ship Reporting System receive an automated message indicating precautionary measures to be taken to avoid hitting whales, including speed advisories (Ward-Geiger et al., 2005).

In December 2008, NOAA implemented regulatory measures, as part of the NOAA Ship Strike Reduction Program, designed to significantly reduce the likelihood and severity of collisions with right whales while also minimizing adverse impacts on ship operations. The regulations require vessels greater than or equal to 65 feet in overall length and subject to the jurisdiction of the U.S., or entering or departing a port or place under the jurisdiction of the U.S., to reduce speed to 10 knots or less within specific Seasonal Management Areas (SMAs) along the US east coast (50 CFR 224.105). The SMAs include the areas and times where right whales occur predictably from year to year. There are certain exemptions to the speed restrictions for navigational safety, as well as Federal vessels and law enforcement vessels. The rule is set to expire on December 9, 2013. These regulations, pursuant to rulemaking authority under MMPA section 112(a) (16 U.S.C. 1382(a)) and ESA 11(f) (16 U.S.C. 1540(f)), are also consistent with the purpose of the ESA “to provide a program for the conservation of […] endangered species” and “the policy of Congress that...
all Federal departments and agencies shall seek to conserve endangered species [...] and shall utilize their authorities in furtherance of the purposes of [the ESA].” Previous efforts to reduce occurrence of North Atlantic right whale deaths and serious injury from ship strikes had not been sufficient to recover the species.

On December 12, 2006, the International Maritime Organization approved a proposal submitted by the USCG on behalf of NOAA to narrow and move the Boston area Traffic Separation System (TSS) (i.e., the shipping lanes that cross the sanctuary to and from the Port of Boston) 12 degrees to the north (Figure 79). The proposal was developed by the Stellwagen Bank sanctuary in collaboration with NOAA Fisheries Service, NOAA General Counsel (International) and the USCG. The lane shift greatly reduces the risk of vessels striking whales—by up to 81% for all whales (humpback, fin, minke, northern right) and by up to 58% for the critically endangered right whale—while minimally impacting shipping interests. The conservation benefit is realized by moving the TSS away from areas of historical high use by whales over prime feeding habitat. This management action implements strategy AP:MMVS.1 recommended in this document.

On December 14, 2009, President Obama’s Interagency Ocean Policy Task Force released its “Interim Framework for Effective Coastal and Marine Spatial Planning” (CEQ, 2009). In that report, NOAA’s successful effort to reconfigure the Boston TSS within the Stellwagen Bank sanctuary served as the signature example of the potential benefits of coastal and marine spatial planning for the White House Council on Environmental Quality.

**Entanglement**

Besides MMPA and ESA mandates, a number of existing regulations and plans designed to reduce the risk of marine mammal entanglement in the Northeast apply to, but are not specific to, the sanctuary. Regulations that are most applicable to marine mammal entanglement within the sanctuary are those pertaining to trap/pot fisheries and gillnet fisheries. Examples are:

- Federal lobster trap limits
- Lobster trap gear identification
- Lobster trap maximum size
- Trap/pot gear restrictions
- Lobster trap gear configuration
- Special restrictions on critical habitat areas
- Reconfiguration of anchored gillnet gear
- Multispecies sink gillnet regulations (aimed at rebuilding overfished groundfish stocks)
- Seasonal and rolling closure areas
- Gear stowage requirements

The Atlantic Large Whale Take Reduction Plan (NOAA, 2007) addresses broad-based gear modifications and special management areas to reduce serious injury and mortality of right, humpback and minke whales due to incidental interactions with commercial fisheries.

**Reduced Forage Base**

**Sand Lance**

Sand lance (A. marinus) are the target of the largest single-species fishery in the North Sea (ICES, 1998). The Department of Fisheries and Oceans Canada has identified sand lance (A. dubius) as one of the major unexploited fish resources of the northwest Atlantic (http://www.dfo-mpo.

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**Figure 79. Realignment of the Shipping Lanes (TSS) into the Port of Boston by the International Maritime Organization to Reduce the Risk of Ship Strikes to Baleen Whales in the Stellwagen Bank Sanctuary.**

Analysis based on non-standard whale sightings (n=~255,000) from commercial whale watching vessels from 1979-2004 overlain with right whales sightings (circles) from the Right Whale Consortium database (n=5,675). Kriged density plots of whale watch derived sightings were produced using a 5,000 m search radius analyzed using ESRI ARCGIS; whale watch data were collected by the Provincetown Center for Coastal Studies and the Whale Center of New England.
The regulations governing fishing in the GoM primarily stem from the Northeast (NE) Multispecies Fishery Management Plan (FMP). The FMP states that no vessel may fish with trawl gear in the GoM, including the sanctuary, with smaller than 6.5” square or diamond mesh at its codend (50 CFR part 648.80(a)(3)(i)). The intention of this regulation is to ensure that undersized regulated groundfish and other small fish are not targeted by vessels fishing for groundfish.

Vessels participating in an exempted fishery or using exempted gear may fish with smaller than 6.5” mesh under limited circumstances. To become exempted from the NE Multispecies FMP minimum mesh size requirement, a fishery must meet the requirements specified at §648.80(a)(8). These regulations state that a fishery may become exempted when “there are sufficient data or information to ascertain the amount of incidental catch of regulated species, if the Regional Administrator, after consultation with the NEFMC, determines that the percentage of regulated species caught as incidental catch is, or can be reduced to, less than 5 percent, by weight, of total catch, unless otherwise specified in this paragraph (a)(8)(i), and that such exemption will not jeopardize fishing mortality objectives.”

An exemption (§648.80(a)(8)(i)) to the 5-percent incidental catch requirement would only be authorized if the Regional Administrator and the NEFMC have considered the “status of the regulated species stock or stocks caught in the fishery, the risk that this exemption would result in a targeted regulated species fishery, the extent of the fishery in terms of time and area, and the possibility of expansion in the fishery.”

In order to acquire sufficient data to ascertain the amount of interaction with regulated species, exemptions from the minimum mesh size and/or the possession requirements for existing exempted fisheries would be required. The exempted fishery permit (EFP) process requires public notice and comment period, in accordance with §600.745, and compliance with the National Environmental Policy Act (NEPA). An EFP would be required because fishery development is not considered scientific research. EFPs are limited in scope, and an EFP is issued for no longer than one year. If the research requires more time, the EFP would have to be renewed through the entire process, including additional public notice and comment.

Four exempted fisheries or fishing areas that overlap the sanctuary are currently active. All of the exempted fishing areas currently restrict vessels to possessing only certain species, of which sand lance are excluded and not permitted for retention.

1. Small Mesh Northern Shrimp Fishery Exemption (§648.80(a)(5))

This fishery is exempted throughout the whole GoM during the Northern GoM shrimp season (as specified by the Atlantic States Marine Fisheries Commission). The minimum mesh size for this exempted Northern shrimp fishery is not specified. However, the fishery is primarily prosecuted north of the sanctuary off the coast of Maine. This fishery also requires the use of a Finfish Excluder Device (FED). The FED is intended to keep finfish from entering the codend of a shrimp trawl net and the parallel bars are to be spaced not more than 1” apart.

2. Raised Footrope Trawl Whiting Exempted Fishery (§648.80(a)(15))

This fishery overlaps a small portion of the southern-most part of the sanctuary. The minimum mesh size for this exempted whiting fishery is 2.5” square or diamond mesh throughout the codend. This exempted area is only open to small mesh fishing from September 1 through November 20 of each year.

3. Midwater Trawl Gear Exempted Fishery (§648.80(d)), and

4. Purse Seine Gear Exempted Fishery (§648.80(e))

These fisheries are exempted throughout the Gulf of Maine/Georges Bank Exemption Area (as defined in §648.80(a)(17)) for the entire year. There is no minimum mesh size; however, midwater trawl and purse seine vessels typically fish with nets similar to the whiting fishery, i.e., 13/4” to 3.5” mesh.

While sand lance are excluded from the list of species permitted for retention, there is no regulated minimum mesh size in the two exempted fisheries most likely to capture sand lance, i.e., midwater trawl and purse seine. Both of these fisheries are prosecuted in the Stellwagen Bank sanctuary. Based on the federal observer program database, there is no evidence of sand lance bycatch in these fisheries.

If a fishery for sand lance were to be developed, presuming that the fishery would require smaller than regulated mesh, it would first have to proceed through the EFP process. If the research meets the requirements of the exempted fishery process described above and in §648.80(a)(8), including demonstration of less than 5% incidental catch of regulated groundfish, development of the fishery would then have to progress through the regional fishery management council process and then, potentially, into the Federal rulemaking process, including public notice and comment. Compliance with NEPA and all other applicable laws would be required. At such time, the Regional Administrator would make a determination based on a variety of factors including, but not limited to, juvenile mortality of regulated NE multispecies, sacrifices in yield that will result from that mortality, the ratio of target species to regulated species, status of stock rebuilding and the recent recruitment of regulated species.

1 The term “regulated groundfish” is defined at §648.2 as “the subset of NE multispecies that includes Atlantic cod, witch flounder, American plaice, yellowtail flounder, haddock, pollock, winter flounder, windowpane flounder, redfish, and white hake, also referred to as regulated NE multispecies.”
While perhaps difficult in practice, a sand lance fishery that did not interact with groundfish technically could be allowed, if it met the requirements described above and as specified at §648.80(a)(8), including empirical evidence that there was not, in fact, interaction with regulated NE multispecies in excess of 5% bycatch. NOAA Fisheries would not have to conduct a stock assessment prior to granting approval for an experimental sand lance fishery that would require an EFP. However, if an FMP were developed or sand lance were incorporated into an existing FMP, full requirements of the MFCMA would need to be fulfilled. Given the complexity of the EFP process, and to ensure full protection for this critical component of the sanctuary’s forage base, consideration should be given to a direct prohibition on fishing for sand lance in the Stellwagen Bank sanctuary.

Atlantic Herring

Final Amendment 1 to the Atlantic Herring Fishery Management Plan was developed by the NEFMC and submitted to NOAA Fisheries Service on May 3, 2006. Notice of the final rule implementing Amendment 1 was published on March 12, 2007 (72 FR 11252). Of significance to the Stellwagen Bank sanctuary is how the commercial herring fishery impacts the forage base of the sanctuary particularly in regard to Area 1A which entirely overlaps the sanctuary (Figure 80). Area 1A regularly produces the greatest share of the herring landings.

Relative to the 2005/2006 total allowable catches (TACs) of herring, the 2007 fishery specifications reduced the Area 1A TAC by 10,000 mt (17%), modified the seasonal split of the Area 1A TAC, and increased the Area 3 TAC by 5,000 mt. Domestic annual harvest for the fishery was set at 145,000 mt, domestic annual processing was set at 141,000 mt, and there was no specification for either total allowable level of foreign fishing or total joint venture processing. The 2007 fishery specifications provided the opportunity for total U.S. fishery landings to increase about 35% above recent (1995–2005) levels.

However, when implementing multi-year specifications for 2007–2009, NOAA Fisheries Service determined that the 2008 and 2009 specifications should include an additional reduction in the Area 1A TAC with a corresponding increase in the Area 3 TAC. As a result, the Area 1A TAC was reduced another 5,000 mt to 45,000 mt, and the Area 3 TAC was increased another 5,000 mt to 60,000 mt. All other specifications remain the same for 2008 and 2009. In addition, the research set-aside program became effective in 2008, and 3% of each management area TAC has been set-aside to support herring-related research. The information in this and the previous paragraph is from the NEFMC (2006) “Herring Fishery Specifications for the 2007–2009 Fishing Years.”

At its meeting on November 17, 2009, the NEFMC reduced the overall herring TAC from 145,000 mt, in place during 2007-2009 to 91,200 mt. This decision was based on the lack of certainty about the abundance of the herring stock, consideration that the herring stock is projected to decline over the next several years, and the finding that heavy fishing in some areas of the GoM could be depleting the inshore spawning stock components. As a result, TAC allocations by harvest areas were adjusted further and the Area 1-A TAC was reduced to 26,546 mt. This decision awaits NOAA Fisheries Service enactment into regulation.

From the perspective of the sanctuary, the key component of the series of actions taken is the 10,000 mt reduction in 2007, the additional 5,000 mt reduction specified for 2008 and 2009, and the further 18,454 mt reduction established in 2009 for the 2010-2012 Area 1A TAC. Cumulatively, these reductions amount to appreciably more than the total average annual landings (3,180 mt) of herring caught in the sanctuary over 1996–2005 and is more than the highest single year landings in the sanctuary to date (7,726 mt) made in 2005. Additionally, the purse seine/fixed gear-only area proposed in Amendment 1 was implemented in 2007. Vessels using single and paired mid-water trawls are prohibited from fishing for Atlantic herring in Area 1A from June 1 through September 30 during each fishing year. All gear types are allowed to harvest herring from Area 1A from October 1 through May 31.

While the numeric level of reduction seems appropriately scaled to address the concern of diminished prey base in the sanctuary, that concern would only be fully addressed if the TAC were harvested entirely outside of the sanctuary (for reasons explained in the subsection on Reduced Forage...
for fishes and invertebrates. Also, the ecological importance of functional redundancy of prey opportunities within the sanctuary should be evaluated. And while adjustments have been made to be precautionary, the calculations underlying the determination of the TAC do not include explicit estimates of herring consumption by whales or other key predators in the sanctuary.

**Maritime Heritage Resources**

Office of National Marine Sanctuaries (ONMS) regulations define “historical resource” as any resource possessing historical, cultural, archaeological, or paleontological significance, including sites, contextual information, structures, districts and objects significantly associated with or representative of earlier people, culture, maritime heritage, and human activities and events. Historical resources include “submerged cultural resources” and also include “historic properties,” as defined in the National Historic Preservation Act.

The term “historical resource” as used in the ONMS regulations also encompasses pre-Columbian Native American archaeological sites; therefore, the ONMS’s Maritime Heritage Program prefers the term “maritime heritage resource.” “Maritime heritage resource” is defined as any wreck or other site or object that is of archaeological, historical, or cultural significance found in, on or under the submerged lands, including sunken State craft.

Maritime heritage resources in the Stellwagen Bank sanctuary require management as mandated by the historical resource provisions of the NMSA, sanctuary regulations, and the Federal Archaeological Program. Additionally, maritime heritage resources contribute to biodiversity conservation by serving as substrate for epibenthic organisms and shelter for fishes and invertebrates.

**Status**

Uncounted Native American and historic archaeological sites lie within the Stellwagen Bank sanctuary. Over ten thousand years ago, portions of the sanctuary’s seafloor were dry land supporting a diverse array of flora and fauna and potentially Paleoindian peoples. In the more immediate past, the sanctuary’s position at the mouth of Massachusetts Bay places it astride the historic shipping routes and fishing grounds for such historic ports as Gloucester, Salem, Boston, Plymouth and Provincetown. These ports have been centers of maritime activity in New England for nearly 400 years. As a result of man’s long association with the sea, the sanctuary contains a broad cross-section of this nation’s maritime heritage. To date, the only archaeological resources identified in the sanctuary are shipwrecks.

The Stellwagen Bank sanctuary has been actively pursuing maritime heritage research since 2000. The sanctuary has relied heavily on a partnership with NOAA’s National Undersea Research Center at the University of Connecticut (NURC-UConn) to access appropriate tools, including side scan sonar, remotely operated vehicles (ROVs) and skilled pilots, to investigate maritime heritage resources. The sanctuary has also benefited greatly from the generosity of independent researchers, such as John Fish and Arnold Carr of the company American Underwater Search and Survey, who have provided locations or information about sanctuary maritime heritage resources.

The sanctuary’s research has been focused along two paths: locating maritime heritage resources and characterizing those resources. Prior to 2000, the sanctuary was unaware of the precise location of any such sites within its boundaries. Since 2000, the sanctuary has conducted yearly remote sensing research projects utilizing side scan sonar to survey the seafloor and identify potential maritime heritage resources. These surveys have mapped 139.4 square kilometers (53.8 square miles) of the sanctuary’s seafloor, or approximately 6.4 percent of the sanctuary’s total area.

As sanctuary researchers located potential maritime heritage resources, they began to characterize the resources utilizing the appropriate technology. Maritime heritage resources shallower than 130 feet were investigated with SCUBA (Self-Contained Underwater Breathing Apparatus) divers, who recorded diagnostic features with still and video photography, measurements and scaled drawings.

All maritime heritage resources deeper than 130 feet were investigated with an ROV carrying lights and cameras. Under direction from archaeologists, a ROV pilot navigated the robot around the archaeological sites, imaging diagnostic features and artifacts with digital still and video cameras. Some maritime heritage resources were characterized during a single ROV dive, while others have not been fully characterized after several ROV dives. In particular the large size of several sanctuary shipwrecks, notably the Portland and Frank A. Palmer/Louise B. Crary, and conservative ROV navigation used to avoid entangling fishing gear
on these sites, have resulted in a lengthy process of ongoing site characterization.

Beginning in 2003, the sanctuary instituted a monitoring program for the steamship Portland and Frank A. Palmer/Louise B. Crary. Annually between 2003 and 2006 and again in 2009, sanctuary researchers returned to the sites with an ROV to monitor artifacts and structures for change. At both shipwreck sites, researchers noted changes to artifact assemblages and the vessels’ wooden structure. The sanctuary also periodically revisits other maritime heritage resources to document site changes. The Stellwagen Bank sanctuary has adopted a policy of in situ preservation as its preferred preservation method for maritime heritage resources. This policy is recognized by the international community through the United Nations Education, Scientific, and Cultural Organization (UNESCO) Convention on the Protection of Underwater Cultural Heritage’s objectives and general principles. While the U. S. is not a signatory to the convention, NOAA has formally recognized the convention’s annex rules as best-practice for underwater archaeological research.

Maritime heritage resources begin to deteriorate shortly after submersion in a saltwater environment. The physical and chemical oceanographic aspects of the ocean, such as waves, currents, salinity, and pH erode and corrode cultural material, while biological and biochemical activities of organisms, such as wood-boring mollusks and bacteria, contribute to the natural deterioration of archaeological sites. The specific environment in which an archaeological site is located greatly influences how rapidly the site will deteriorate. The sanctuary’s low energy deep muddy basins preserve archaeological sites much longer than the much more dynamic top of Stellwagen Bank. Additionally, the composition of submerged artifacts greatly affects how long the item will remain in the archeological record. In general, organic material, such as wood and fabric, does not last as long as iron, brass or ceramics.

Archaeological sites reach equilibrium with the environment after a period of deterioration. Corrosion products enclose ironwork, slowing oxidation. Likewise, anoxic sediment covers hull remains greatly reducing biological and biochemical consumption. Archaeological sites can last for thousands of years, as evidenced by classical Greek shipwrecks found in the Mediterranean Sea. Even though these ancient shipwrecks have deteriorated significantly since their deposition, the sites maintain archaeological integrity and can be invaluable gateways to learn about past human activities. Disturbance by anthropogenic activities can upset this natural equilibrium and accelerate disintegration.

**Native American Resources**

Ancient geologic and glacial processes once exposed the sanctuary’s seafloor to the sun, allowing it to support flora and fauna that may have been utilized by the Paleoindian peoples (Barber, 1979). Around 12,000 years ago, groups of migratory humans, known as Paleoindians, inhabited southern New England. The retreat of the Laurentide ice sheet 21,000 to 16,000 years ago allowed these people access to Stellwagen Bank and Jeffreys Ledge, which rose above the surrounding ocean as a result of lower sea levels and the rebound of the Earth’s crust after the retreat of the heavy ice sheets (Funk, 1978; Barber, 1979).

Although no archaeological evidence of Paleoindian inhabitation has been found in the sanctuary, sea level models suggest that dry land remained accessible to the Paleoindians for a thousand years. During this time, people likely utilized the bank to hunt for land mammals, as a base for fishing and hunting marine mammals, and for gathering shellfish and vegetation (Barber, 1979). The possibility of finding Paleoindian cultural remains on Stellwagen Bank is supported by the recovery of mastodon skeletal remains by local fishermen (Carr, 1990). Further geologic study, site modeling, and sampling will be necessary to determine the potential for locating Native American cultural remains in the sanctuary (Bell, 2009; Coleman and McBride, 2008).

Rising sea levels inundated Jeffreys Ledge and Stellwagen Bank around 10,000 years ago, displacing any Native Americans living within the area to the edges of Massachusetts Bay, but not diminishing their usage of marine resources. Native Americans developed complex societies in New England during the approximately 12,000 years of human habitation prior to the arrival of Europeans. At the time of European contact Penobscot, Abenaki, Pequot, Massachusetts, Narragansett, Wampanoag and Confederated River tribes inhabited the region surrounding Massachusetts Bay. These coastal tribes utilized the marine environment as their ancestors had, but it is unlikely that they ventured into the sanctuary’s waters considering the wealth of resources close to shore. The arrival of Europeans in New England dramatically amplified the sanctuary’s human usage.

**Historic Resources**

As a result of four centuries of vessel traffic through the sanctuary, several hundred historic vessel losses are recorded in the sanctuary’s vicinity. Primary causes of vessel loss (shipwrecks) in the sanctuary fall into four broad classes: (1) acts of war—naval engagements, piracy, law enforcement; (2) natural forces—storms (gales/hurricanes); (3) human error—poor seamanship, fire, collision; and (4) abandonment—for the reasons stated above, plus vessel condition and economic reasons (Fish, 1989). The sanctuary’s minimum depth of 20 m (65 ft.) means that no vessel was lost in the sanctuary as a result of grounding or stranding. Vessels reported lost to either of these two causes are not considered to lie within the sanctuary.

The ambiguity of location given for most maritime disasters, and particularly for sanctuary shipwrecks, precludes accurate statements about the quantity of sanctuary shipwrecks. In general, a presumed nearest landfall is assigned when the shipwreck does not occur at a recognized landmark, i.e., on shore, on rocks, near a buoy marker or lighthouse. References such as off-Provincetown, off-Cape Ann, off-Massachusetts Coast, or off-New England, or “left port never to be heard of again,” are frequently the only description of shipwreck
locations that may be in the sanctuary. Additionally, for most colonial writers, places of loss were far less important to record than the persons and property that were lost.

Government data collection has been primarily aimed at identifying and locating man-made and natural objects that are hazards to navigation. These locations within the sanctuary are approximated and not verified, because they do not pose a hazard to navigation. Further, reliable location information is often in private hands (sport divers, researchers, fishermen), for whom personal interests generally preclude making the information public.

Most available published sources of shipwreck information concentrate on “romance of the sea” and/or major calamities and disasters; their audience is typically popular and not scholarly. Many of these works are laundry lists of shipwrecks, often published without sources. Further, many works reflect a certain selective presentation of facts, such as including only larger vessels or those carrying “valuable” cargo. Archival research has revealed a dramatic increase in the reporting of vessel losses in the sanctuary beginning around 1850 to the present. Over 95% of the vessel losses uncovered by archival research date from that period. While maritime traffic dramatically increased during the later half of the nineteenth century, incomplete reporting of earlier shipwrecks has likely skewed results to favor the last 150 years of sanctuary history.

**Vessels**

Since the sanctuary began investigating its maritime heritage resources in 2000, archaeologists have located forty shipwreck sites. Thirty-five sites are historic shipwrecks and five are modern shipwrecks. Historical records indicate that several hundred more vessels sank within the sanctuary or its vicinity. Past research expeditions have used remote sensing technology, such as side scan sonar and ROVs, to locate and identify shipwreck sites. Archaeologists have also used SCUBA to investigate shallower shipwreck sites, such as the 5-masted coal schooner Paul Palmer that caught fire and sank off Provincetown in 1913.

In 2002, a team of NOAA scientists confirmed that a sanctuary shipwreck was the side paddle wheel steamship *Portland*. The wooden hulled steamship, built in 1889 by the New England Shipbuilding Company of Bath, Maine, for the Portland Steam Packet Company, ran between Portland, Maine, and Boston, Massachusetts, from 1890 to 1898 (Figure 81). At 85.6 m (281 ft.) long, the steamship was one of the largest and best-appointed vessels afloat in New England during the 1890s. The steamship sank with all hands on November 27, 1898 during a fierce storm, thereafter known as the “Portland Gale.” Historians believe that nearly 200 people lost their lives.

The *Portland’s* remains include its upright and intact wooden hull, which survives from the main deck level down to the keel (Figure 82). Machinery assemblages such as the boilers, paddle flanges and shaft, steam engine, walking beam and wooden A-frame are articulated and in their original positions. Smaller cultural artifacts such as plates and cups lie scattered inside and outside the hull (Figure 83). The *Portland’s* hull is draped with fishing nets and provides substrate for sponges and anemones. In 2005, the *Portland* was listed on the National Register of Historic Places.

Another visually spectacular shipwreck site is the wrecks of the 83.5 m (274 ft.) long 4-masted schooner Frank A. Palmer (Figure 84) and 81.4 m (267 ft.) long 5-masted schooner Louise B. Crary (Figure 85), which sit upright on the seafloor connected at their bows after colliding (Figure 86). Both vessels were built at the turn of the century in Bath, Maine, for the coal trade between the Chesapeake Bay and New England. While enroute to Boston, Massachusetts, from Hampton Roads, Virginia, with coal cargos, the *Frank A. Palmer* and *Louise B. Crary* collided on December 17, 1902. Eleven of the twenty-one sailors onboard the schooners perished during the accident or while awaiting rescue in a lifeboat. Both schooners are intact from keel to main deck and have portions of their masts still standing. Surveys have encountered cultural artifacts within the remains of the Frank A. Palmer captain’s cabin (Figure 87). In 2006, the *Frank A. Palmer* and *Louise B. Crary* were listed on the National Register of Historic Places.

In addition to the *Frank A. Palmer* and *Louise B. Crary*, archaeologists located and investigated several other collier sites with varying degrees of preservation. Similar in size to the *Frank A. Palmer*, the shipwreck of the 5-masted schooner *Paul Palmer* exemplifies the differences in site preservation as a result of the wrecking event and the environment in which the shipwreck lies (Figure 88). While sailing south from Maine to the Chesapeake in ballast, the schooner’s forecastle caught fire off Highland Light in 1913. Flames quickly engulfed the schooner, thwarting efforts to extin-

![Figure 81. Historic photograph of the steamship *Portland* from 1891. The *Portland* sank with all hands during the *Portland Gale* in November 1898.](image_url)

Courtesy: LARC.
guish the flames with the schooner’s pumps. The vessel’s crew escaped the fire by boarding a tug that approached the schooner to help fight the blaze. Burned to the waterline, the schooner sank on top of Stellwagen Bank. In 2007, the Paul Palmer was listed on the National Register of Historic Places.

Today, the Paul Palmer’s remains consist of its wooden hull, intact to the turn of the bilge, keelsons, a pile of anchor chain and the schooner’s windlass (Figure 89). Ship fittings, such as bitts, a davit, anchors and rigging components, lie throughout the site. While the fire likely destroyed much of the vessel’s hull, the dynamic environment on top of Stellwagen Bank caused the schooner’s structure to degrade faster than the more static environment in which the Frank A. Palmer rests. The schooner’s degradation has also been hastened by impacts from commercial fishing. Evidence of these impacts was graphically demonstrated by a trawl net wrapped around the shipwreck’s windlass. NOAA divers removed the net in 2006. The sanctuary has documented recent commercial fishing impacts in the form of broken timbers and displaced anchors.

Other collier shipwrecks represent much smaller vessels more typical of the sailing vessels that plied the East Coast during the nineteenth and early twentieth centuries. The archaeological preservation of these smaller collier shipwrecks varies widely. One 32 m (100 ft.) long vessel is near-

**Figure 82. The steamship Portland’s location in the sanctuary was confirmed by NOAA scientists in 2002.**
Depicted here is a side scan sonar image of the Portland showing it sitting upright on its keel with boiler uptakes and walking beam engine projecting above the main deck. Courtesy: Klein Sonar Associates, Inc.

**Figure 83. Fragile teacups and dishware in the galley survived the Portland’s plummet to seafloor in 1898.**
The shipwreck is listed on the National Register of Historical Places and is the best preserved of any New England “night boat” found to date. Source: NOAA/SBNMS, NURC-UConn, and the Science Channel.

**Figure 84. Historical photograph of the 4-masted coal schooner Frank A Palmer.**
The Maine built Frank A. Palmer was the longest 4-masted schooner ever built. Courtesy: Maine Maritime Museum.

**Figure 85. Historical photograph of the 5-masted coal schooner Louise B Crary.**
In 1902, the Louise B. Crary’s mate miscalculated his tack causing his vessel to strike the Frank A. Palmer’s bow. Courtesy: Maine Maritime Museum.
ly intact up to its deck level. Site features include copper-alloy sheathed hull planking, wooden hanging knees, and a variety of ship fittings and artifacts (Figure 90). In contrast, the hull remains of another collier are only represented by eroded frames protruding centimeters from beneath a pile of coal 35 m (114.8 ft.) long. Very few ship fittings and no smaller artifacts were found on this site (Figure 91). Both vessels were likely two-masted schooners that carried a variety of cargos, but happened to be loaded with coal when they sank. While both vessels lie in water of similar depth, the more intact vessel lies in an area that is less frequently fished by bottom trawl gear.

The granite industry is another coastal trade represented by a sanctuary shipwreck. Almost all that remains of this sailing vessel is its cargo of granite slabs. These slabs vary in size, ranging from blocks measuring 2 m long by 0.5 m wide, to others stretching over 3 m long. Approximately 40 slabs were contained within the vessel's hold (Figure 92). The most common slab shape measures 3 m long by 2 m wide with a manhole bored into its center. Blocks of this variety were used to cover sewer basins that captured the drainage from street gutters. The uniform shape of the manholes suggests that a large diameter drill was used to

**Figure 86.** NOAA scientists confirmed the location of the schooners Frank A. Palmer and Louise B. Crary in the Stellwagen Bank sanctuary in 2002.

Depicted is a side-scan sonar image of the two intact vessels, connected at their bows, in the same orientation in which they sank. Source: NOAA/SBNMS and NURC-UConn.

**Figure 87.** The Frank A. Palmer's stern cabin contains the remains of the captain’s sink and toilet.

The Frank A. Palmer and Louise B. Crary are listed on the National Register of Historic Places and are the best preserved examples of New England coal schooners in the archaeological record located thus far. Source: NOAA/SBNMS and NURC-UConn.

**Figure 88.** Historical postcard of the 5-masted coal schooner Paul Palmer offloading coal in New Hampshire.

The Paul Palmer caught fire and sank off Cape Cod in 1913 while en-route to Virginia. Courtesy: LARC.

**Figure 89.** The Paul Palmer rests on top of Stellwagen Bank with its wooden frames and hull planking protruding up from the sand.

Substantial information can be learned about the role coal schooners played in the growth of New England by examining Paul Palmer’s archaeological remains. Source: NOAA/SBNMS.
bore the hole, a technology first used in the second half of the 19th century.

After colliers, the second most common variety of shipwreck located thus far in the sanctuary is 20th century commercial fishing vessels. Of these, wooden-hulled eastern rig draggers represent the majority. Constructed from the 1920s through the 1970s, these side trawlers exemplify the transition from hook and line fishing to engine-powered trawling. Several of the eastern-rig dragger shipwrecks in the sanctuary are remarkably intact, with extant pilot houses and masts. Others are much more fragmented as a result of the wrecking event and/or damage incurred from the impact of nets and trawl doors of successive generations of fishing vessels.

Sanctuary research has identified one of the eastern rig dragger shipwrecks as the Joffre (Figure 93). Launched from Arthur D. Story’s Essex, MA shipyard in 1918, the auxiliary fishing schooner was built to prosecute the mackerel seine fishery. Within a year, Joffre transitioned to groundfishing for halibut, cod, and haddock. Joffre operated as a dory trawler until 1939, when its new captain sought to enter the rapidly growing Acadian redfish fishery. Modified with a trawl winch and gallows frames, the eastern rig dragger landed large catches of redfish to supply the growing demands for fish protein brought about by the Second World War. Joffre was returning to Gloucester, MA from a groundfishing trip when it caught fire and sank in 1947. Archaeological investigation has revealed the dragger’s scorched hull, fishing gear, and large diesel engine partially buried in the seafloor off Cape Ann. In 2009, the Joffre was listed on the National Register of Historic Places.

At least one aircraft crash site is believed to be located within the sanctuary. Divers reported finding a P-38 Lightning on the western edge of Stellwagen Bank. Fishermen also report recovering military aircraft parts from a site north of Stellwagen Bank (B. Lee, pers. comm., 2004). This material may originate from a six-engine B-47 jet bomber that crashed off Gloucester in February 1957.

Sanctuary shipwrecks below the zone of storm wave disturbance (~85 m) generally reside in a depositional environ-
ment of little natural disturbance. Consequently, the chief impacts to archaeological sites in this realm result from fishing activities. The sanctuary’s maritime heritage resources have been adversely impacted by fishing activities and are highly susceptible to future damage due largely to two factors: structural materials and fishing impacts. Nearly all maritime heritage resources located to date are wood-hulled shipwrecks and much of the sanctuary’s seafloor is regularly accessed by a variety of fishing gears. While the sanctuary’s cold deep water helps preserve the shipwreck’s organic structure, wooden hulls slowly degrade over time becoming very fragile. The ongoing characterization of the sanctuary’s maritime heritage resources continues to reveal the results of past damaging interactions between historic shipwrecks and fishing gear. Other potential anthropogenic pressures on maritime heritage resources include SCUBA diving and remote sensing.

**FISHING**

Interactions between fishing gear (mobile and fixed gear as well as hook and line) and many of the sanctuary’s maritime heritage resources have resulted in the degradation of the shipwrecks’ archaeological integrity, reduction of their historical/archaeological significance, and diminishment of their aesthetic qualities. Currently, reference material mainly focuses on the impacts of fishing on marine habitats and the environment (Dorsey and Pederson, 1998; Smith et al., 2003; Tudela, 2004). Marine archaeological literature has not yet adequately addressed fishing impacts to maritime heritage resources (Foley, 2006; Garcia et al., 2006; Brennan, 2009; Sakellariou et al., 2007; Ballard, 2008).

Many recreational and commercial fishermen intentionally target shipwrecks due to the higher density of fish typically found around structures that rise above the surrounding seafloor. By targeting these non-renewable resources, irreparable damage is done. A single impact from fishing gear can cause extensive damage, compromising the information contained within the archaeological site.

Depending upon the fishing technique and character of the shipwreck, fishing gear may interact with a site momentarily and then continue along without getting hung up or the gear may become tangled on the shipwreck, and then ultimately abandoned. The lost gear provides direct evidence of the interaction between fishing and maritime heritage resources. Nineteen historic shipwrecks located within the sanctuary exhibit entangled fishing gear. The discarded gear presents a serious safety and operations hazard to SCUBA divers and remote sensing equipment, such as side scan sonars, ROVs and Autonomous Underwater Vehicles (AUVs). The nets, lines and cables from lost gear close off completely or limit the site’s accessibility to archaeologists, recreational SCUBA divers and the interested public. Derelict fishing gear also presents an entanglement hazard to marine life.

**Mobile Gear Impacts**

Mobile fishing gear (otter trawls, beam trawls, shellfish dredges) has had the greatest impact on maritime heritage resources. Mobile fishing gear components have been found on fifteen historic shipwrecks. These towed nets or dredges, often weighing hundreds of pounds, roll or are dragged across the seafloor. When the net encounters a wooden shipwreck rising above the seafloor, it interacts with the shipwreck in one of three ways:

1. The gear breaks apart the shipwreck’s structure;
2. The gear rolls over the shipwreck, damaging the fragile structure; or
3. The gear catches on the shipwreck, stopping the vessel. If the gear can be pulled free it usually results in partial destruction of the shipwreck. Oftentimes, pieces of the

![Figure 93. The eastern rig dragger Joffre exemplifies the many changes in fishing techniques and technology that occurred during the 20th century.](https://example.com/figure93)

This style of fishing trawler, once common to the waters of Massachusetts Bay, is a transitional design bridging the gap between earlier wooden schooners and modern-day steel trawlers. Source: Atlantic Fisherman, November 1943. Courtesy: Maine Maritime Museum.
net are left behind. Less frequently, the gear is so entangled with the shipwreck’s structure that entire nets and even trawl doors are lost.

Considerable damage to the shipwreck’s structure results in all three situations. In addition, trawl nets and dredges often remove artifacts from the site. Fishermen frequently snag and recover anchors, windlasses, pumps and other assorted ship fittings. The removal of this material is particularly harmful to the site’s archaeological integrity. In many cases, fishermen using mobile gear seek to avoid shipwrecks so that they do not “hang” their gear. Alternatively, some choose to tow their gear as close as possible to the structure to catch fish inhabiting the shipwreck. This latter behavior has the potential to damage or destroy artifacts surrounding the shipwreck, damage the shipwreck through contact with the trawl doors or dredge, and potentially damage or entangle the main shipwreck structure.

Two examples of negative mobile fishing gear impacts are found on the steamship Portland and the schooner Paul Palmer. The Portland has a complete otter trawl net, including rollers and a trawl door, wrapped around its bow and starboard side. The wire tow rope has cut deeply into the steamship’s stempost, while one of the trawl doors lies on the main deck (Figure 94). The net is tangled with and extends nearly the length of the starboard side forward of the boiler uptakes. More wire rope is draped across the top of the boiler uptakes. The trawl net has damaged portions of the wreck and greatly hampers the sanctuary’s ability to archaeologically investigate the shipwreck. The net and its wire tow rope present a severe entanglement risk for the ROV vehicle used to study the site.

The schooner Paul Palmer also had a trawl net wrapped around its bow. The net and rollers were entangled with the site’s windlass and chain pile, and likely altered the orientation of the windlass when it was snagged (Figure 95). The net posed an entanglement hazard for SCUBA divers and ROV operators cannot safely approach ensnared gillnets and researchers are unable to document the resource and share the information with the public. Entangled gillnets negatively impact the Frank A. Palmer and Louise B. Crary. In particular, a gillnet enshrouds the Louise B. Crary’s bow covering the forecastle and forward deck house preventing archaeological examination (Figure 96). A gillnet also stretches between the two schooners preventing the archaeological examination of the collision point.

**Hook and Line Impacts**

Hook and line gear has been found on five historic shipwrecks. Hook and line bottom fishermen often target wrecks to catch the fish inhabiting the shipwrecks’ structure. Fishing boats often anchor to maintain position, risking anchor damage to the shipwreck and any surrounding debris fields. Heavy lead jigs, weighing up to two pounds are repeatedly raised and lowered to attract fish and heavy lead sinkers of 24 oz or more may be used with baited hooks (Figure 97). A single party boat can carry fifty or more fishermen simultaneously using such gear. When a jig or sinker comes into contact with a maritime heritage resource, it has the potential to break fragile artifacts made from glass or ceramics. Frequently, fishermen snag their tackle on the shipwreck’s structure. Attempts to free the line may damage the resource. If the jig or baited hook is firmly stuck, the fisherman will break or cut the line, which may then fall across the ship...

**Figure 94. Wire rope associated with a trawl net cuts into the steamship Portland’s bow.**

The negative impacts of commercial fishing activities are well documented on the wreck of the Portland. Source: NOAA/SBNMS and NURC-UConn.
wreck. Lost fishing line limits access to a shipwreck in much the same way as a trawl net or a gillnet does. Additionally, single strands of fishing line are difficult to see underwater, making entanglement of an ROV or a SCUBA diver a possibility.

An example of the impact of lost fishing line on a shipwreck is found on the **Frank A. Palmer**. A 2004 archaeological investigation of the site encountered no lost fishing lines crossing the aft deckhouse space. Returning to the same area in 2005, researchers found several fishing lines crossing the area (Figure 98). The lines prevented the researchers from maneuvering their ROV into the area to investigate the artifacts contained within the cabin. Additionally, an unseen fishing line fouled a ROV thruster, preventing its operation, jeopardizing its recovery, and forced the dive’s termination.

**Diving**

While SCUBA diving will not necessarily damage a historic shipwreck, certain diving practices and activities have the potential to impact its archaeological integrity (Edney, 2006). In comparison to the rocky shorelines and near shore waters of Massachusetts, the sanctuary has been visited by considerably fewer SCUBA divers. However, many divers have communicated their interest in visiting the sanctuary’s shipwrecks. When SCUBA diving is conducted in the sanctuary, the dive location is usually a shipwreck.

The techniques and practices, both above and underwater, associated with SCUBA diving on a shipwreck may negatively impact the site if not done with care and resource preservation in mind. While attempting to access a shipwreck, a dive boat may drag its anchor across the seafloor and through the shipwreck’s debris field. Similarly, the vessel’s anchor may also snag on the shipwreck’s hull, fragmenting it. Anchors or down weights dropped from a boat can plummet directly onto a fragile wooden hull and/or the associated artifacts, causing damage. Repetitive anchoring on, or securing a down line to, a maritime heritage resource can increase its rate of structural deterioration and reduce the shipwreck’s archeological significance.

Once underwater, divers’ actions can be low-impact, such as observing or photographing the shipwreck and associated marine life. However, high-impact activities such as souvenir collecting remove artifacts and reduce the shipwreck’s archaeological integrity. Divers who remove tightly secured artifacts often damage or destroy larger areas of the shipwreck. While prohibited by sanctuary regulations, artifact collecting still occurs in National Marine Sanctuaries (Craft, Ferguson, Jernigan, King, Parrott, Stocks, and Wilson v. NOAA, 6 O.R.W. 150 United States Department of Commerce, 1990; Craft, Ferguson, Jernigan, King, Parrott,

Other high-impact activities, which may be more pervasive on shipwrecks where collecting is illegal, involves divers “hand fanning” sediment off artifacts or moving artifacts around a shipwreck to create “artifact displays” that no longer represent the past activities of a shipwreck’s passengers and crew. Artifacts lose provenance once moved or removed from a site and are no longer able to provide the same amount of information about past events. Ultimately, artifacts that are repeatedly disturbed deteriorate more quickly and artifacts recovered from the marine environment face rapid deterioration if not properly conserved and thus lose their ability to inform the present about the past.

**REMOTE SENSING**

Underwater remote sensing technology allows individuals to explore the marine environment without personally entering the water. Technologies vary from side scan sonar to remotely operated vehicles (ROVs) and autonomous underwater vehicles (AUVs). Most remote sensing technologies are not designed to physically interact with maritime heritage resources and can do damage if unintentional contact is made.

Towed sensors, such as side scan sonars, drop cameras and magnetometers, can cause damage by striking or becoming entangled in a maritime heritage resource. Damage to the resource is then exacerbated when a remote sensing operator attempts to free an entangled piece of expensive marine technology. Remotely operated vehicles are designed to operate in proximity to maritime heritage resources and are capable of interacting with the resources using manipulator arms. Remotely operated vehicle operators can remove or disturb archaeological resources in a manner similar to divers.

Entanglement risks for ROVs are especially great in the Stellwagen Bank sanctuary due to derelict fishing gear entangled on shipwrecks. Freeing an ensnared ROV will likely damage a maritime heritage resource. Submersibles, manned underwater vehicles, pose the same hazards to maritime heritage resources as ROVs; they are also at risk of entanglement endangering the operators within the vehicle.
CURRENT PROTECTION

The sanctuary’s mandate to protect and manage maritime heritage resources arises from various federal regulations and laws. The sanctuary boundary encompasses an 842-square mile area of seafloor outside of the territorial sea of Massachusetts Bay and does not overlap with the jurisdiction of the Commonwealth of Massachusetts.

The protection of maritime heritage resources is provided through the following laws and regulations:

- Antiquities Act of 1906
- Historic Sites Act of 1935
- Archaeological and Historic Preservation Act of 1960
- Department of Transportation Act of 1966 (section 4(f))
- Presidential Order 11593 of 1971
- Archaeological Resources Protection Act of 1979
- National Environmental Policy Act (NEPA) (Section 101(b) (4))

The NMSA mandates that the ONMS manage maritime heritage resources in a fashion that protects the resources while facilitating compatible public and private use of the resources. ONMS regulations enacted to carry out this mandate incorporate all laws and regulations of the Federal Archaeological Program, specifically the National Historic Preservation Act of 1966 (NHPA). Section 110 of the NHPA requires the ONMS to undertake a heritage resource inventory, develop a management program for each sanctuary site, and nominate potentially eligible maritime heritage resources to the National Register of Historic Places. Section 106 of the NHPA directs the ONMS to take into consideration the effects of its undertakings on historic properties and to mitigate the negative effects of its undertakings. Furthermore, the ONMS is required to consult with Massachusetts’ State Historic Preservation Officer and if necessary, the Advisory Council on Historic Preservation, on undertakings that have the potential to effect historic properties.

Current sanctuary regulations prohibit moving, removing or injuring, or attempting to move, remove or injure a sanctuary historical resource except as an incidental result of traditional fishing operations. These regulations also prohibit drilling into, dredging or otherwise altering the seabed of the sanctuary; or constructing, placing or abandoning any structure, material or other matter on the seabed of the sanctuary, except as an incidental result of an anchoring vessel, traditional fishing operations; or the installation of navigational aids. Lastly, sanctuary regulations prohibit possessing within the sanctuary (regardless of where taken, moved or removed from), except as necessary for valid law enforcement purposes, any historic resource.
This section characterizes the primary uses occurring within or near the sanctuary, including some that are ancillary or prohibited by sanctuary regulation. It presents information on type and level of use and associated economic value, when known. The primary uses include commercial and recreational fishing, whale watching and marine transportation.
The Stellwagen Bank sanctuary attracts extensive commercial, recreational, scientific and educational activities and is heavily utilized throughout all seasons. The many ports, large and small, that rim Massachusetts Bay offer direct access. Located in the backyard of an estimated 4.8 million people living in the greater Boston metropolitan area, the sanctuary is exposed to the environmental stresses of human population and development, including waste disposal and discharge and creeping industrialization along its western boundary. This section characterizes or describes the primary uses occurring within or near the sanctuary, including some that are ancillary or prohibited by sanctuary regulation.

A characterization or status of current uses—who, what, where, when and how the resource is affected—is pivotal to understand and evaluate the pressures which are applied to sanctuary resources. Some of the questions the sanctuary must address are: what do we know about the pattern and scale of these uses, how are they altering habitat structure and the organization of marine communities, and are the impacts chronic or acute? Ultimately, can we and how do we improve our ability to make human uses compatible with resource protection? Answering these questions requires a substantially improved understanding of the spatial distribution and intensity of major uses in the sanctuary.

The ONMS is mandated by Congress to facilitate uses that are compatible with the primary goal of resource protection. The term “compatible” is articulated as the standard for acceptable use in the National Marine Sanctuaries Act, but the Act does not define or provide the criteria to apply that standard. The resource protection goals articulated in the Act include comprehensive conservation and management to maintain the natural biological communities and to protect, restore and enhance natural habitats, populations and ecological processes. The previous section on Resource States presents cases where uses impact and pressure sanctuary resources.

When available, information on the types and levels of human use of the Stellwagen Bank sanctuary and the associated economic value is presented in this section. In those cases, discussion of economic value is limited to direct sales value of the products or services provided. The total economic impact of these commercial uses (i.e., market value) has not been determined as part of this management plan review process. While other uses occur and are briefly described, the primary uses addressed include commercial and recreational fishing, whale watching and marine transportation. Non-market valuation (e.g., existence value) of sanctuary resources per se has not been undertaken. Economic analyses using both market and non-market valuation can help ensure that management actions take into account the full range and value of ecosystem services, even if the goods or services involved are not traded in markets.
Commercial Fishing

History in the GoM

Commercial fishing was once the most economically important activity directly dependent on the natural resources of the GoM including Stellwagen Bank. The discovery of vast codfish grounds in the northwest Atlantic in the late 1400s by explorer John Cabot was a significant driving force behind the colonization of the New England seaboard. It was cod fishing that brought the first settlers to Gloucester, Marblehead, Salem, Weymouth and Scituate, Massachusetts (McFarland, 1911). In the decade between 1765 and 1775, the business of cod fishing actively involved 20 towns, 605 vessels, 1,475 fishermen and 9,600 others in curing, packaging and shipping (McFarland, 1911). Claesson and Rosenberg (2009) provide a historical narrative of Stellwagen Bank’s fisheries and deduce from historical records the prior richness of these resources.

As the consumption of seafood increased and markets expanded, so too did the pressure to extend fishing efforts to offshore locations. The technology of fishing gear advanced rapidly with the mechanization of equipment during the 19th century. Primitive nets evolved into purse seines, otter trawls, gill nets and trap and pound nets. The major advance in the fishing industry during this time was the development and use of diesel-propelled fishing vessels, which replaced steam-driven and sail craft. Fishing gear itself became mechanized, greatly enhancing success. Ice replaced salt as the principal means of preservation and offered consumers a fresh product.

Navigation capabilities and the power and productivity of fishing improved with the introduction of electronic equipment, such as ship-to-shore telephones, LORAN and Global Positioning System (GPS) plotters, direction finders, depth indicators, the enhanced efficiency of record keeping “fish finders”, radar and automatic steering devices. The introduction of synthetics, now used in most fishing gear and equipment, increased durability and cost effectiveness and further improved fishing methods.

The collective effect of these early innovations was an increase in fresh fish landings from shorter trips. As the demand for fish grew, Boston became the primary fishing port because of its position as the New England marketing and transportation center. Gloucester businesses, suffering from this change of venue and competition from less expensive imports from Norway, Canada and Iceland, prevailed by improving fish processing techniques (notably “quick-freeze”) and shipping. These industry advancements enabled the introduction of formally underutilized species to both fresh and frozen fish markets in the eastern and midwestern parts of the country.

Large foreign trawlers began fishing on Georges Bank in 1961, primarily on non-traditional fish species, such as hake, herring and squid. By 1973, approximately 300 vessels from 16 countries were also targeting more traditional domestic species, notably haddock. New England fisheries began to feel the pressure from these foreign vessels. Because there was no effective management of fisheries outside the existing U.S. 12-mile contiguous zone, the Magnuson Fishery Conservation and Management Act (MFCMA) of 1976 was passed to extend U.S. management jurisdiction out to 200 nautical miles. This action reduced the level of foreign fishing in the GoM, and for a while revitalized both New England and U.S. fisheries (MacIsaac and Hotz, 1982).

Just as Gloucester is considered America’s oldest seaport, Stellwagen Bank (formerly Middle Bank) is listed among the most historic fishing grounds in the GoM, harkening back to early colonial times. Today, the sanctuary area remains one of several areas of concentrated commercial fishing effort in the GoM, in addition to Jeffreys Ledge, Cashes Ledge, Tillies Bank, Brown Bank and the more expansive Georges Bank. Due to this effort, many of the principal GoM groundfish stocks are overfished and rebuilding is proving difficult (http://www.nefsc.noaa.gov/nefsc/publications/crd/crd0513/). Several species among these stocks have been added to the Species of Concern List for the Endangered Species Act (http://www.nmfs.noaa.gov/pr/species/concern/). The Northwest Atlantic, most of which is outside of the U.S. Exclusive Economic Zone (EEZ) and therefore not subject to U.S. jurisdiction, has become one of the most overfished regions of the world (Essington et al., 2006).

Current Trends and Status in the Sanctuary

Data Types and Sources

Commercial fishing in the Stellwagen Bank sanctuary is characterized in the management plan through the use of two primary types of data from different sources: standardized surveys and mandatory Fishing Vessel Trip Reports (VTR). VTR data are used in analyses of spatial distribution of fishing effort and catches in fishery management plans (e.g., NEFMC, 2006). These data types and sources are described and compared below. The data were gathered and/or analyzed to document and typify the spatial distribution, landings value (ex-vessel, dockside sales paid to fishermen) and volume, and species composition representative of commercial fisheries in the sanctuary. Ex-vessel or landings value is the price paid to the fishermen upon direct sale of the fish landed.
The Northeast Vessel Monitoring System (VMS) is a program developed by NOAA Fisheries Service to monitor commercial vessels fishing for permitted species provided in Fisheries Regulations, Code of Federal Regulations, Title 50, Part 648. The VMS system uses specialized VMS computers and integrated Global Positioning Systems (GPS) installed on required vessels to transmit, via satellite, the vessel’s identification, the vessel’s location and the permit under which the vessel is operating.

VMS data in the sanctuary has limitations over VTR data when analyzing fishing effort spatially. The Northeast VMS program is a relatively new program and is in the process of phasing in more vessels; archived data only includes a fraction of the commercial vessels fishing in the sanctuary. VMS data does not differentiate between a commercial fishing vessel in transit and actively fishing. Vessel locations are transmitted hourly and only contain one location, not the entire vessel track over that hour. The limited spatial and temporal information supplied by the VMS data, as well as the inability to evaluate vessel fishing versus not fishing, render the data unsuitable for characterizing fishing within the sanctuary.

**Standardized Surveys**

During July 2001–June 2002, a year-long study was undertaken to quantify and map patterns of human and marine mammal use of the sanctuary (Wiley et al., 2003). Each month, sightings data were collected along 15 standardized shipboard survey tracklines that crossed the sanctuary at 5 km (2.5 nm) intervals providing 100 percent coverage. The density and distribution of the data were analyzed with ArcView’s Spatial Analyst program to develop a “user geography” of the sanctuary based on spatial patterns and intensity of use.

The 2001–2002 survey was the repeat of a nearly identical year-long study undertaken in the sanctuary by Wiley during May 1994–August 1995, which allows comparison over the two time periods. The 1994–1995 survey covered only the southern two-thirds of the sanctuary prior to creation of the Western GoM Closure Area in 1998. Refer to Wiley et al. (2003) for details on the methodologies used.

The standardized survey data, together with the Vessel Trip Report data for the July 2001–June 2002 period, were used for the analyses of spatial distribution and density of fishing in the sanctuary. This base period was chosen based on analysis of the comparability of these data sources as explained below.

**Figure 99. Spatial density patterns based on fishing trips for two types of bottom mobile gear (otter trawls and dredges combined) in the Stellwagen Bank sanctuary are compared using standardized survey data (a) and Vessel Trip Report (VTR) data (b) over the same time period (July 2001–June 2002).**

The patterns are Kriged density plots of information from both data sets using a 5,000 m search radius and analyzed by ESRI ARCGIS. VTR gear codes: DRC, DRS, OTF, OTM, PTM.
Fishing Vessel Trip Reports (VTR)

Since April 1994, fishing vessel trip reporting has been phased in for all NOAA Fisheries Service northeast permitted species as mandated by their corresponding Fishery Management Plans (FMP). In their Vessel Trip Reports (VTR), fishermen are required to report the location of catches using latitude and longitude or LORAN lines. The data series for the sanctuary analyses begins with the year 1996, as there was only partial coverage in 1994 and fleet adjustments to the requirements during 1995. The only NOAA Fisheries Service northeast permitted species that do not have VTR reporting requirements inherent in the FMP are Lobster and Surf Clam/Ocean Quahog (SC/OQ).

The SC/OQ FMP requires vessel owners or operators to maintain an accurate daily fishing log for each trip on forms provided by the NOAA Fisheries Service Regional Administrator. The logbook data indicate that these species were not fished in the sanctuary during 1996-2005. Many lobster vessels have federal permits that require them to report all catches to the VTR system. The Highly Migratory Species Division of NOAA Fisheries Service manages albacore, bluefin tuna, dorado, sharks, swordfish and tropical tuna. These species do not have VTR reporting requirements in their FMPs, but catches of these species under other federal permits also result in some reporting to the VTR system. As noted below, adjustments are made that consider under-representation of lobster and bluefin tuna landings in the VTR data for the sanctuary.

The VTR database was integrated with vessel number and home port-of-registry information to better describe fleet characteristics. This integration provided information about the state from which each vessel hailed as well as the respective port(s) which received each vessel’s landings. The integrated VTR database was also used to determine the ex-vessel value and volume of landings from the sanctuary as well as the related attributes involving species and gear.

Comparability of Data Sources

The distribution of the 2001-2002 standardized survey and 2001-2002 VTR data for the same period exhibit consistent spatial patterns when comparable categories of fishing activity are mapped and analyzed using identical methodologies. For example, Figure 99 compares the distribution and density of two categories of mobile gear fishing in the sanctuary, trawling and scallop dredging, using data from the standardized surveys and the VTR information. Similarly, Figure 100 presents comparisons of the distribution and density of fixed gear catches.
gear fishing in the sanctuary, e.g., lobster traps, sink gillnets and longlines, using data from the two sources.

Qualitatively, there is a high degree of correlation between the results from the two data set analyses. Given this corroboration, the 2001-2002 timeframe is the period chosen to typify the spatial distribution and density of fishing in the sanctuary. By this standard, the VTR data are considered a reliable estimator of commercial fishing activity at the spatial scale of the sanctuary. A related but independent analysis of commercial fishing in the sanctuary area also concluded that the VTR data, once aggregated and processed via GIS, was a good predictor of broad categories of fishing activities and the locales at sea where the activities occurred (Martin and Hall-Arbor, 2006).

Conversion to 2005 Constant Dollars

To normalize dollar value for comparison of fishery landings over the decade 1996–2005, ex-vessel revenues (direct sales) were converted to 2005 constant dollars using the Boston Consumer Price Index (CPI-U). Inflation exerts an effect on the value of a dollar and, in most cases, a dollar today can’t buy the same amount of goods or services it did in the past. To account for such price changes, it is appropriate to analyze financial data that have been “deflated” to produce a more consistent time series. Accordingly, financial data can be adjusted for inflation using the CPI prepared by the US Bureau of Labor Statistics. The CPI-U tracks changes in the prices paid by urban consumers based on a U.S. city average for a representative lot of goods and services through an annual survey of retailers, landlords and consumers.

Description of Fishing Gear

As will be shown, the majority of fish and invertebrates caught in the sanctuary are captured by two types of fixed (stationary) fishing gear, lobster traps and sink gillnets, and by two types of mobile fishing gear, otter trawls and scallop dredges. The Sidebar presents detailed descriptions and information on these principal gear types as excerpted from Wiley et al., 2003. The most important gear types used in the sanctuary during 1996-2005, based on volume of landings (greater than 1,000 lbs/yr) and their respective VTR gear codes, are listed in Table 11. A more detailed description of these fishing gears is provided in Mooney-Seus and Dianto (2000).

Spatial Distribution and Density

Fishing using fixed (stationary) gear was the dominant human use of the sanctuary in 2001–2002 and occurred throughout the sanctuary as determined by the standardized surveys (Figure 101). Density surfaces for the survey data ranged from a high of 1.73–1.92 surface buoys/km²/month around the southwest corner of Stellwagen Bank and the northwest section of the sanctuary off Cape Ann, to lows of 0.0–0.19 surface buoys/km²/month, primarily in the southeastern section of the sanctuary. The dense areas coincided with the presence of trap fishing vessels, indicating concentrations of fishing gear targeting lobsters or, in some cases, crabs. This conclusion is corroborated by the distribution of the catch of lobster in the sanctuary revealed by spatial analysis of the VTR landings data for 1994–2002 (not shown).

In general, the density of fixed fishing gear was greatest in the western portions of the sanctuary and diminished to the east. While the level of fixed fishing activity decreased to the east, substantial levels of use still occurred there. These levels were highest (approximately 0.2–0.6 surface buoys/km²/month) in an area northeast of Stellwagen Bank and along a line delineating the Western GoM Closed Area (WGOMCA), an area closed to groundfishing. These areas coincided with the presence of gillnet fishing vessels, indicating that this fishery occurred primarily in the eastern and northern portions of the sanctuary. Subsequent analyses utilizing VTR data indicate that some of that fixed gear was bottom longline as well as gillnet. With the exception of the southwest corner, there was a tendency for fixed gear not to be associated with the shoal water of Stellwagen Bank itself.

There were two major concentrations of mobile fishing vessels in 2001–2002 as determined by the standardized surveys (Figure 102). The densest aggregation (0.048–0.052 vessels/km²/month) occurred in the southeast section of the sanctuary. The primary vessels associated with that area were scallop dredges, although substantial numbers of stern and eastern rig trawlers also worked the area. A second aggregation occurred over a broad area covering the sanctuary’s northwest quarter and consisted primarily of stern and eastern rig trawlers. Monthly densities in this region ranged up to 0.036 vessels/km²/month. With the exception of the heavily used portion in the southeast corner, mobile vessels

### Table 11. Principal gear types fished in the Stellwagen Bank sanctuary during 1996–2005.

The respective Vessel Trip Report (VTR) gear codes are included in parentheses.

<table>
<thead>
<tr>
<th>Trawls</th>
<th>Hook and Line</th>
<th>Pot and Traps</th>
</tr>
</thead>
<tbody>
<tr>
<td>Otter Trawl, Bottom, Fish (OTF)</td>
<td>Longline/Tub Trawl, Bottom (LLB)</td>
<td>Pot, Crab (PTC)</td>
</tr>
<tr>
<td>Otter Trawl, Midwater (OTM)</td>
<td>Longline, Pelagic (LLP)</td>
<td>Pot, Fish (Sea Bass, etc.) (PTF)</td>
</tr>
<tr>
<td>Otter Trawl, Bottom, Scallop (OTC)</td>
<td>Hand Line/Rod &amp; Reel (HND)</td>
<td>Pot, Barrels (Hag) (PTH)</td>
</tr>
<tr>
<td>Otter Trawl, Shrimp (OTS)</td>
<td></td>
<td>Pot, Lobster (PTL)</td>
</tr>
<tr>
<td>Pair Trawl, Midwater (PTM)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Purse Seine (PUR)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gillnets</td>
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<tr>
<td>Gillnet, Sink (GNS)</td>
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<tr>
<td>Dredges</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dredge, Ocean Quahog/Surf Clam (DRC)</td>
<td></td>
<td>Harpoon (HRP)</td>
</tr>
<tr>
<td>Dredge, Scallop (DRS)</td>
<td></td>
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</tr>
</tbody>
</table>

( ) = Vessel Trip Report Gear Codes
made less use of the sanctuary’s eastern section and the shallower area on top of Stellwagen Bank proper.

Comparison of results from the two survey periods between 1994–1995 and 2001–2001 indicates that the area fished by fixed gear in the sanctuary greatly expanded during the interim (Figure 101). Eastward expansion in the lobster fishery since the early-mid 1990s is due to declining recruitment occurring in shoaling waters and/or competition among fishermen for territory (Estrella and Glenn, 2004). Over the same timeframe, the area covered by draggers in the sanctuary contracted, while scallop dredge fishing increased, the latter most notably on the southeast corner of Stellwagen Bank (Figure 102). The timeframe during which the two surveys occurred corresponds to when regulatory changes imposed by NOAA Fisheries Service resulted in fishing effort being redirected from groundfish species, as well as when many boats converted to lobstering. Unless indicated otherwise, the following assessments are based on the VTR data.

**Fleet Characteristics**

Commercial fishing in the sanctuary is conducted by vessels primarily from home ports in several New England states, but especially from the Commonwealth of Massachusetts. Between 1996 and 2005, an average of 327 (range 262-386) boats fished in the sanctuary each year (Table 12). These boats came from home ports in six states, but four states accounted for 98.6% of the total number of vessels. These four states and their percentages were: Massachusetts (85.0%), New Hampshire (6.2%), Maine (5.7%) and Rhode Island (1.7%). The two other states were New York and New Jersey.

The total number of vessels fishing the sanctuary and those from home ports in Massachusetts decreased over this decade. The number of boats from Maine, New Hampshire and Rhode Island fishing the sanctuary varied year-to-year but remained at more or less the same level.

**DESCRIPTION OF PRINCIPAL GEAR TYPES**

**Fixed Gear**

**Trap Fishery.** Trap fisheries employ a passive methodology where traps sit on the seabed and use bait (usually dead fish) to attract lobsters, and to a lesser extent crabs, to the traps. Traps are wire or wooden cages that typically measure 91 cm by 53 cm by 34 cm (36 in by 21 in by 13.5 in), although some can be larger. Traps are often fished in “trawls” consisting of a number of traps leading off a common “ground line.” In the area around the sanctuary, trawls typically consist of approximately 25 traps spaced 30-55 m (100-180 ft) apart (W. Hoffman, Massachusetts Division of Marine Fisheries, Boston, MA, Pers. Comm.). Therefore, a single trawl can be over 1,219 m (4,000 ft) in length. Ground lines along the length of the trawl characteristically consist of buoyant polypropylene line that can float more than 5 m (16 ft) above the bottom (McKiernan et al., 2002). On each end of a trawl, a “buoy line” runs from the gear to a buoy visible at the surface (i.e., the surface buoy). As described above, two surface buoys might indicate the presence of over 1,219 m (4000 ft) of lobster gear.

**Gillnet Fishery.** Gillnets are comprised of thin, transparent, monofilament webbing stretched between a buoyant “float line” running along the top of the net and a heavy “lead line” running along the bottom. Tension between the buoyant float line and the heavy lead line causes the webbing to rise from the seabed to a height of 2.5 to 3.6 m (8 to 12 ft). If flatfish (e.g., flounder) are targeted, the float line and lead line are tied together, limiting the height to ~1 m (3 ft). A single net is ~91 m (300 ft) long and nets are joined together into “strings”. In the GoM, net strings range between 458 m (1500 ft) and 2,292 m (7,500 ft) in length (Read, 1994). Each end of a string is marked on the surface with a buoy (usually a “high flyer”) that is attached to the gear by a line also used for hauling. Strings of gillnets are often set in a zigzag or even circular pattern, with small weights along the lead line acting as pivot points. As with the trap fishery, it is important to note that an observation of two surface buoys can indicate the presence of hundreds or thousands of meters of netting on the seafloor below them.

**Mobile Gear**

**Otter Trawl Fishery.** Bottom otter trawlers or “draggers” target primarily groundfish by towing a large conical net across the seabed (Von Brandt, 1984). The net opening is maintained by the action of a buoyant “headrope” (on the top), a weighted “footrope” (on the bottom), and the spreading effect of heavy trawl “doors” (up to 450 kg or approximately 1,000 lbs) on either side of the net’s mouth. The resistance of the doors moving through the water maintains a net opening width of 15 to 25 m (50–80 ft) (Carrothers, 1981). Fish are captured by the forward motion of the net along the bottom, which causes fish to enter the net’s mouth and collect in the anterior “cod end”. Fish capture is facilitated by the movement of the footrope along the bottom that disturbs bottom dwelling fish and forces them up into the path of net. The footrope can be modified with rollers or other devices that provide fishermen with access to rocky or uneven bottom (Carr and Milliken, 1998). Midwater otter trawls and pair trawls are similarly configured but fish above the bottom in the water column for species such as Atlantic herring.

**Scallop Dredge Fishery.** A scallop dredge consists of an approximately 5 m (15 ft) wide rigid metal box trailing a bag of metal rings. The weight of the dredge (up to 700 kg or 1500 lbs) and the angle of the forward cutting bar force the dredge to dig a few centimeters (1–2 in) into the seabed. The forward motion of the cutting bar dislodges scallops from the bottom causing them to pass over the bar and collect in the trailing chain bag. Scallop vessels usually tow two dredges simultaneously at speeds under approximately 5 knots (Rago and McSherry, 2001). Scallop dredges are considered “dry” dredges in that they do not use water jets or suction in the capture process.
As acknowledged above, the VTR data under-represent the total landings of lobster and bluefin tuna from catches in the sanctuary. Fishery landings differ from catch (see Sidebar). Additional data on lobster landings from Massachusetts Offshore Area 19 and data on bluefin tuna landings from NOAA Fishing Area 4, both areas being greater in size and subsuming the sanctuary (Figure 103), were adjusted by subtracting values already reported in the VTR data. The difference was added to the VTR base amount to identify a likely maximum for total commercial fishery landings from the sanctuary (Tables 13 and 14). Landings value is reported in 2005 dollars.

Landings from party boats and charter boats are reported in the VTR system as quantity of fish, not landed value or pounds as required for all other gear types, and are not represented in this summary of total commercial fish landings. Sales generated by those boats derive from charter and head fees, not from ex-vessel landings. Party boat fishing and charter boat fishing are treated separately under the subsequent section on recreational fishing.

State and County

Based on the VTR data, total commercial fishery landings value from the sanctuary during 1996-2005 ranged from a low of $12.5 million in 2003 to a high of $19.6 million in 2000 (Table 13). The average annual total landings value from the sanctuary was $15.6 million over this period. The

Figure 101. Comparison of the density and distribution of surface buoys within the Stellwagen Bank sanctuary over two survey periods: from May 1994 through August 1995 and from July 2001 through June 2002.

Each point represents the sighting of one or more surface buoys. Surface buoys are indicators of fixed fishing gear (trap or gillnet) “sets” that can extend thousands of meters along the seafloor. Two surface buoys equal one set. Trap and gillnet sets cannot be unambiguously differentiated by surface buoys. Sightings of actively fishing lobster (trap) and gill net vessels are provided as an aid to determining the type of gear in an area. The 1994–1995 survey covered only the southern two thirds of the sanctuary prior to establishment of the Western GoM Closure in 1998. The spatial patterns are Kriged density plots using a 5,000 m search radius and analyzed by ESRI ARCGIS. (Source: 1994–1995 sanctuary data; 2001-2002 from Wiley et al., 2003).
Each point represents the sighting of an active fishing vessel. The 1994–1995 survey covered only the southern two thirds of the sanctuary prior to establishment of the Western Gulf of Maine Closure Area in 1998. The spatial patterns are Kriged density plots using a 5,000 m search radius and analyzed by ESRI ARCGIS. (Source: 1994–1995 sanctuary data; 2001-2002 from Wiley et al., 2003).

**Table 12. Commercial vessels fishing within the Stellwagen Bank sanctuary by state of homeport.**

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<td>17</td>
<td>18</td>
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<td><strong>Total</strong></td>
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<td><strong>360</strong></td>
<td><strong>330</strong></td>
<td><strong>328</strong></td>
<td><strong>386</strong></td>
<td><strong>353</strong></td>
<td><strong>301</strong></td>
<td><strong>262</strong></td>
<td><strong>295</strong></td>
<td><strong>289</strong></td>
<td><strong>3,271</strong></td>
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</table>
upper possible average annual value for this period after adjustment for lobster and bluefin tuna was $23.3 million; annual adjusted upper values ranged between $17.2 million in 2004 to $33.3 million in 1997. Comparable landings information in pounds is presented in Table 14 but, except where noted, the remainder of this discussion is based on dollar value (2005$).

Massachusetts ports received the bulk of the landings (97.8%) and determined the overall temporal pattern in value, which trended down over the decade (Table 12 and Figure 104). [Landings in pounds show a steeper decline with an uptick in 2005 due to record catches of Atlantic herring, a low value product, in the sanctuary that year (Table 13 and Figure 105).] Landings in Maine ranged from $0.03 million in 2003 to $0.36 million in 2001. Landings in New Hampshire ranged from $0.03 million in 1997 to $0.37 million in 2005. Landings in both Maine and New Hampshire, while low overall, varied by an order of magnitude over this period. Landings in Rhode Island were the lowest and most variable. New Hampshire was the only state to see higher landings in 2005 than in 1996, trending opposite to these other states.

The percent of total landings from the sanctuary by county landed for the period 1996–2005 is presented in Figure 106. Essex County in Massachusetts received 64.2% of the landings, followed by Plymouth County (13.8%), Barnstable County (9.8%) and Bristol County (7.9%), all also in Massachusetts. Landings in all other counties amounted to 2% of the total or less. Landings information is presented in aggregate by county, rather than by port, to ensure that data confidentiality is maintained.

**Species and Gear**

The top ten species landed from the sanctuary during 1996-2005 based on ex-vessel dollar value and volume (pounds) are indicated in Table 15. Lobster and cod contributed the greatest value; four species (lobster, cod, yellowtail flounder and sea scallops) accounted for more than half (60.0%) of the total ex-vessel value. Atlantic herring contributed the greatest volume (41.0%) and together with cod accounted for half (51.4%) of the total pounds landed. Overall, the top ten species accounted for 85.2% of total landings value and 86.3% of total volume landed from the sanctuary.

The top ten gear types fished in the sanctuary based on ex-vessel value and volume for the same period are also provided in Table 15. The bottom otter trawl-fish accounted for the highest dollar value of landings from the sanctuary (35.4%) and the midwater pair trawl accounted for the greatest landed volume (26.5%). Four gear types (bottom otter trawl-fish, lobster pot, sink gill net and sea scallop dredge) accounted for the greatest ex-vessel value (88.7% of total) and four gear types (midwater pair trawl, bottom otter trawl-fish, sink gill net and midwater otter trawl) accounted for the greatest volume of pounds landed (83.9%). Overall, the top ten gear types accounted for 99.0% of total landings value and 99.1% of total volume landed from the sanctuary.

**Distinguishing between Catch and Landings**

“Landings” is defined as the part of the fish catch that is unloaded and put ashore for sale. The distinction between catch and landings is important because considerable quantities of fish and fishable invertebrates caught are discarded at sea as bycatch. The overall discard to landings ratio (0.49) in northeast fisheries in 2002-2003 was among the highest nationwide (Harrington et al., 2005); essentially a third of everything caught was discarded (32.7% of total nominal catch). The discard to landings ratio in the fishery for northeast groundfish in 2002-2003 was 1.79 indicating that nearly two-thirds of the catch (64.2%) was discarded (i.e., only one fish was landed for every three fish caught). While the by-catch of protected species such as marine mammals, turtles and sea birds is a major conservation issue, those species were not included in these calculations. More recent discard rates for this northeast fishery show that discard from bottom trawls and gill nets is substantially reduced (NOAA Fisheries Service, personal communication, 2008).
### Table 13: Landings Value (2005$) by Commercial Fishing in the Stellwagen Bank Sanctuary by State and County Landed (1996-2005)

This table is based on VTR data with adjustments made for Area 19 and Area 4 landings.

<table>
<thead>
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</tr>
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<td>125,521</td>
<td>130,811</td>
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<td>2,024</td>
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<td>15,197,056</td>
<td>14,761,321</td>
<td>14,078,617</td>
<td>12,504,597</td>
<td>12,575,052</td>
<td>14,794,735</td>
<td>156,267,213</td>
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### Additional Data Sources (modified by subtracting values already reported in Vessel Trip Report Data)

<table>
<thead>
<tr>
<th>Source</th>
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</thead>
<tbody>
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<td>Offshore Area 19 Lobster</td>
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<td>Federal Area 4 Bluefin Tuna</td>
<td>983,926</td>
</tr>
<tr>
<td>Adjusted Total</td>
<td>5,692,988</td>
</tr>
<tr>
<td>Overall Total</td>
<td>22,570,066</td>
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</table>

<table>
<thead>
<tr>
<th>Source</th>
<th>Value</th>
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<tr>
<td>Offshore Area 19 Lobster</td>
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</tr>
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<td>Federal Area 4 Bluefin Tuna</td>
<td>983,926</td>
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<tr>
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<td>5,692,988</td>
</tr>
<tr>
<td>Overall Total</td>
<td>22,570,066</td>
</tr>
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</table>
### Table 14. Landings in Pounds by Commercial Fishing in the Stellwagen Bank Sanctuary by State and County Landed (1996-2005). Table is based on VTR data with adjustments made for Area 19 and Area 4 landings.

<table>
<thead>
<tr>
<th></th>
<th></th>
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<tbody>
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<td>Maine</td>
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<td>0</td>
<td>0</td>
<td>0</td>
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<td>0</td>
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<td>0</td>
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<td>35,977</td>
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<td>190,000</td>
<td>190,102</td>
<td>13,096</td>
<td>2,968</td>
<td>141,285</td>
<td>35,977</td>
<td>25,050</td>
<td>3,141</td>
<td>826,619</td>
<td>0.49</td>
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<td>1,402</td>
<td>768,159</td>
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<tr>
<td>VTR Total</td>
<td>15,476,088</td>
<td>22,746,565</td>
<td>26,908,598</td>
<td>20,338,619</td>
<td>12,375,448</td>
<td>12,157,324</td>
<td>15,576,819</td>
<td>9,707,203</td>
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<td>170,310,944</td>
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</table>

#### Additional Data Sources (modified by subtracting values already reported in Vessel Trip Report Data)

<table>
<thead>
<tr>
<th>Area</th>
<th>Lobster</th>
<th>Bluefin Tuna</th>
<th>Adjusted</th>
<th>Overall</th>
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</thead>
<tbody>
<tr>
<td>Offshore Area 19 Lobster</td>
<td>1,177,862</td>
<td>837,101</td>
<td>1,549,096</td>
<td>1,628,137</td>
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<td>17,133,79</td>
<td>24,073,097</td>
<td>29,217,351</td>
<td>22,571,884</td>
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</tbody>
</table>

Stellwagen Bank National Marine Sanctuary Management Plan and Environmental Assessment
Two species caught in the sanctuary, American lobster and Atlantic herring, are notable because of the inverse relationship exhibited between their landed value and volume and their relationship to one another in the conduct of fishing. Lobster accounted for 23.9% of the landed value, but landings were only 4.6% of volume. By contrast, herring accounted for 3.4% of the landed value, but landings were 41.0% of volume. Lobster is high value/low volume (poundage), while herring is low value/high volume. Lobster is caught entirely for human consumption, while a large share of the herring catch is for use as bait in the pot fishery for lobster.

**Northeast Landings Value**

The ex-vessel value of commercial fishery landings from the sanctuary based on the VTR data is compared to the total value of commercial landings by state for Rhode Island, Massachusetts, New Hampshire and Maine (all of coastal New England except Connecticut) for the period 1996-2004 (Table 16). At the time of this analysis, the New England landings data were not available for 2005. These data are for all species caught in the northeast area fisheries and were provided by the NOAA Fisheries Service Northeast Fisheries Science Center. Landings value was adjusted and continues to be reported in 2005 dollars. Essentially all (99.9%) of the commercial fishery landings from the sanctuary over that period were landed in the ports of these four states.

The total value of commercial fishery landings from the sanctuary was 4.2% of the total landings value for Massachusetts, 0.8% for New Hampshire and 0.04% or less for Maine and Rhode Island based on the VTR data alone. The total value of landings from the sanctuary was 1.9% of the total landings value for all fisheries in New England. When the upper possible values based on adjusted lobster and bluefin tuna landings are added to the VTR data and factored into this analysis, the total value of landings from the sanctuary was still no more than 2.8% of the New England total over the decade. This analysis omits Connecticut, which realized next to no landings from the sanctuary and which, if included, would reduce this percentage.

**Total Catch by Commercial Fishing**

As noted above, commercial fishing landed 17.0 million pounds (7,725 mt)
to 18.4 million pounds (8,342 mt) of fish and crustaceans from the sanctuary on average per year during 1996–2005 (Table 14). The lower estimate is the VTR landings; the upper estimate is the VTR landings plus adjustments for lobster and bluefin tuna.

These landings are minimal estimates of total catch from the sanctuary because they do not include the landings by charter and party boats and by private recreational fishing, nor do they include the bycatch and regulatory discards associated with all the fisheries involved. This total also does not include biomass estimates for seafloor biogenic habitat and associated biological community losses due to fishing. These losses could be considerable given the broad spatial extent over which the sanctuary is routinely fished.

A first order approximation of the level of commercial fishery discards in the sanctuary in 2002/2003 is 4.0 million pounds (1.8 mt) on average per year. The total VTR landings for the sanctuary in 2002/2003 were 13.3 million pounds (6.0 mt) on average per year. This approximation suggests that commercial fishery discards amounted to about 23% of total average annual catch (17.3 million pounds or 7.8 mt) in the sanctuary in 2002/2003.

### Table 15. Top ten species landed and top ten commercial fishing gear types used in the Stellwagen Bank sanctuary (1996–2005) based on landed value (2005$) and volume (lbs.).

<table>
<thead>
<tr>
<th></th>
<th></th>
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<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Herring, Atlantic</td>
<td>70,084,751</td>
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<td>Lobster, American</td>
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<tr>
<td>Cod</td>
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<td>Cod</td>
<td>27,428,431.67</td>
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<td>Dogfish, Spiny</td>
<td>17,429,616</td>
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<td>Flounder, Yellowtail</td>
<td>16,021,158.90</td>
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</tr>
<tr>
<td>Flounder, Yellowtail</td>
<td>12,187,130</td>
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<td>Flounder, Sea</td>
<td>13,239,975.18</td>
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<tr>
<td>Lobster, American</td>
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<td>5,552,683.01</td>
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<tr>
<td>Monkfish (Round/tails/livers)</td>
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<td>Monkfish, Atlantic</td>
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<td>Hake, Silver/Whiting</td>
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<td>Herring, Atlantic</td>
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<td>Flounder, Winter/Blackback</td>
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<td>Flounder, Winter/Blackback</td>
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<td>Pollock</td>
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<td>2.23</td>
<td>Tuna, Bluefin</td>
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</tbody>
</table>


<table>
<thead>
<tr>
<th>State Landed</th>
<th>Total *</th>
<th>Sanctuary</th>
<th>% Sanctuary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Massachusetts</td>
<td>3,274,371,313</td>
<td>138,257,598</td>
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</tr>
<tr>
<td>Maine</td>
<td>3,226,531,641</td>
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<tr>
<td>New Hampshire</td>
<td>178,314,569</td>
<td>1,400,258</td>
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</tr>
<tr>
<td>Rhode Island</td>
<td>949,036,882</td>
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</tr>
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<td>VTR total</td>
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<tr>
<td>Adjusted Total</td>
<td>212,753,418</td>
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<td>2.79</td>
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</table>

* Source: Northeast Fisheries Science Center, NOAA Fisheries Service
0.49 (Harrington et al., 2005). Fishery ratios ranged between a high of 1.79 for northeast groundfish to a low of 0.040 for Atlantic herring. The VTR landings data (fisheries for lobster and bluefin tuna were not included in the calculation of the ratios) for the sanctuary were partially stratified by fish-ery type. Since herring accounted for an average of 41% of the landings from the sanctuary during 1996–2005 (Table 14), the 0.040 ratio for the herring fishery was applied to the average of the 2002/2003 herring landings; the regional total ratio of 0.49 was applied to the remainder of the fishery landings averaged over 2002/2003.]

**RECREATIONAL FISHING**

Although a few party boats initiated a recreational ground fishery in the Stellwagen Bank area in the late 1940s, commercial vessels supporting recreational fishing have only regularly worked the area since the mid 1970s (NOAA, 1993). Previous to that time, the recreational fishery was largely based in nearshore waters within 4.8 km or 6.4 km (3 mi. or 4 mi.) off the coast. The seaward movement of recreational fishing in the mid 1970s is attributed to the decline in nearshore groundfish stocks, which necessitated vessels moving farther offshore to catch these species. Three decades later in 2006, readers of Offshore magazine voted Stellwagen Bank the number three favorite recreational fishing spot in the northeast (Offshore, July 2006).

Recreational fishing in the sanctuary is divided into two categories: party/charter boat and private. In the party/charter boat category, commercial operators take customers fishing for a fee. In the private category, individuals own or rent boats that they use to go fishing. Party boats are usually 15.2 m (50 ft.) or longer and carry 20 to 80 passengers. Charter boats generally measure 7.6 m to 9.1 m (25 to 30 ft.) and carry an average of six paying passengers (hence the expression “six-pack” charters). Private boats often measure 6.1 m (20 ft.) or longer and carry one to several anglers.

**DATA TYPES AND SOURCES**

Fishing Vessel Trip Report (VTR) data for the period 1996-2005 (described above) were used to characterize party and charter boat fishing in the sanctuary, and consisted of the reported quantity (i.e., number) of fish landed by species. A comparable data base for private recreational fishing specific to the sanctuary does not exist. The sample size for private recreational fishing boats in the standardized survey database (described above) for the sanctuary is too limited for reliable analysis at the scale of the sanctuary. Shipboard survey tracklines were run primarily during weekdays and likely under-sampled boating activities occurring during weekends and holidays, when this sector would be expect- ed to be most active. Alternatively, results from the NOAA Marine Recreational Fisheries Statistics Survey Query were used to draw general inferences about private recreational fishing in the sanctuary (Personal communication from the National Marine Fisheries Service, Fisheries Statistics Divi-sion [http://www.st.nmfs.noaa.gov/st1/recreational/queries/index.html]).

NOAA Survey Query data are the estimated pounds caught by species, based on a standardized random telephone survey of the general public. Data from the survey query used in this analysis are for offshore Massachusetts (i.e., Federal Exclusive Economic Zone three to 200 miles off the coast), which is an area inclusive of, but many times the size of, the Stellwagen Bank sanctuary. The data are also problematic because they include catches from two distinct biogeographic provinces, i.e., the database is inclusive of species from the GoM to the north of Cape Cod and from the mid-Atlantic shelf to the south. While there is sharing of seasonal transitional species between these segments of offshore Massachusetts, the two provinces are associated with differing species assemblages and ranges, a fact appar- ent in the species mix listed in the query results.

**PARTY AND CHARTER**

**SPATIAL DISTRIBUTION AND DENSITY**

Party and charter boats show distinctly different spatial patterns of use within the sanctuary (Figure 107). This figure is based on the VTR data for the period July 2001–June 2002, which is the base period for analyses of spatial distribution and density established in this document for treatment of fishing. The Western Gulf of Maine Closure Area (WGoM-CA) also is indicated in this Figure; 22 percent of this closed area overlaps the eastern side of the sanctuary and is known as the “sliver.”

As previously explained, the WGoMCA (and sliver) was established by NOAA Fisheries Service in 1998 at the recommendation of the NEFMC for the purpose of recovering groundfish stocks, specifically cod and haddock. Bottom-tending trawl gear and gill nets were specifically excluded from this closed area, but recreational hook and line remained among the allowable gear for catching groundfish there. Party and charter boats have come to view the sliver as a refuge from competing forms of commercial groundfishing.

Trip density for party boats was highest across all but the southern-most part of the sliver and over most of the northern half of the sanctuary; trip density was lowest over Stellwagen Bank and in the southwest quadrant of the sanctuary. Trip density for charter boats was highest over almost all of Stellwagen Bank and portions of the sliver; trip density was
lowest in the western and north-central portions of the sanctuary. High trip densities for both party and charter boats occurred in the sliver, but the concentrated coverage indicated there for party boats is compelling.

**Fleet Characteristics**

Fishing by party boat and charter boat in the sanctuary is conducted by vessels with home ports of registry from across the entire eastern seaboard from Florida to Maine (Table 17). Three states (Massachusetts, New Hampshire and Maine) accounted for essentially 94% of the total number in each category; Massachusetts accounted for the great majority of the party (76.6%) and charter boats (78.7%) fishing in the sanctuary. Other states represented in the total include Vermont, Rhode Island, Connecticut, New York, Virginia, West Virginia, Missouri, North Carolina and Florida.

Between 1996 and 2005, an average of 25 party (range 17–43) and 44 charter (range 27–75) boats fished in the sanctuary each year. The number of party boats each year remained relatively steady over 1996–2003, increasing sharply over 2004–2005 (Table 17a). The number of charter boats each year trended upwards over 1996–2003, also increasing sharply over 2004–2005 (Table 17b). These trends are illustrated in Figure 108.

The annual number of trips for party boats over this period ranged from 133 to 517 with an annual mean of 292; the range for charter boat trips was 352 to 937 and the mean was 598. The annual number of party boat anglers ranged from 3,416 to 21,150 (mean 10,610); the range for charter boat anglers was 3,377 to 6,142 (mean 4,808). On average over this period, party boats made half the number of trips as charter boats but took twice the number of anglers. These data are summarized in Table 18. Counts based on these measures all increased over this period.

**Pricing and Sales Value**

General approximation of the direct sales value of party boat and charter boat fishing in the sanctuary suggests a combined total of about $2.5 million in 2005. This calculation is based on a representative “head” fee of $50 per party boat passenger and a representative charter cost of $1,200 per trip, using the VTR data for number of passengers and trips in 2005 (Table 18). This approximate value is rounded upwards to account for tips to crew members, which is customary and which can be 10%-20% of the purchase price. Representative pricing was provided by several companies offering party boat fishing in the sanctuary and by the Stellwagen Bank Charter Boat Captains Association.

**Landings Characteristics**

As remarked earlier, “landings” is defined as the part of the fish catch that is unloaded and put ashore. The distinction

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**Figure 107. Spatial density patterns based on fishing trips for party boat (a) and charter boat (b) fishing in the Stellwagen Bank sanctuary during July 2001–June 2002.**

The patterns are Kriged density plots using a 5,000 m search radius and analyzed by ESRI ARCGIS. VTR gear code: Party/Charter (Trip ID: 2, 3).
between catch and landings is important because quantities of fish are discarded at sea as bycatch. The discard to landings ratio in northeast recreational fisheries is not known, but discarding does occur. Recreational discards can be sublegal size fish or undesired species caught, for example. Discard mortality also is not well known for the northeast recreational fisheries. However, species like cusk are particularly susceptible to discard mortality because of the barotrauma experienced in being brought to the surface from depth. Landings are invariably minimum indications of

| Table 17. Number of (a) party boats and (b) charter boats by state of home port that landed fish from the Stellwagen Bank sanctuary during 1996–2005. |
|---|---|---|---|---|---|---|---|---|---|---|---|---|---|
| port | | | | | | | | | | | | |
| Massachusetts | 32 | 31 | 25 | 31 | 27 | 28 | 22 | 25 | 32 | 39 | 292 | 76.6 |
| New Hampshire | 5 | 4 | 1 | 3 | 5 | 5 | 6 | 5 | 8 | 7 | 49 | 12.9 |
| Maine | 4 | 2 | 2 | 2 | 4 | 2 | 3 | 19 | 5.0 |
| Rhode Island | 1 | 2 | 1 | 1 | 2 | 7 | 1.8 |
| New York | 1 | 1 | 1 | 1 | 4 | 1.0 |
| Connecticut | 1 | | | | | | | | | | |
| Florida | 1 | 1 | 1 | 3 | 0.8 |
| North Carolina | 1 | | | | 2 | 0.5 |
| Virginia | | | | | | | | | | | 2 |
| Total | 38 | 43 | 31 | 39 | 35 | 29 | 52 | 381 | 100 |
| a. Charter Boats |
| Massachusetts | 41 | 49 | 36 | 44 | 54 | 46 | 52 | 43 | 94 | 540 | 78.7 |
| New Hampshire | 6 | 4 | 4 | 6 | 8 | 12 | 11 | 14 | 13 | 14 | 92 | 13.4 |
| Maine | 1 | 1 | 1 | 2 | 2 | 2 | 1 | 3 | 2 | 15 | 2.2 |
| Florida | 1 | 1 | 2 | 2 | 1 | 1 | 1 | 13 | 1.9 |
| New York | 2 | 2 | 1 | 1 | | | 2 | 9 | 1.3 |
| Connecticut | 1 | 2 | 1 | 1 | 1 | 6 | 0.9 |
| Vermont | 1 | 1 | 1 | | | | | 4 | 0.6 |
| West Virginia | | | | | 1 | 1 | 1 | 4 | 0.6 |
| Rhode Island | | | | | 1 | 2 | 0.3 |
| Missouri | | | | | 1 | | | 1 | 0.1 |
| Total | 52 | 58 | 45 | 57 | 70 | 63 | 67 | 59 | 100 | 686 | 100 |

| Table 18. Number of vessels, trips and anglers fishing in the Stellwagen Bank sanctuary by (a) party boats and (b) charter boats during 1996–2005. |
|---|---|---|---|---|---|
| Year | Vessel | Trip | Angler | | |
| a. Party Boats |
| 1996 | 38 | 772 | 26,501 |
| 1997 | 43 | 799 | 27,060 |
| 1998 | 31 | 676 | 23,654 |
| 1999 | 39 | 814 | 27,891 |
| 2000 | 35 | 740 | 26,335 |
| 2001 | 39 | 912 | 34,885 |
| 2002 | 29 | 912 | 32,703 |
| 2003 | 31 | 798 | 29,373 |
| 2004 | 45 | 1,510 | 55,815 |
| 2005 | 53 | 1,268 | 46,849 |
| Total | 383 | 9,201 | 331,066 |
| b. Charter Boats |
| Year | Vessel | Trip | Angler |
| 1996 | 51 | 622 | 7,521 |
| 1997 | 57 | 679 | 6,683 |
| 1998 | 44 | 619 | 5,339 |
| 1999 | 57 | 692 | 6,261 |
| 2000 | 69 | 1,082 | 8,489 |
| 2001 | 63 | 1,109 | 9,471 |
| 2002 | 67 | 1,255 | 9,273 |
| 2003 | 59 | 987 | 8,285 |
| 2004 | 100 | 1,586 | 12,410 |
| 2005 | 115 | 1,841 | 13,012 |
| Total | 682 | 10,472 | 86,744 |
the total numbers of fish caught and the total mortality experienced in recreational as well as commercial fisheries.

State and County

The total number of 353,459 fish landed by party boats from the sanctuary during 1996–2005 (Table 19a) was less than the total 503,735 fish landed by charter boats over that period (Table 19b). Massachusetts ports received 81.1% and New Hampshire ports received 16.8%, together totaling 97.9% of the party boat landings from the sanctuary. Massachusetts ports received 98.4% of the landings from charter boats. Massachusetts and New Hampshire ports are predominant in the party boat fishery in the sanctuary, while Massachusetts ports dominate charter boat fishing there.

The percent of party and charter boat landings from the sanctuary by county is presented in Figure 109. Essex County in Massachusetts received 68.5% of the party boat landings followed by Rockingham County in New Hampshire (16.8%) and Plymouth County in Massachusetts (11.3%), together totaling 96.6% of the party boat landings during 1996–2005. By contrast, Plymouth County received 68.4% of the charter boat landings followed by Essex County (29.7%), together totaling 98.1% of the charter boat landings over the same period. These results are consistent with the spatial patterns of use presented earlier in this section in which party boats demonstrated intensive use of the northern portions of the sanctuary, while charter boats predominantly used the southern portions, especially Stellwagen Bank proper (Figure 107).

WGoMCA

Establishment of the WGoMCA in 1998 did not have an immediate effect on the number of party boats fishing in the sanctuary (Figure 108), but counts of party boat trips and anglers increased steeply two years after the closure was instituted (Figure 110). By contrast, the effect on charter boats was more immediate (Figures 108 and 111). The number of charter boats and, especially, the number of trips increased greatly between 1999 and 2005. Party boats are much larger vessels than charter boats and represent more substantial capital investment. In a fluctuating business environment fraught with regulatory risk such as involves fishing, the greater lag in rate of increase in the number of party boats relative to charter boats is to be expected for this reason.

The greater reliance of party boats on fishing in the sliver portion of the sanctuary relative to charter boats was noted
### Table 19. Quantity of fish landed by (a) party boats and (b) charter boats fishing in the Stellwagen Bank sanctuary by state and county landed (1996–2005).

#### a. Party Boats

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#### b. Charter Boats

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in the previous section on spatial distribution and density (Figure 107). In the 2001-2002 base period used to analyze the spatial densities of party and charter boat fishing in the sanctuary, 43% of party boat trips and 42% of party boat anglers fished within the sliver compared to 29% of charter boat trips and 34% of charter boat anglers. Figure 112 compares the annual quantity of fish landed from the sanctuary by party and charter boats over 1996–2005. The steep rise in quantity of fish landed following establishment of the sliver in 1998 is evident for charter boats but not party boats. The steep drop in charter boat landings in 2002 and 2003 (Figure 112) appears to be the result of an interim final rule, issued pursuant to northeast multi-species recreational and party/charter vessel restrictions, that imposed possession limits on cod and haddock taken in the WGoMCA during August 1, 2002 to August 22, 2003, with Amendment 13 taking effect at the later date (NOAA Small Entity Compliance Guide, 2002). Landings by party boats, which use the sliver more often than charter boats, remained essentially level over these two years. The overall effect of these possession limits by 2005 was to bring near parity to the quantity of fish landed by party boats and charter boats fishing in the sanctuary.

The apparent contradiction inherent in the fact that party boats use the sliver more intensely than charter boats, yet their landings were less affected by the interim final rule may be explained by differences in the species composition of party and charter boat landings. As indicated in the following section, cod, in particular, and haddock constituted a greater share of charter boat landings as compared to party boat landings.

**Species**

The top ten species caught by party and charter boat fishing in the sanctuary during 1996–2005 based on number of fish landed are indicated in Table 20. The top four species in each vessel category in descending order were Atlantic cod, haddock, pollock and cusk, together totaling 90.5% of the party boat landings and 96.9% of the charter boat landings. Cod and haddock made up 80.9% of the party boat landings and 89.4% of the charter boat landings. Importantly, cod alone made up 54.1% of the party boat landings but 77.0% of the charter boat landings.

As explained above, the WGoMCA was established to help rebuild groundfish stocks, specifically cod and haddock. The highest spatial densities of party and especially charter boats were in the closed area where it overlapped the sanctuary (sliver). Party and charter boats appear to target areas in the sanctuary that produce high landings of these two species. The spatial differences in their fishing patterns may reflect alternate strategies: party boats generalize to catch a mix of cod and haddock and charter boats specialize to catch primarily cod.
As explained previously, cusk and Atlantic wolfish are on the Species of Concern List for the Endangered Species Act. These two species, albeit at relatively low numbers, were among the top ten species landed by party and charter boats fishing in the sanctuary (Table 20). These species have no directed management plan under the MFCMA despite continued exploitation of their populations. Atlantic halibut also are on the Species of Concern List and were reported within the VTR system as being caught on party and charter boats in the sanctuary during 1996-2005.

**Private**

There are no comparable data available to assess private recreational fishing at the scale of the sanctuary. NOAA Survey Query data, as explained above, are used to draw general inferences. Landings data in pounds caught by species in the federal offshore waters of Massachusetts (three to 200 miles off the coast) are presented in Table 21.

The survey query data in these tables were adjusted by removing transitional species more associated with the offshore waters to the south of Cape Cod. These species were rarely listed among the party and charter boat landings in the sanctuary based on the VTR reports. Further adjustment was made for striped bass which is illegal to catch or possess in federal waters of the Exclusive Economic Zone (which includes the sanctuary). These data sets allow comparison (1) between survey query private/rental (Table 21a) and combined party/charter (Table 21b) landings and general comparison (2) between survey query party/charter and the VTR party boat and charter boat landings.

**General Characteristics**

After adjustment to remove the species less likely to be caught in the sanctuary, the survey query private/rental landings (Table 21a) and party/charter landings (Table 21b) indicate that Atlantic cod are caught in the greatest numbers. When cod, other cods/hakes and pollock are combined, the subtotal amounts to 72.7% of the total landings for private/rental and 89.8% for party/charter.

The survey query party/charter subtotal (89.8%) compares favorably to 90.5% for the VTR party boat subtotal that groups cod, haddock, pollock and cusk together (above). The survey query party/charter landings (Table 21b) demonstrate further similarity to the VTR party boat landings by including Atlantic mackerel, bluefish and spiny dogfish among the species more commonly caught.

The adjusted survey query private/rental landings are considered to be a reasonable representation of that category of recreational fishing in the sanctuary. The general pattern that emerges to characterize all categories of recreational fishing in the sanctuary is one of scaled difference: from a high degree of specialization for cod by charter boat fishing, through mixed species concentration preferably for cod and haddock by party boat fishing, to more generalized fishing and species switching by private recreational boats.

The survey query data provide some indication of effort trends in recreational fishing in the federal waters off Massachusetts, although the wide coverage area limits the applicability to the sanctuary. In general, the number of angler trips and the number of anglers engaged in recreational fishing in offshore waters of Massachusetts increased over the 1996–2005 timeframe. The number of people fishing in the offshore waters of Massachusetts more than doubled, reflecting similar rate increases in party boat and charter boat fishing in the sanctuary as indicated under the “Fleet Characteristics” subsection of this document.

**Striped Bass**

Striped bass cannot be fished for, caught, possessed or retained within the federal waters of the U.S. Exclusive Economic Zone [50 CFR 697.7(b)] except in certain waters off Rhode Island and New York. However, the original NOAA Survey Query data indicate sizeable landings of striped bass by private/rental fishing boats (20.5% of the total) and by commercial party/charter boats (9.4% of the total) in the federal Exclusive Economic Zone off Massachusetts. Table 21, which summarizes these data, indicates that private/rental landings of striped bass totaled 6.25 million pounds.

| Table 20. Top Ten Species Caught by (a) Party Boat and (b) Charter Boat Fishing in the Stellwagen Bank Sanctuary During 1996–2005 Based on Number of Fish Landed. |
|---|---|---|---|
| Cod | 192,659 | 54.14 | Cod | 387,215 | 77.03 |
| Haddock | 95,150 | 26.74 | Haddock | 62,022 | 12.34 |
| Pollock | 21,652 | 6.08 | Pollock | 29,234 | 5.82 |
| Cusk | 12,634 | 3.55 | Cusk | 8,507 | 1.69 |
| Dogfish, Spiny | 8,263 | 2.32 | Tuna, Bluefin | 4,665 | 0.93 |
| Mackerel, Atlantic | 8,252 | 2.32 | Wolfish / Ocean Catfish | 3,977 | 0.79 |
| Wolfish / Ocean Catfish | 5,307 | 1.49 | Mackerel, Atlantic | 3,284 | 0.65 |
| Redfish / Ocean Perch | 2,653 | 0.75 | Redfish / Ocean Perch | 847 | 0.17 |
| Bluefish | 1,809 | 0.51 | Dogfish, Spiny | 588 | 0.12 |
| Ocean Pout | 1,260 | 0.35 | Striped Bass | 451 | 0.09 |
Table 21. Landings (pounds) by species in the federal offshore waters of Massachusetts by (a) private/rental boats and (b) party/charter boats during 1996–2005 based on the NOAA Survey Query data. Adjustments were made as detailed in the text.

<table>
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Table 21. **Landings (pounds) by species in the Federal offshore waters of Massachusetts by (a) private/rental boats and (b) party/charter boats during 1996-2005 based on the NOAA Survey Query data. Adjustments were made as detailed in the text.**

<table>
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<td>12,604</td>
<td>2,251</td>
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</table>
and that party/charter landings of striped bass totaled 1.65 million pounds over the 1996–2005 period.

This situation requires immediate remedy. There either is a low level of understanding about the federal regulation, in which case there is need of considerable directed education to inform the public of this prohibition, or there is a high rate of violation, in which case there is need for increased enforcement. Or the question in the survey query needs to be rewritten and better specified, so that people responding do not place themselves in jeopardy by ostensibly admitting guilt to violation of federal law and to assure survey data quality.

Whale Watching

Commercial Whale Watching

The Stellwagen Bank sanctuary is one of the top-ten premiere whale-watching locations in the world, one of only three such areas in U.S. waters, as listed by the World Wildlife Fund in 2002 (ENS, 2006 and USA TODAY, 2007); it was voted best in the Northeast for wildlife watching by the readers of Offshore magazine in 2006 (Offshore, 2006). Threatened and endangered species of whales are the attraction for more than a million visitors who go whale watching in the sanctuary each year (Hoyt, 2001). While the educational opportunity provided on whale watching trips can have a positive effect on efforts to protect whales, growth of the industry, use of larger and faster boats amid variable operational standards, interactive with a pervasive small boat recreational fleet of viewers (intermixed with small boats trolling for bluefin tuna close to whales), raise concerns for the welfare of the whales. Recent research concludes that whale-watch operators do not need to get close to whales to satisfy their customers, as many other variables are important (Orams, 2000).

Commercial whale watching on Stellwagen Bank began in 1975 from Provincetown, Massachusetts, inaugurating commercial whale watching on the U.S. East Coast (see Sidebar). Today, whale watching in the sanctuary is among New England’s most notable recreational industries. It is estimated that more than 1.2 million passengers participated in whale watching tours in New England in 2000, generating annual total direct sales of more than $30 million to the region and $24 million to Massachusetts alone. Massachusetts accounted for nearly 80% of the New England totals for both passengers and revenues (Hoyt, 2001) and virtually all of Massachusetts whale watching occurs in the Stellwagen Bank sanctuary. Whale watching activity in the sanctuary area has been the subject of a series of studies covering the years from its inception (Lewis, 1988; Rumage, 1990; Hoagland and Meeks, 2000; Hoyt, 2001; O’Connor et al., 2009).

For sanctuary bound New England whale watchers, the activity represented more than a third of the value of their entire vacation (Hoyt, 2001). In an earlier study, more than two-thirds of the surveyed whale watchers had planned to go whale watching as part of their vacation (Hoagland and Meeks, 2000). In a 1988 survey of Massachusetts whale watchers, 45% stated that their primary purpose was whale watching, with 65% traveling more than 250 miles (400 km). Only 18% of respondents in that survey were from Massachusetts; 64% were from elsewhere along the U.S. east coast (Lewis, 1988; Hoyt, 2001). A whale watcher survey conducted in 2008 out of Barnstable, MA, found that 76% of the passengers surveyed were not aware of the Stellwagen Bank sanctuary prior to taking their trip (WDCS, 2008), indicating the importance of the whale watch cruise as a means to educate the public about the sanctuary. The majority of whale watching in New England originates from Massachusetts ports with those boats regularly visiting the Stellwagen Bank sanctuary (Hoyt, 2001).

Commercial advertising that whale watching will be done in the “Stellwagen Bank National Marine Sanctuary,” rather than at “Stellwagen Bank,” can be an important distinction affecting market appeal and purchasing behavior. A survey of attitudes toward whale watching in the sanctuary conducted by Boston University’s Communication Research Center (1996–1997) found that 38.5% of potential customers would prefer to go whale watching if they knew the activity would occur within the sanctuary; an additional 47.8% would be equally interested. The survey also found that when going whale watching at Stellwagen Bank, 77% of customers would prefer a naturalist specifically trained about the sanctuary. When respondents were given a hypothetical situation of having two boat choices, with the only difference between the boats being that the naturalist on one boat had additional training about the sanctuary, 84% chose that boat. The survey had a margin of error of +/−4.5%.

Sanctuary branding and naturalist certification demonstrate strong marketing cache. The concept of “eco-tourism” has a significant impact on the whale watching industry. As the industry matures and diversifies, whale watching is increasingly incorporated into broader tourism packages that are offered to the public. Typically, hotels, educational organizations, whale watch operations and travel agencies make joint arrangements (Carter, 1994) to offer whale watching packages that include transportation, an overnight hotel stay, shore side recreation.
and classroom lectures (Evans, 1994). In addition to carrying tourists and students, almost all whale watching trips to the sanctuary feature a naturalist on board to interpret marine life for the public, and some also collect and record sightings data. In 2009, NOAA Fisheries Service Protected Resources Division, the Whale and Dolphin Conservation Society and Stellwagen Bank sanctuary launched “Whale Sense” to promote responsible whale watching. “Whale Sense” is a collaborative, voluntary program recognizing commercial whale watching operations committed to a higher standard of whale watching (www.whalesense.org).

Naturalists and researchers, who educate passengers about the whales’ natural history and interpret the behavior of whales encountered on the trips, staff most of the whale watch boats. Scientists have used whale watch boats as accessible and economical research platforms to collect data on whales in the area. In the sanctuary, whale watch boats are particularly valuable in monitoring life histories of individuals. These whale watch data have played a significant role in the definition of the structure of the North Atlantic humpback whale population including distribution, stock identity, reproductive parameters, abundance, population composition, migratory destinations, behavior and human-related impacts (Robbins, 2000).

Humpback whales are the primary attraction for whale watch trips because of their long seasonal residence in the sanctuary, their highly visible behavior at the sea surface, and because of their known genealogy based on individual identification markings on their tail flukes. In addition to humpbacks, fin whales, minke whales and white-sided dolphins are commonly seen. North Atlantic right whales are less frequently encountered, owing both to their critically endangered population status (i.e., fewer right whales overall to frequent the sanctuary), to the shorter period of residence within the sanctuary (generally late winter or early spring to approximately July) and regulations restricting vessel approach.

Until the 2006 season when numbers rebounded to a historic high, the total number of whale sightings in the sanctuary had been declining over the past decade. Scientists suggest that reduced local availability of sand lance, the main food source of humpback and fin whales which attracts the whales to the sanctuary, may have been the primary cause of this earlier decline in sightings (Payne et al., 1990; Weinrich et al., 1997; Kenney et al., 2001). Prey field mapping by sanctuary scientists tagging humpback whales during the 2006 - 2009 seasons revealed large quantities of sand lance in the sanctuary and in the immediate vicinity of feeding humpbacks.

**Recreational Whale Watching**

Recreational boaters are most numerous and often aggregate in the sanctuary during the major portion of the whale watch season from May to September. While participation in whale watching by this sector is presumed high, there are no quantitative assessments to indicate levels of participation. These smaller private craft, dubbed the “mosquito fleet” by commercial whale watch operators, follow commercial whale watch boats and/or seek out whales independently.

NOAA whale watch guidelines have been in place since 1985 for the Northeast region. These guidelines represent the best practices for the industry as endorsed by the federal government. There are occasional, albeit largely undocumented, reports of whale harassment and collisions between non-commercial vessels and whales. Evidence of smaller boat vessel collisions (i.e., less than 15.2 m or 50 ft.) are supported by photographs of cuts and scars on the backs, flukes and fins of cetaceans (CCS, 1991). A more detailed description of the guidelines is found in Appendix M.

In an attempt to educate private boaters that are whale watching in the sanctuary, the Whale and Dolphin Conservation Society, in collaboration with the Stellwagen Bank sanctuary and NOAA Fisheries Service Protected Resources Division, developed a public education program entitled “See a Spout, Watch Out! Responsible Whale Watching.” Additionally,
the International Fund for Animal Welfare worked with the Commonwealth of Massachusetts, the Provincetown Center for Coastal Studies and NOAA Fisheries Service to distribute educational material on this subject to registered boaters throughout Massachusetts. Development of such cooperative outreach programs can inform boaters when whales are in the vicinity and to act responsibly around these animals. However, these programs have been largely land-based and an on-the-water program is needed to increase outreach to vessels in the vicinity of whales.

**Other Recreation and Tourism**

In addition to fishing and whale watching mentioned above, other popular recreational and tourism activities include diving, bird watching and boating, some of which take place in and around the waters of the sanctuary. There are 65 small boat harbors and over 80 boating and yacht club sites along the Massachusetts coast giving access to the sanctuary.

**Diving**

While the most frequently visited New England dive spots are relatively close to shore, the sanctuary offers SCUBA divers a chance to explore different offshore environments at the mouth of Massachusetts Bay; however, strong currents and exposed waters create challenging dive conditions. Almost 15% of the sanctuary’s total seafloor area (126 square miles) is less than 130 feet deep and within depth limits for recreational diving. The shallowest areas are found on top of Stellwagen Bank as well as on parts of southern Jeffreys Ledge and Sanctuary Hill (Figure 113). Recent research has identified specific locations on Stellwagen Bank, Jeffreys Ledge and Sanctuary Hill as interesting dive sites due to complex habitat. Several modern shipwrecks at shallower sites also serve as interesting dive attractions.

Stellwagen Bank’s shallowest depths are located at its southern end, which rises to within 65 feet of the surface. In this area, the sandy bottom can be pockmarked with lobster holes. Moving north along the Bank’s top, the seafloor slopes to a relatively constant depth of 100-110 feet. While diving Stellwagen Bank’s sandy areas offers opportunities to view schooling fish, other areas of the sanctuary with hard bottom habitat generally prove more visually rewarding to visit.

One such dive site named Sponge Forest encompasses areas with cobble and scattered boulders that provide a hard substratum for encrusting marine invertebrates. The area is named after the large finger sponges found growing at scattered locations across the seafloor. During summer months, this area is frequented by numerous small assemblages of cod using the sponge habitat in much the same manner as fishes occupying coral reefs. Sponge Forest lies within the Traffic Separation Zone of the Port of Boston’s Traffic Separation Scheme (TSS). Dive vessels must be on the lookout for large cargo vessels transiting the area and must not impede the passage of these vessels. Vessel operators must follow all regulations pertaining to the safe operation of vessels in a TSS.

On the sanctuary’s northern boundary, rocky ridges on the southern edge of Jeffreys Ledge rise to within 115 feet of the surface. The shallowest portion of Jeffreys Ledge is comprised of piled cobble and boulders. Anemones, stalked tunicates and coralline algae reside on the rocks making for a colorful landscape when illuminated with a dive light. The piled
boulders on Jeffreys Ledge create a complex structure with many crevices for marine fishes such as cusk and wolfish. In the sanctuary’s northeast corner, Sanctuary Hill rises from 325 feet to 115 feet and is topped with solid granite and piled boulders. Like on Jeffreys Ledge, the hard substratum typical of Sanctuary Hill is home to a variety of invertebrates and fishes that live on and among the piled boulders. Since Sanctuary Hill is 18 nautical miles offshore, the bedrock outcropping experiences strong currents. Blue and porbeagle sharks reportedly visit areas with steeply sloping topography such Sanctuary Hill.

In addition to sites showcasing natural habitats, the sanctuary offers several modern shipwrecks for divers to explore. The fishing vessel Josephine Marie lies on the southern end of Stellwagen Bank in 105 feet of water. The 80-foot long steel-hulled stern trawler was built in 1969 in Mobile, Alabama. Based out of Gloucester, the Josephine Marie actively fished in Massachusetts Bay until 1 February 1992 when disaster struck. While returning from a routine fishing trip, the Josephine Marie’s crew radioed the Coast Guard that they were taking on water and needed immediate help. The trawler’s crew abandoned ship and were rescued by the FV Italian Gold. The red and black-hulled Josephine Marie lies upside down with its bow facing roughly southeast. Divers should be aware of hazards such as strong currents and entangled fishing gear at this site.

Another trawler shipwreck rests on Stellwagen Bank in 105-110 feet of water north of the Josephine Marie. The trawler is broken into four pieces: pilothouse, hull, stern, and net reel. Smaller hull fragments surround the site. As the shipwreck sits on a mostly featureless sand bottom, it attracts schools of cod and pollock that swim in proximity to the structure. The identity of this trawler has not been determined and the sanctuary is seeking help from anyone who might know its name. The trawler lies within the Outbound Lane of the Port of Boston’s Traffic Separation Scheme (TSS). Dive vessel operators must follow all regulations pertaining to the safe operation of vessels in a TSS.

**Birdwatching**

The sanctuary provides a rewarding birding opportunity for both novices and experienced birders. At least 53 seabird species occur within the sanctuary’s boundaries; however, their abundance and distribution change constantly from season to season and from year to year. A detailed list of seabird species found within the sanctuary and the GoM area is presented in Appendix J.

Each year since 1998, the Massachusetts Audubon Society (MASS Audubon) and the sanctuary have collaborated to conduct the Stellwagen Bank Sanctuary Christmas Bird Count. In earlier years, the count covered a 15-mile diameter circle that included the southern end of Stellwagen Bank (and sanctuary) and the northern tip of Cape Cod. Starting in 2009, the count adopted a new sampling format.

Unlike the traditional circle, the new Stellwagen Bank count covers a set of E-W track lines some 2.5 nm apart, based upon previous marine resource surveys in the sanctuary (see Figure 47). The old “circle” count only covered the southern portion of Stellwagen Bank and included part of Cape Cod. While allowing for shore-based counts when open ocean cruises were not feasible because of inclement weather, that format incidentally included many coastal shorebirds as well as seabirds. The new count area and sampling format focuses only on sanctuary resources (seabirds); the annual count may be extended to include other seasons as well as winter.

**Boating**

Personal boating in the sanctuary often occurs as an ancillary activity to recreational fishing, whale watching, bird watching and diving which have been previously discussed. The considerable distance offshore and open ocean conditions constrain sanctuary access to day trips by larger more expensive boats. Sailboats frequent the sanctuary in coastal transit from port to port, but rarely as the primary destination. Recreational boaters typically transit the sanctuary going to and from Boston, coming from the Cape Cod Canal or Cape Cod Bay, and from Provincetown or Cape Ann.

**Maritime Transportation**

Massachusetts Bay is a body of water in which commercial maritime activities abound and which is home to many harbors that ring the coast from Cape Cod to Cape Ann. The historic Ports of Boston, Gloucester, Salem Sound and Plymouth are active industrial ports, but the former two account for the majority of the commercial shipping traffic. As an indication of volume, there were 4,561 vessel trips made to and from these ports and an additional 2,149 vessels traveled through the Cape Cod Canal in 2003 (USCG, 2006). The majority of these vessels cross the sanctuary en route to and from these ports or in transit to ports to the north and south along the eastern seaboard. Approximately 800 commercial fishing vessels use Massachusetts Bay as a fishing area or as a transit zone to open ocean fishing areas (USCG, 2006).
Traffic and Routing

Vessels crossing the sanctuary come from multiple sources, but two in particular. The first is vessels arriving at and departing from the Port of Boston. There is a vessel Traffic Separation Scheme (TSS) established by the International Maritime Organization (IMO), that is recommended for this approach to Boston Harbor (Figure 79). The TSS originates in the Great South Channel, heads in a northerly direction until just off the easterly side of Provincetown (Buoy “BD”), where it proceeds in a northwesterly direction, crossing the sanctuary and ending in a precautionary area off the entrance to Boston Harbor. Most of the vessels entering and exiting Boston Harbor are large container ships, tankers, liquefied natural gas (LNG) carriers, cruise ships, salt and scrap ships, military vessels and some research vessels; they tend to cross the sanctuary along a west-east axis. High speed ferries reaching speed as great as 40 knots transit portions of the sanctuary in service along the Provincetown/Boston route.

The second source of vessel traffic across the sanctuary is coming from or going to the Cape Cod Canal. The majority of vessels utilizing the Canal include tug and tow boats, fishing vessels, recreational boats, military vessels, passenger and cargo ships and some tankers. Most of these vessels tend to cross the sanctuary along a north-south axis.

Large commercial ships arriving at and departing from the Port of Boston generally use the voluntary TSS. This scheme was established to prevent collisions by maintaining separation between inbound and outbound vessels. With the exception of the TSS, vessels operating in the vicinity of the Port of Boston are unencumbered with regard to track. Vessel masters may use whatever course and speed they wish, consistent with the International Convention for the Prevention of Collisions at Sea (COLREG), weather conditions, sea state, visibility and other marine operations taking place along their intended track. Ships arriving from the southeast and east will typically make directly for the precautionary area and the TSS.

Non-TSS traffic, approaching from the east and northeast, typically follows historic tracks from Europe and Canada that are not marked on published navigational charts or maintained by the USCG. Figure 114 provides a three-dimensional representation of large commercial vessel traffic crossing the sanctuary based on USCG Automatic Identification System (AIS) data for April–May 2006. The tracks for vessels crossing the sanctuary going to or from the Port of Boston by way of the TSS predominate.

Port Activity

Port of Boston

Because the sanctuary’s location straddles the mouth of Massachusetts Bay, it is the “gateway” to maritime commerce in Massachusetts, principally the Port of Boston. The Port of Boston is the largest seaport in New England and is among the oldest and busiest ports in the country. The seaport currently handles more than $8 billion worth of goods annually and is the largest handler of container cargo in New England (25 container shipping lines), shipping and receiving 1.2 millions tons each year. The terminals in the Port of Boston are equipped to handle 1.3 million tons of general cargo, 1.5 million tons of non-fuels bulk cargo and 12.8 millions tons of bulk fuel cargos each year (MassPort, 2006a). The Port of Boston is also a major maritime energy trans-shipment and storage location for the New England region, including many shipments of refined petroleum products via tanker and barge as well as LNG to the terminal in Everett, MA, that meet 90% of Massachusetts’ petroleum consumption needs.

The majority of vessel activity occurring in and around the sanctuary throughout the year is dominated by the transport of petroleum products, cargo and LNG. Large, deep draft commercial ships in this service include: tanker ships, container ships, dry bulk carriers, roll on-roll off (RO-RO) ships and gas carriers (including LNG carriers). These deep draft ships made an average of 2,257 transits per year to and from the Port of Boston over the period 2000–2005 (Table 22). There was no pronounced seasonality characteristic of this traffic for the three years sampled (2001-2003) (Figure 115). Commercial deep draft and other maritime traffic entering and leaving the Port of Boston and transiting Massachusetts Bay is characterized in Table 23.

To accommodate the worldwide trend toward larger vessels, the Massachusetts Port Authority (MassPort) began the Boston Harbor Navigation Improvement Project (BHNIP) to deepen key

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**Figure 114. Three-dimensional representation of large commercial vessel traffic (156 ships) crossing the Stellwagen Bank sanctuary based on USCG AIS data for April–May 2006.**

The former vessel Traffic Separation Scheme (TSS) is indicated where it crosses the sanctuary and Massachusetts Bay.
portions of the harbor in 1998. The project was completed in 2000 and, as a result, Boston’s channels are now deeper than those of many east coast ports. To date, despite the deepening of portions of Boston Harbor, vessel traffic has remained relatively stable, and there has been no significant increase in the size of vessels utilizing the harbor. While it is expected that vessel activity will continue to be dominated by the movement of petroleum products, MassPort anticipates an increase in the number of large LNG tankers utilizing the Port of Boston.

Ten major cruise lines currently service Boston as either a port of call or a cruise departure and return location. In recent years, cruise ship activity to Cruiseport Boston, particularly between the months of April through October, increased steadily as a result of the growing popularity of northern-bound cruise vacations, particularly to maritime Canada. There currently are approximately 100 cruise ship departures from or ports of call at Boston annually and this number is expected to increase. With the presence of a state-of-the-art cruise ship terminal, the Black Falcon Cruise Terminal on the Reserved Channel, the port could support considerable expansion in this type of maritime activity.

Cruise ship activity is being heavily promoted and the annual number of passengers has increased dramatically, tripling between 1996 (69,075 passengers) and 2005 (233,000 passengers) (MassPort, 2005, 2006a). The Request for Expressions of Interest (RFI) to construct a new cruise ship terminal (MassPort, 2006b), projects that the Port could increase the total number of cruise passengers to over 400,000 each year. This would approximately double the 2005 number. Boston is now considered one of the fastest growing high-end cruise markets in the country.

**PORT OF GLOUCESTER**

Since the first American fishing settlement was established in Gloucester in 1623, fishermen and traders made it one of the country’s most famous deepwater harbors. During the first half of the 19th century, Gloucester supported an active fishing industry and a prosperous trade network. Later in the century, Gloucester turned its attention almost entirely to fishing and became known as the center for fisheries under sail. Today, the port sustains its fisheries role while seeking diversification.

The Port of Gloucester is 15 miles north of Boston. It is an import and export point for Canadian and European ports of call. Its direct connection to the Massachusetts interstate road system makes the Port of Gloucester the most accessible over-the-road port in Massachusetts and an effective inter-modal transport center between Canada and the U.S. It is poised to support regular cruise ship service to Canadian maritime destinations. Gloucester is also the largest


Source: Boston Harbor Pilots Association

<table>
<thead>
<tr>
<th>Year</th>
<th>Transits</th>
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<tbody>
<tr>
<td>2000</td>
<td>2,188</td>
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<tr>
<td>2001</td>
<td>2,028</td>
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<td>2002</td>
<td>2,230</td>
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<td>2003</td>
<td>2,260</td>
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<td>2004</td>
<td>2,299</td>
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<tr>
<td>2005</td>
<td>2,541</td>
</tr>
<tr>
<td>Average</td>
<td>2,257</td>
</tr>
</tbody>
</table>

### Table 23. Characteristics of Commercial Deep Draft Vessels and Other Maritime Traffic Entering/Leaving the Port of Boston. Number of Transits Indicated is for 2005.


<table>
<thead>
<tr>
<th>Type of Ship</th>
<th>Hull</th>
<th>Displacement (tonnes)</th>
<th>Speed (knots)</th>
<th>Complement</th>
<th>Transits/Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Passenger Cruise Ship</td>
<td>Steel</td>
<td>56,000</td>
<td>Cruising: 20–25 Top: 32.5</td>
<td>Passengers: 920–2,758 Crew: 545–1,253</td>
<td>295</td>
</tr>
<tr>
<td>Whale Watching Boats</td>
<td>Steel/Aluminum</td>
<td>&lt;1,000</td>
<td>Cruising: 11 Top: 40</td>
<td>Passengers: 150 Crew: 2–3</td>
<td>3,328</td>
</tr>
<tr>
<td>Container Ship</td>
<td>Steel</td>
<td>64,000</td>
<td>20/25</td>
<td>25</td>
<td>455</td>
</tr>
<tr>
<td>Bulk Cargo</td>
<td>Steel</td>
<td>32,000</td>
<td>15</td>
<td>25</td>
<td>244</td>
</tr>
<tr>
<td>Tankers</td>
<td>Steel</td>
<td>64,000</td>
<td>15</td>
<td>25</td>
<td>1,160</td>
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<tr>
<td>RO-RO Ship(^1)</td>
<td>Steel</td>
<td>37,500</td>
<td>15–25</td>
<td>25–30</td>
<td>41</td>
</tr>
<tr>
<td>LNG Carrier(^2)</td>
<td>Steel</td>
<td>108,000</td>
<td>20</td>
<td>25–30</td>
<td>126</td>
</tr>
<tr>
<td>Dredging Vessels (Tugs)</td>
<td>Steel</td>
<td>3,700</td>
<td>5</td>
<td>3</td>
<td>365</td>
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<tr>
<td>Petroleum Barge (Tugs)</td>
<td>Steel</td>
<td>3,700</td>
<td>5</td>
<td>3</td>
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<tr>
<td>LNG DWP OSV(^3)</td>
<td>Steel</td>
<td>&lt;1,000</td>
<td>13</td>
<td>8</td>
<td>240</td>
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<tr>
<td>Fishing Trawlers (ocean-going)</td>
<td>Steel</td>
<td>2,600</td>
<td>12</td>
<td>4</td>
<td>11,885</td>
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<tr>
<td>Lobster Boats</td>
<td>Fiberglass/Wood</td>
<td>&lt;1,000</td>
<td>15</td>
<td>2</td>
<td>39,000</td>
</tr>
</tbody>
</table>

\(^1\)Roll on-Roll off \(^2\)Liquified Natural Gas \(^3\)Deep water port operations support vessel
commercial fishing port on Massachusetts Bay and was ranked 13th among the top 100 U.S. commercial fisheries ports in 2003 based on landings.

The outer and inner harbors support approximately 225 deep-water commercial fishing vessels up to 300 ft. (91 m) in length. Depending on the season, harbor use is approximately 40% commercial and 60% recreational. The number of lobster boats in the harbor varies widely, from 250-300 for Gloucester and 400-800 regionally for Cape Ann (which includes the neighboring towns of Beverly and Essex).

**Other Harbors**

In addition to the Ports of Boston and Gloucester, mentioned above, there are several other harbors in Massachusetts whose activities use sanctuary resources. These harbors principally include Provincetown, Plymouth, Scituate, Green, Cohasset, Lynn, Marblehead and Salem.

During the 19th century, Provincetown Harbor was considered a major port, being home to approximately 175 whaling vessels and an equal number of Grand Banks fishing schooners. Today, only a small commercial fishing fleet exists; Provincetown and its harbor have become largely dependent upon tourism. Whale watch boats, fishing party boats and recreational boats prevail.

Plymouth Harbor experienced a similar history and transformation. For centuries, Plymouth Harbor served host to numerous cargo and fishing vessels and was home to a prolific shipbuilding enterprise, which made the harbor famous world-wide. Following the Civil War, shipbuilding ceased and shipping in and out of the harbor declined as more modern vessels became too large to enter. Today, Plymouth Harbor is a departure point predominantly for pleasure boaters, whale-watching vessels and recreational fishing parties, although still receiving some commercial traffic. Plymouth Harbor is part of a complex that includes the small boat harbors in the neighboring towns of Kingston and Duxbury, once also historic centers for shipbuilding during the age of sailing schooners, but now primarily recreational in character.

Scituate Harbor is considered to be one of the better deep-water harbors on the Massachusetts south shore and supports a fleet of approximately 55 commercial fishing vessels, recreational charter fishing boats and numerous pleasure boats. While supporting an active commercial fleet, Scituate is primarily a recreational and seasonal-use harbor with approximately 700 moorings (harbor and rivers) and 650 slips (combined in nine private and two public marinas) in the summer season.

Green Harbor in the neighboring town of Marshfield is often associated with Scituate as a commercial fishing harbor. It is a principal harbor for the landing of bluefin tuna in Massachusetts Bay (along with Gloucester and Provincetown). It supports a small commercial fleet of groundfish and lobster vessels as well as charter boats and shelters a primarily recreational mix of small boats.

Cohasset Harbor is a small harbor used primarily by residential and summer season boaters. In addition to its large private recreational fleet, the harbor supports a small commercial lobster fleet of approximately 25 boats.
Lynn Harbor accommodates approximately 300 recreational vessels, 60 small commercial vessels, 10 commercial passenger ferries and approximately 50 commercial fishing vessels. About 40% of vessel traffic is commercial; the remaining 60% being recreational.

Marblehead Harbor is primarily a recreational summer-use harbor with 2,200 mooring permits issued each year. The harbor shelters approximately 30 commercial fishing boats.

Salem Harbor is primarily used for recreational purposes with limited commercial traffic delivering coal and petroleum products. There are 1,400 registered moorings in the harbor; there are 10,000 recreational boats berthed within Salem Sound. The harbor supports a fleet of approximately 100 commercial fishing vessels.

Due to the volume, frequency and types of vessels transiting the sanctuary area from numerous ports and harbors, the potential for vessel-vessel collisions, accidental oils spills and vessel discharges as well as vessel collisions with marine mammals are issues of concern. For more information regarding discharges and marine mammal vessel strikes refer to the sections of this document on Discharge and Disposal Activities and Marine Mammal Vessel Strikes.

**Prohibited Uses**

**Minerals Mining**

The Secretary of the Interior has the statutory authority and responsibility to plan for and to conduct the offering of leases of outer continental shelf (OCS) acreage, as directed in the Outer Continental Shelf Lands Act, as amended (OCSLA) (43 U.S.C. § 1331 et seq.). Within the U.S. Department of the Interior (US DOI), the Minerals Management Service (MMS) has primary responsibility for management of OCS minerals operations. Minerals operations under the MMS regime include offshore oil and gas development and sand and gravel mining. However, exploring for, developing or producing industrial materials within the Stellwagen Bank sanctuary is prohibited (15 C.F.R Part 922 Subpart N, Sec. 922.142). “Industrial material” means “mineral,” as defined in Sec. 922.3, which in turn is defined as clay, stone, sand, gravel, metalliferous ore, non-metalliferous ore, or any other solid material or other matter of commercial value. There is also a statutory prohibition (see Sand and Gravel subsection below).

**Offshore Oil and Gas**

On June 26, 1990, a Presidential Order was signed preventing any further OCS leasing and development activity within the Georges Bank area of the North Atlantic Planning Area, which includes the sanctuary until after the year 2000. This period of time was again extended on June 12, 1998, when President Clinton issued an Executive Memorandum that prevented such activities until June 30, 2012 (Presidential Executive Memorandum 1111, 1998). No exploratory wells have been drilled anywhere on the Atlantic OCS region since 1984. Further, Stellwagen Bank sanctuary regulations prohibit alteration of the seabed and discharge of most matter.

The Energy Policy Act of 2005 directs the Secretary of the Interior to inventory and analyze oil and natural gas resources beneath all of the waters of the OCS using “any available technology, except drilling, but including 3-D seismic technology to obtain accurate resource estimates” (Energy Policy Act of 2005). Not only does the Energy Policy Act’s inventory include areas currently under drilling moratoria, it requires the MMS to identify resources and explain how legislative, regulatory, and administrative programs or processes restrict or impede the development of identified resources and the extent that they affect domestic supply.

**Sand and Gravel**

Within the past decade, the Boston metropolitan area has experienced significant and rapid economic growth, which has in turn encouraged substantial industrial, commercial and residential development. Pressures on both the housing industry and transportation systems to meet the demands of this growth have resulted in increased consumption of and demand for sand and gravel resources, for use as aggregate in construction activities. However, extraction of sand and gravel has considerable potential to adversely impact the biological integrity of the sanctuary (e.g., fish, invertebrates and marine mammals) as well as physically alter the surface profile of Stellwagen Bank and its attendant oceanography. As a result, in 1992, at the time of the sanctuary's designation, sand and gravel mining were made prohibited activities within the borders of the sanctuary. In addition, under Stellwagen Bank sanctuary regulations 15 C.F.R Part 922 Subpart N, drilling into, dredging or otherwise altering the seabed of the sanctuary is strictly prohibited.

**Submerged Cables and Pipelines**

The laying of submerged cables and pipelines is a prohibited activity under Stellwagen Bank sanctuary regulations 15 C.F.R., Subpart N, Sec. 922.142. Drilling into, dredging or otherwise altering the seabed of the sanctuary, or constructing, placing or abandoning any structure, material or other matter on the seabed of the sanctuary is prohibited. However, prohibited activities can be permitted on a case-by-case basis if they meet regulatory/statutory criteria.

**Cables**

In August of 2000, the Hibernia high-capacity fiber optic cable was laid across 12.1 miles (19.5 km) of seafloor in the northern part of the sanctuary under terms and provisions of a ONMS authorization/special use permit issued to the company, 360 Networks Inc. Cable ownership and permit monitoring responsibility was transferred to the company, CVC Inc. in 2002. The underwater cable provides a direct link between North America and the Republic of Ireland. The cable is designed for a life expectancy of 25 years and is buried at an average depth of approximately 1.5 m (4.9 ft.) into the seafloor. The cable was laid using a sea plow controlled from a cable ship on the surface. While an advisory to mariners has been posted to alert vessels to
the cable’s position, recent monitoring suggests, that while most of the cable remains buried, it may be at risk of exposure and damage where it is routed through muddy basins subjected to fish trawling or dredging.

The presence of a cable in an active fishing area could cause problems with damage to both the cable and fishing gear. Some have speculated that cables on the sea bottom could create obstacles to the movement of bottom-dwelling organisms (Darnell, 1976). The trench and fill required for burying cables and pipelines could disturb sensitive fish spawning areas; the activity of the installation equipment could disturb marine mammals and seabirds; and excavation activity could disturb or destroy marine archaeological sites.

The impact of laying fiber optic cables to seafloor habitats and associated taxa along the cable route is not yet fully known, although the issue is being assessed in the sanctuary. In 2001, following the laying of the cable, additional sampling stations were added to the on-going Seafloor Habitat Recovery Monitoring Project (SHRMP). This 10-year program was initiated in 1998 following creation of the Western Gulf of Maine Closure Area (WGoMCA) to study the recovery rates of seafloor habitat (physical and biogenic) and associated taxa (such as fishes) in the sanctuary following the cessation of fishing. The project now compares the effects of fishing to the effects of the laying of fiber optic cable, as well as to the effects of background environmental variation. Biannual sampling is conducted using remotely operated vehicles (ROVs), video drift cameras, side scan sonar and 54 current meters. The project is expected to continue through 2010.

**Pipelines**

No pipelines currently exist within the sanctuary’s boundaries. However, located to the west of the sanctuary and running through state waters from Beverly, Massachusetts, to Weymouth, Massachusetts, is a pipeline called the “HubLine.” This 48.3-km (30-mi), 76.2-cm (30-in diameter), natural gas pipeline will connect the 901.2-km (560-mi) Maritimes & Northeast pipeline with the 1,609.3-km (1,000-mi) Algonquin pipeline (Duke Energy, 2005a). Applications to the Federal Energy Regulatory Commission (FERC) on October 10, 2000, were filed by Algonquin Gas Transmission, L.L.C. to begin construction of the pipeline (Duke Energy, 2005b).

Currently, the offshore portions of this pipeline have been completed. Most portions of this pipeline were buried at a minimum depth of 1 m (3.3 ft); however, several sections required horizontal directional drilling, conventional dredging, jetting, plowing and blasting. This operation is certain to have had an impact on the local benthic environment (Estrella, 2004). Impact assessment, mitigation and restoration are being carried out by the NOAA Fisheries Service, EPA, the Massachusetts Department of Environmental Protection (DEP) and the Massachusetts Division of Marine Fisheries (DMF). The most significant problem with pipelines, and with electrical transmission cables which use circulating oil for cooling, is the possibility of leaks causing contamination of the surrounding waters.

**Deepwater Liquefied Natural Gas (LNG) Ports**

Construction of a deepwater LNG port is a prohibited activity within the sanctuary by virtue of the prohibition against alteration of the seafloor and discharge of matter. A deepwater LNG port is a system of pipelines, mooring buoys, anchors, risers and related equipment and is regulated under the Deepwater Port Act (DWPA) and administered by the USCG and the Maritime Administration (MARAD).

In late 2004, the Stellwagen Bank sanctuary was notified that two companies, Northeast Gateway Energy Bridge, LLC (Gateway) and Neptune, LLC (Neptune), would be applying for deepwater port licenses to install LNG import terminals and associated pipelines very near the sanctuary. While located outside of the sanctuary the proposed projects were found likely to affect sanctuary resources. Both applicants proposed operating for 30–40 years within habitat utilized by four endangered whale species (North Atlantic right, humpback, fin and sei) for feeding, nursing and migration. The proposed port sites are near multiple state ocean sanctuaries with the closest port site being 1.2 nm from the Stellwagen Bank sanctuary’s western border and the farthest being 2.8 nm (Figure 116). Although the ports are located just outside of the boundary of the sanctuary NOAA determined that they constitute a significant threat to sanctuary resources, and mitigation measures were developed to reduce the risk of impact.

With the release by the USCG and MARAD of the Draft Environmental Impact Statements (DEISs) for the Gateway and Neptune projects on May 19 and June 2, 2006, respectively, formal consultation with the USCG and MARAD was initiated by the ONMS under Section 304(d) of the National Marine Sanctuaries Act (NMSA). These were the most significant consultations under Section 304(d) to date and supplemented separate consultation under ESA and MMPA by the NOAA Fisheries Service. Under the NMSA, the ONMS had 45 days from initiation to develop and recommend reasonable and prudent alternatives for implementation by the licensing agencies (USCG and MARAD) to prevent injury to sanctuary resources. The NMSA defines sanctuary resource as “any living or non-living resource of a national marine sanctuary that contributes to the conservation, recreational, ecological, historical, educational, cultural, archaeological, scientific, or aesthetic value of the sanctuary.”

Based on information provided by the USCG and MARAD, the ONMS found that the projects, considered individually and together, were likely to have significant, constant, and long-term adverse effects upon resources of the sanctuary due to the following: 1) increased risk of ship strikes to the sanctuary’s endangered whale populations including the North Atlantic right whale; 2) increased acoustic exposure to marine mammal and fish species; 3) increased risk of whale entanglement and loss of benthic habitat in the sanctuary due to displaced fishing effort; 4) possible re-suspension of toxic materials during construction; 5) diminished visual
aesthetics; and 6) entrainment of planktonic and fishery resources by LNG carriers at port and during transit.

The ONMS made twelve 304(d) recommendations for Neptune and thirteen recommendations for Gateway suggesting conditions to be included if the project licenses were approved in order to minimize the impacts of port construction and operation on sanctuary resources. Three recommendations in particular were critical to mitigating the impacts on marine mammals. They called for implementation of passive acoustic technologies to detect and/or monitor the presence of whales relative to LNG vessel transits and LNG port construction and operation. Recommendations on fishery resource impacts and water use echoed those made by NOAA Fisheries through the Essential Fish Habitat consultation process and by the Environmental Protection Agency through National Pollutant Discharge Elimination System (NPDES) permitting.

Both federal and state agencies evaluated the mitigation options to address issues raised under the National and Massachusetts Environmental Policy Acts, and the USCG and MARAD evaluated mitigation options through the finalization of the NEPA process and resulting licenses and associated conditions. A formal response from the USCG to the ONMS regarding the 304(d) recommendations was released in mid October 2006 and Final Environmental Impact Statements (FEISs) for Gateway and Neptune were released in late October/early November 2006. Public hearings for the FEISs were held in Massachusetts the first week of November 2006. NOAA Fisheries Service issued biological opinions for the two projects following consultations under the Endangered Species Act in early 2007, and USCG/MARAD issued records of decision conditionally approving both ports soon after. The Neptune port was licensed in January 2007 and the Northeast Gateway was licensed in May 2007. Northeast Gateway finalized construction in December 2007, with operations commencing in January 2008. Neptune finalized construction in October 2009, with operations scheduled to commence in spring 2010. Real-time passive acoustic detection buoys to reduce risk of whale-ship collisions were deployed in January 2008 in the Boston Traffic Separation Scheme and are to be maintained for the life of the port (25-40 years). Additional real-time buoys were deployed to listen for right whales during construction activities to trigger mitigation action reducing ensonification and collision risk. Finally, an array of bottom-mounted archival passive acoustic recording units are in place and are monitoring the noise produced by port construction and operation relative to pre-construction conditions. This final monitoring array is in place for five years.
**Wind Power Generation**

Securing a windmill to the seafloor or anchoring a floating windmill is a prohibited activity in the sanctuary under the current regulations (15 C.F.R Part 922 Subpart N). Consideration for generating power using windmills secured to the land or seafloor is becoming more prevalent in New England. The combination of steady, year-round winds and a nearby power-hungry populace makes the Massachusetts coast a seemingly attractive site for this type of activity. Currently, a major proposal to build an offshore wind farm consisting of 130 windmills, each 247 ft. high, in Nantucket Sound is under consideration by government agencies. There is another proposal to place a similar wind farm in Buzzards Bay, Massachusetts. The sanctuary is not aware of any commercial interest in placing windmills on top of Stellwagen Bank at this time.

The Massachusetts Oceans Act of 2008 required the Commonwealth’s Secretary of Energy and Environmental Affairs to develop a comprehensive ocean management plan, following a scientific and stakeholder process that led to a draft plan in June 30, 2009 and the final promulgation of the plan in December 31, 2009. The Draft Massachusetts Ocean Plan prioritized areas for renewable energy development (including wind power) within state waters, in Buzzards Bay and off Martha’s Vineyard Island, and proposed adjacent federal waters for feasibility analysis. Additional provisional Wind Energy Areas within Massachusetts Bay were identified during the screening process but were not prioritized due to environmental and technical limitations.

**Mariculture**

Mariculture (or the aquaculture of marine products) is a prohibited activity within the sanctuary by virtue of the prohibition against alteration of the seafloor and discharge of matter. While the practice of mariculture is gaining recognition and popularity throughout the northeast region, few proposals have yet been made to conduct aquaculture activities in federal waters off the Massachusetts coast. Such activities would require a Section 10 permit (Rivers and Harbors Act) from the U.S. Army Corps of Engineers (USACE) and, depending on the nature and location of the project, a federal consistency review by the Massachusetts Coastal Zone Management (MCZM) Office to determine consistency with the policies of the MCZM Program.

**Artificial Reefs**

The placement of artificial reefs (ARs) in the Stellwagen Bank sanctuary is a prohibited activity by virtue of the prohibition against alteration of the seafloor and discharge or deposit of matter into the sanctuary. There has never been a proposal to place an artificial reef in the sanctuary, which is located offshore within the U.S. Exclusive Economic Zone (EEZ). There is currently little interest in establishing facilities within the EEZ by the commercial sector, largely because of the lack of formal regulatory structure (Stickney et al., 2006). However, ARs have been established in other sanctuaries and this situation has precipitated development of a national policy on ARs for the sanctuary program.

This national policy addresses how the ONMS considers proposals to establish artificial reefs in sanctuaries. The policy is meant to build upon, not replace, the National Artificial Reef Plan developed in accordance with the National Fishing Enhancement Act.

Artificial reef development is generally prohibited in NMSs and may only be undertaken in these marine protected areas for educational, research and resource management purposes. Because the impacts of ARs are not entirely understood, the ONMS will proceed cautiously in considering permits for AR development in NMSs. The ONMS will use information obtained from monitoring ARs currently in NMSs and elsewhere to determine the extent and type of future AR development allowable in NMSs.

This policy recognizes that there may be situations where ARs help a sanctuary achieve its mission. The relative merit of ARs in NMSs is the subject of continued debate within the national program.

Concerns over ARs include:
- Destruction of benthic species and habitats upon emplacement;
- Collateral damage if the ARs were to break apart;
- Attraction of biomass from surrounding natural habitats;
- Toxic contamination from PCBs, asbestos, hydrocarbons or other toxic materials left in the ARs; and
- Attraction of fishing activities, which target large, vulnerable breeding adults and spawning aggregations.

Potential benefits of ARs are:
- Provision of habitat for selected fish and invertebrate species;
- Concentration of uses (recreational fishing and diving) and their diversion from other more sensitive areas;
- Enhancement of user opportunities that increase awareness of a sanctuary.
This section reviews points raised in the previous sections of this document and forms conclusions. It considers the outcomes of cumulative actions and effects. It summarizes the status and condition of sanctuary resources.
The Stellwagen Bank sanctuary area has a long cultural tradition based around fishing and whaling. Humans have depended on the area’s diverse and abundant marine resources for sustenance and economic prosperity for hundreds of years. Both Native American populations and Europeans chose to inhabit the shores of Massachusetts Bay because of the easily accessible and plentiful marine natural resources, such as cod and various species of whales that could be extracted. The historic exploitation of these resources forged a cultural tradition that is difficult to perpetuate today as a result of overfishing, coastal and ocean habitat destruction and rapid transformation of the region’s economy.

The modern appreciation for the sanctuary’s resources requires that they be protected for their intrinsic value, multiple ecosystem services, and recreational and ecotourism importance, while facilitating consumptive uses (including appropriate fish production) that are environmentally sustainable and compatible with the widely recognized need and Congressional mandate for resource protection. The sanctuary can have a role in working with harvesters and other stakeholder groups to help build local economies and work to maintain a sense of community while preserving cultural legacy, history and tradition. This management plan establishes the basis to take actions that can conserve sanctuary resources for current and future generations while simultaneously supporting community, culture and economy.

Sitting astride historic fishing grounds and shipping routes, the sanctuary has been a locus for a variety of human maritime activities for over four centuries. Beginning in the earliest days of the European exploration and settlement of North America, fishermen were drawn to the immensely productive fishing grounds off the New England coast. These initial forays paved the way for the European colonization of New England and the establishment of the English colony at Plymouth, Massachusetts. Fishery resources harvested from Stellwagen Bank played an important role as a trade commodity that ensured the success of the early English settlements established around Massachusetts Bay. Utilizing their local fisheries, New Englanders developed a trading network that spanned the Atlantic world and formed the basis for the region’s early maritime-based economy.
New England developed its cultural identity through shipping and its interaction with other cultures. This cultural exchange was made possible by the international trading voyages that originated and returned to communities on the doorstep of the sanctuary. Vessels from Boston, Salem and other Massachusetts ports transited through the sanctuary on the way to the Far East, Europe and the Caribbean as part of a major marine transportation network. In addition to the commodities exchanged with Europe, tens of thousands of Europeans immigrated to the U.S. on vessels that passed through the sanctuary’s waters on the way to Boston.

The major shipping corridors established in the past are still prominent today where they cross the sanctuary. Shipwrecks on the sanctuary’s seafloor give evidence of the 400-year history of maritime transportation and commerce that passed through the area. To date, 40 shipwreck sites have been located in the sanctuary. Thirty-five shipwrecks are considered historic resources; four shipwreck sites are listed on the National Register of Historic Places. Historical research indicates that as many as 200 ships may have sunk in the sanctuary area. These shipwrecks are tangible connections to the past that allow the Sanctuary Program to study and better understand history as they encapsulate significant stages of shipbuilding.

The sanctuary’s most notable shipwreck is the wooden hulled paddle wheel steamship Portland. Built in 1889 in Bath, Maine, for the run between Portland, Maine, and Boston, the steamship was one of the largest and most palatial vessels afloat until its loss with almost two hundred lives in 1898 during the “Portland Gale,” the “perfect storm” of that century. The Portland was listed on the National Register of Historic Places in 2005 because of its historical and archaeological significance to New England and, more specifically, Maine and Massachusetts. The wreck is the most intact and best preserved New England “night boat” yet located. New England “night boats” were steamships that connected metropolitan areas separated by a distance of between 125 and 200 miles on mainly overnight voyages.

The shipwreck site of the coal schooners Louise B. Crary and Frank A. Palmer is another extraordinary sanctuary historical resource. The two Maine-built nearly 300 foot-long schooners collided in 1902 with full loads of coal from Virginia. Today, the vessels lie upright, intact to their main decks with their bows joined at the point of impact. In 2006 the shipwrecks were listed on the National Register of Historic Places because they exemplified the critical transportation network that supplied New England’s energy needs. These shipwrecks are the best example of the great New England coal schooners located to date.

Venturing back to prehistory, Stellwagen Bank mostly owes its existence to the last great ice sheet (known as the Laurentide Ice Sheet) and to changes in sea level that accompanied and followed deglaciation. About 12,000 years ago, Stellwagen Bank stood well above sea level and may even have been connected to Lower Cape Cod or, at most, separated from the Cape by a shallow strait. Stellwagen Bank, then, closely resembled present-day Lower Cape Cod. Lakes, swamps and marshes probably dotted the landscape. Along the shore, there would have been beaches, sea cliffs, spits and lagoons. The climate was colder back then than it is now, and spruce and poplar forests and park lands of tundra shrubs and grasses may have covered the bank top.

Mastodon and mammoth teeth have been dredged up from the seafloor near Stellwagen Bank, evidence of the animal life of the time. Early Paleoindians arrived in New England about 11,000 years ago, and they may have witnessed the beginning of the final chapter in the history of Stellwagen Bank as emergent land. By then, local sea level was rising as crustal rebound slowed and as the melting glaciers continued to return water to the ocean basins. About 10,000 years ago, Stellwagen Bank slipped beneath the sea.

**Status Today**

Today, whales swim where ancient elephants may have once trod. These marine mammals now make the waters of the Stellwagen Bank sanctuary one of the most intensively used whale habitats in the northeast continental region of the U.S. The humpback whales of the sanctuary represent the longest continuously studied group of baleen whales in the world. Matrilineal studies show evidence of four generations (1976-2006) of humpback use as well as inter-generational site fidelity to specific sanctuary feeding and nursery areas. Additionally, critical habitat designation was established for the North Atlantic right whale in 1994 inclusive of the southwestern part of the sanctuary.

The newly-established sister sanctuary relationship between the Stellwagen Bank sanctuary and the Dominican Republic humpback whale sanctuary is the first conservation management action worldwide to protect a migratory marine mammal species on both ends of its range (between sanctuary feeding/nursery grounds and the largest mating/calving grounds for humpback whales in the North Atlantic) by functionally linking two important national marine protected areas. The formal agreement was signed by both parties in December 2006. The sister sanctuary relationship is consistent with the Special Protected Area and Wildlife (SPAW) protocols of the United Nations Environment Program (UNEP) and may be extended to other Caribbean nations sharing the same population of humpback whales with the sanctuary.

The Stellwagen Bank sanctuary is a hotspot for prey abundance, which is what ultimately attracts the whales, sustains the fish and other wildlife, and supports the economic viability of most current uses in the sanctuary. Sand lance numbers in the sanctuary are the highest and most concentrated anywhere in the southern GoM. Atlantic herring also abound in the Massachusetts Bay/Cape Cod Bay system in relatively higher abundance than most elsewhere in the southern GoM. The margins of Stellwagen Bank are sites of high horizontal and vertical movement of both water and plankton due to the bank’s exposure to GoM water circulation. The interaction between physical oceanography and bathymetry creates environmental conditions that result in
high primary productivity and the aggregation of biomass at multiple trophic levels.

A distinctive feature of the sanctuary’s physical oceanography is the seasonal generation of internal waves over Stellwagen Bank. The sanctuary is considered to be the best place in the GoM to study this phenomenon because of ease of access and proximity to research infrastructure. Internal waves are particularly important for water column mixing and localized transport within the sanctuary area; they are generated by the tides in response to the sanctuary’s complex seafloor topography. The entire of the sanctuary seafloor has been mapped using multi-beam sonar at a vertical resolution of approximately 25 cm and a horizontal resolution of approximately 10 m. In conjunction with extensive ground-truthing (e.g., video, still photos, sediment samples), the sanctuary multi-beam map provides the most complete characterization of the seafloor in the GoM.

The Stellwagen Bank sanctuary lies within the Gulf of Maine Large Marine Ecosystem (GoMLME), one of the most productive marine areas in the world. Because of the highly varied topography, wide range of depths that cross water column boundaries, and high diversity of habitat types in a relatively small area, Stellwagen Bank sanctuary encompasses the wide range of landscapes, habitats, communities and the species representative of the GoM region. Via its position amidst the Maine Coastal Current and GoM counterclockwise gyre, the sanctuary is integrally connected with the rest of the GoM through water circulation and serves as both a source (for export) and a sink (for import) for larvae of various and numerous organisms.

For centuries, Stellwagen Bank has proved to be a rich and productive fishing ground, particularly for groundfish species like cod, haddock and flounder. Historically, fishermen have also been able to catch Atlantic halibut, swordfish and large schools of mackerel and herring. During the second half of the 20th century, the area gained fame as a whale watching destination. In 2007, USA TODAY (and previously in 2002, the World Wildlife Fund) named Stellwagen Bank one of the top ten premiere places in the world to watch whales. In 2006, the readers of Offshore magazine voted Stellwagen Bank the best place to watch wildlife and the number three favorite recreational fishing spot in the northeastern U.S. And, serving in the capacity as the U.S. partner of BirdLife International, Massachusetts Audubon (Mass Audubon) has designated Stellwagen Bank an Important Bird Area because of its exceptional habitat. But, challenges abound.

**Current Challenges**

On an annual basis, virtually every square kilometer of the sanctuary is physically disturbed by fishing, to greater or lesser degree, depending on the gear used (Figure 117). This assessment includes the portion of the sanctuary overlapped by the Western GoM fishery closure area, because regulations pertaining to that closure do not restrict all types of fishing. Graphic representations of fishing activity over time and space, based on charting anecdotal information and oral histories on Stellwagen Bank from local fisher-
Figure 117. Spatial density patterns based on trips for all fishing recorded in the Stellwagen Bank sanctuary during July 2001–June 2002 based on Vessel Trip Report (VTR) data.

(a): Mobile fishing gear, e.g., bottom and mid-water trawls, scallop dredges, etc.  (b): Fixed fishing gear, e.g., lobster traps, sink gillnets, etc.  (c): Recreational fishing, e.g., party and charter boats.  (d): All gear types and recreational fishing combined.  The patterns are Kriged density plots of the VTR data using a 1,000 m search radius and analyzed by ESRI ARCGIS.  VTR gear codes:  
(a) DRC, DRS, OTF, OTM, OTS, PTM;  (b) GNS, LLB, PTC, PTH, PTL;  (c) Party/Charter (Trip ID: 2, 3).  The 1,000 m search radius is consistent with the length of fixed gear sets, falls within the length of mobile gear tows in the sanctuary, and the area of influence of recreational fishing.

the sanctuary is a hot spot for vessel/whale strikes along the eastern seaboard of the U.S. Approximately 10% of the vessel/whale collisions recorded world-wide were reported from the sanctuary area including Cape Cod Bay and Boston Harbor. Species struck included fin, humpback, sei, minke and North Atlantic right whale, four of which are listed as endangered under the Endangered Species Act and all of which are protected under the Marine Mammal Protection Act. During a two-year study in the sanctuary, commercial whale watch boats, ostensibly operating under provisions of the NOAA whale watching guidelines, exhibited a non-compliance level of 78% while engaged in that activity.

Further, the sanctuary may be prone to biological invasion by exotic species, based on factors associated with community maturity and the niche opportunities for introduction of exotics created by a history of lowered species diversity and extensive chronic habitat disturbance by fishing. These conditions co-occur with the sanctuary’s location amid extensive commercial shipping traffic that can serve as primary vectors for the introduction of exotics from hull bottoms and ballast water. Harmful algal blooms and degraded water quality continue to be concerns with continuing coastal development and increasing urbanization in the region, coupled with unrelenting population growth and commensurate waste-management needs. Creeping offshore industrialization along the western boundary of the sanctuary in the form of deepwater LNG ports may lead to chronic underwater noise affecting sanctuary resources in virtual perpetuity.

### Compatible Uses

While it is important to appreciate the sanctuary’s history and today’s challenges, it is also important to recognize that the sanctuary is mandated by Congress to facilitate only those uses compatible with the sanctuary’s primary objective of resource protection. Therein lies both the opportunity and the challenge; the opportunity to correct practices harmful to sanctuary resources, and the challenge to accomplish that goal in ways that create positive outcomes for users and that can be supported by the general public. It is this public at large for which sanctuary resources are held in common trust.

The term “compatible” is articulated as the standard for acceptable use pursuant to the purposes and policies section of the National Marine Sanctuaries Act. But the Act does not define, nor does it provide the criteria to apply, that standard. It may be useful to define this term and make it operational, the means to which is proposed in the Compatibility Determination Action Plan that follows in the next section. The underlying concept is to identify and allow uses that restore and maintain ecological integrity, protect maritime heritage resources and foster an ethic of environmental sustainability in the sanctuary. Current practices, some steeped in history, others of more recent origin, may have to be modified or even dissuaded. Innovation, experimentation and incentives can affect successful transition over time.

While the term “compatible” may be difficult to define bureaucratically, the concept may be easier to understand metaphorically. Essentially, human activities should not “bankrupt” the Stellwagen Bank sanctuary. The NMSA prohibits the destruction, loss or injury to any sanctuary resource managed under law or regulations for the sanctuary. The sanctuary’s living and cultural resources can be considered forms of capital, managed as though they were holdings in a diversified investment portfolio, all capable of bearing interest. The goal is to realize successful investment (i.e., management) outcomes over the long term by minimizing or at least spreading risk.

For example, seafloor biogenic and water column habitats can be considered the saving accounts, the most conservative investments because they must endure perpetually to offer reliability. Fish species of commercial and recreational interest can be considered the high-yield stocks that potentially pay big dividends but incur the greatest risk because they are associated with conditions of high variability and uncertainty. If successfully applied, the compatible use standard should offer a reasonable return on investment for the users of the sanctuary without harming the principal held by the public at large.

### Cumulative Impacts

#### Effects of Fishing

The principal effects of fishing on sanctuary resources act through multiple pathways to cumulatively impact biological community interactions (Figure 118). Resulting changes in the composition of biological communities ultimately affect the ecological integrity and biological diversity of the Stellwagen Bank sanctuary. All of these effects are documented as occurring in the sanctuary and are variously discussed in the section Resource States as well as summarized in Figure 118.

Fishing effects fall within two categories: effects due to (1) the direct mortality of the fish caught and landed for sale, and (2) the collateral impacts caused by the fishing activities themselves. Fishing mortality impacts community interactions indirectly through population-level effects on targeted species of economic or recreational importance. These population effects include the truncation of old-growth age structure and removal of the most reproductively significant fraction of the population. These altered populations then directly affect the structure and function of their associated biological communities through multiple ecological processes, including predation and competition that, in turn, affect food webs and trophic dynamics.

The collateral impacts of fishing are more numerous and exert their effects in more complex ways. Fishing activities can damage seafloor habitats by altering and simplifying their physical structure and by impairing and rendering biogenic (living) habitats dysfunctional. Habitat damage reduces shelter availability and can exert population effects through recruitment success and survivorship. The removal of biomass as fishery bycatch has unintended community-level consequences mediated through collateral and inci-
dental mortality of discards. Discards can be economic in kind (i.e., non-saleable species) or regulatory (e.g., fish below minimum size, numbers caught exceeding allowable level of take). Bycatch mortality can be direct, as the result of capture, or incidental, due to injury or habitat displacement. Both habitat damage and bycatch mortality directly impact the structure and function of biological communities in the sanctuary.

Figure 118 indicates that the sanctuary cannot effectively conserve its biodiversity by managing just for population-level effects of fishing on commercially important species, and that the ultimate goal of sanctuary management must be the protection and restoration of its biological communities. The figure also indicates that the key to protecting and restoring biological communities within the sanctuary must be modification of fishing activities to make them environmentally sustainable such that habitats are not damaged and excessive biomass as bycatch is not removed. If the sanctuary is to be effectively managed for biodiversity conservation, fishing in the sanctuary cannot continue to be prosecuted solely in terms of the more conventional sense of sustainable production. Rather, the calculation of optimum yield within the sanctuary should explicitly include the protection of biological diversity pursuant to the objectives of the National Marine Sanctuaries Act.

**EFFECTS ON MARINE MAMMALS**

Three principal sources pressure marine mammals in the sanctuary: (1) fishing, (2) shipping and boating, and (3) human population, industry and harmful algal blooms (HAB) (Figure 119). All three sources contribute varying levels of pollutants and chemical contaminants, which can have negative effects on marine mammals.

The principal effects due to fishing include the reduced forage base available for marine mammals due to local depletion of herring, entanglement in fixed fishing gear, and behavioral disturbance associated with tuna fishing activities in the vicinity of whales feeding and underwater noise. The principal effects due to shipping and boating include vessel strikes of whales and behavioral disturbance associated with whale watching and underwater noise.

These effects can cause the mortality, injury and/or harassment of marine mammals possibly leading to their reduced local abundance in the sanctuary. Reduced local abundance of marine mammals in the sanctuary can in turn diminish the public’s recreational enjoyment of the place, depress its ecotourism value, and alter the role of marine mammals as a functional element of the sanctuary ecosystem.

**EFFECTS ON MARITIME HERITAGE RESOURCES**

Fishing, diving and remote sensing all have the potential to diminish the archaeological integrity of maritime heritage resources in the sanctuary by altering shipwreck characteristics and site context (Figure 120). Fishing impacts have been documented on nearly all historic shipwreck sites investigated in the sanctuary. While diving and remote sensing currently are occurring infrequently in the sanctuary, their potential impacts on historic shipwrecks (indicated by dashed lines in the figure) are considered in the summary of cumulative impacts presented here.

The principal effects due to fishing include structural damage associated with gear impacts.
and removal of artifacts through gear entanglement and “capture” in bottom trawls and gillnets. Hook and line fishing also causes these impacts through boat anchoring and the use of heavy sinkers and jigs. Access to the sites by remote sensing technology and divers may be negatively affected by lost nets and lines that entangle the wrecks and impede close approach.

While diving on a shipwreck does not necessarily have negative impacts, divers can cause structural damage through boat anchoring/grappling/tying onto a shipwreck. Divers have also been known to remove artifacts. Likewise, although remote sensing does not necessarily damage a maritime heritage resource, accidental damage is possible through entanglement, and certain remote technologies, such as ROVs, can remove artifacts from an archaeological site.

**CONDITION SUMMARY**

A “snap-shot” of the inferred state or health of key sanctuary resources is provided in the Stellwagen Bank sanctuary Condition Report (NOAA, 2007). The report is linked to resource conditions more fully described in the Resource States section of this document. The Condition Report summary table, excerpted and updated here (see following note), was originally intended to provide a preliminary overview of the status and trends of sanctuary resources as well as the basis for making judgments concerning status (Table 24). The summary table results are generally consistent with and representative of findings presented in this document, although not fully comprehensive of all issues. For more details, refer to the full Condition Report (http://stellwagen.noaa.gov).

[Note: Long-term changes in fish species diversity (1975-2005) measured as species richness (Figure 38) do not appear to be changing in any consistent way (question 9); indices are at levels comparable to the 1970s and the rating is upgraded to fair-poor. Sand lance has been deleted as a key species in jeopardy (question 12), adjusting for increases in sand lance availability in consecutive years from 2006 through 2009. Maximum length of cod increased over 1990-2005 (Figure 44), reversing a long-term downward trend (1963-2000) (Figure 43), indicating that conditions may be improving (question 12).]

The assessment of late 19th- and early 20th-century fisheries of Stellwagen Bank (Claesson and Rosenberg, 2009) provides baselines for comparison to the current ecosystem conditions reported in the Condition Report. Comparison of the habitat and living resources condition categories in the sanctuary ca. 2006 versus ca. 1900 are presented in Table 24, as adapted from Claesson and Rosenberg (2009). The comparison indicates that conditions are significantly different today, in most cases signifying considerable dete-
rioration of sanctuary resources over the past century. One notable exception is cod, the catch of which has increased significantly from the early 1900s levels. Inversely, the widely held belief that the sanctuary and GoM haddock populations are healthy and sustainable is called into question when compared to 1900s catch levels. The inverted proportional catch of cod-haddock may signal that the Stellwagen Bank system has shifted from its historical ‘steady state,’ is unstable and undergoing trophic-level reorganization (Claesson and Rosenberg, 2009).

The summary table indicates the need for management actions that address the degraded conditions of key habitats and living resources in the Stellwagen Bank sanctuary. Based on the 2006 assessment, over half of all categories (10 of 17) had fair through poor ratings, with eight of ten relating to habitat or living marine resources. The general trend for habitat and living resources appears to be static and in need of improvement, an indication that pressures on living resources are high, requiring targeted management efforts. The status of seafloor communities and habitats in the sanctuary remains problematic. Monitoring programs for water quality and a number of other concerns (e.g., environmental contaminants, invasive species) need to be more sufficiently addressed as well. The physical integrity of historic shipwrecks requires protection from human use, particularly from fishing gear impacts. Based on comparison with ca. 1900 condition assessments, there is a general downward trend in the condition of key habitats and living resources in the sanctuary. This downward trend heightens and emphasizes the need for directed management actions to improve these conditions.

The summary table rates resource status on a scale from good to poor; the timelines used for comparison vary from topic to topic and across a century. Recent trends were generally based on observed changes in status over the past five years (2001-2006), unless otherwise specified. Evaluations of status, trends and final ratings over this time period were made by sanctuary staff, based on interpretation of quantitative and, when necessary, non-quantitative assessments and observations of scientists, managers and sanctuary users with pertinent knowledge. Results of historical trend analysis and resource condition ratings for the sanctuary are reported in Claesson and Rosenberg (2009). Both the Condition Report and the Claesson and Rosenberg report were peer-reviewed and comply with the White House Office of Management and Budget’s peer review standards as outlined in the Final Information Quality Bulletin for Peer Review.

**Moving Forward**

The broad range and technical specificity of the information compiled in this document was derived from the very hard work of nearly 200 people participating on ten working groups representing all stakeholder interests in the sanctuary. These individuals were committed to developing a better understanding of the condition of sanctuary resources through the management plan revision process. Many of these individuals were staff specialists of fishery management agencies, especially NOAA Fisheries Service NERO
and NEFSC, who freely made their expertise and extensive databases available to the sanctuary for use in many of the analyses and research projects referenced. Many of the members of these working groups were fishermen, who committed themselves to this planning process and engaged positively in the dialogue by bringing their practical experience to bear on the issues; so too, members of the whale watching and maritime industries, environmental organizations, academic institutions and the public at large gave valuable input.

This document provides background information necessary for managing the sanctuary for biodiversity conservation and clarifies the scale and scope of fishing and other activities in the sanctuary. The information provides a detailed picture of the present condition of sanctuary resources and the activities exerting pressures on them. There is now the basis to consider how things should be done differently to improve sanctuary management, since that is what the findings indicate is needed.

The action plans that follow in the next section are preceded by a statement and discussion of the vision for the sanctuary that was developed by the Sanctuary Advisory Council as part of the management plan revision process. This vision draws contrast to the current conditions in the sanctuary:

“The Stellwagen Bank National Marine Sanctuary is teeming with a great diversity and abundance of marine life, supported by diverse, healthy habitats in clean ocean waters. The ecological integrity of the sanctuary is protected and fully restored for current and future generations. Human uses are diverse and compatible with maintaining natural and cultural/resources.”

The first step to realizing this vision is compiling a current accounting of the status of the sanctuary’s resource states, which this first part of the document has done. The next step is to convert this knowledge into actions that can reasonably be taken on the basis of what is now known. These actions and their respective strategies and activities are proposed in the action plans that follow. The action plans are based extensively on the advice of the Sanctuary Advisory Council working groups and these recommendations should be put into practice.
Refer to Appendix A in the Condition Report (2006) for an explanation of the questions posed in this table.

While providing a useful overview pertinent to most key sanctuary resources, the table is not inclusive of all resource conditions and associated pressures such as local depletion of prey species for endangered whales, increased underwater noise from industrial sources, etc. that are covered in this document. Blank cells under Rating category appear where resource conditions were not determined.

<table>
<thead>
<tr>
<th>#</th>
<th>Questions/Resources</th>
<th>Rating</th>
<th>Basis for Judgment</th>
<th>Description of Findings</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Are specific or multiple stressors, including changing oceanographic and atmospheric conditions, affecting water quality?</td>
<td>2006: ▼ 1900: —</td>
<td>Numerous contaminants at low levels.</td>
<td>Selected conditions may preclude full development of living resource assemblages and habitats, but are not likely to cause substantial or persistent declines.</td>
</tr>
<tr>
<td>2</td>
<td>What is the eutrophic condition of sanctuary waters and how is it changing?</td>
<td>2006: ▼ 1900: —</td>
<td>Specific aspects of on-going monitoring, as explained in text, with references.</td>
<td>Conditions do not appear to have the potential to negatively affect living resources or habitat quality.</td>
</tr>
<tr>
<td>3</td>
<td>Do sanctuary waters pose risks to human health?</td>
<td>2006: ▼ 1900: —</td>
<td>Specific aspects of on-going monitoring, as explained in text, with references.</td>
<td>Conditions do not appear to have the potential to negatively affect human health.</td>
</tr>
<tr>
<td>4</td>
<td>What are the levels of human activities that may influence water quality and how are they changing?</td>
<td>2006: ▼ 1900: —</td>
<td>Vessel discharges. MWRA outfall.</td>
<td>Some potentially harmful activities exist, but they do not appear to have had a negative effect on water quality.</td>
</tr>
<tr>
<td>5</td>
<td>What is the abundance and distribution of major habitat types and how are they changing?</td>
<td>2006: ▼ 1900: —</td>
<td>Alteration of microhabitat due to bottom dragging &amp; dredging.</td>
<td>Selected habitat loss or alteration may inhibit the development of assemblages, and may cause measurable, but not severe declines in living resources or water quality.</td>
</tr>
<tr>
<td>6</td>
<td>What is the condition of biologically-structured habitats and how is it changing?</td>
<td>2006: ▼ 1900: —</td>
<td>Fishing gear impacts.</td>
<td>Selected habitat loss or alteration has caused or is likely to cause severe declines in some, but not all, living resources or water quality.</td>
</tr>
<tr>
<td>7</td>
<td>What are the contaminant concentrations in sanctuary habitats and how are they changing?</td>
<td>2006: ▼ 1900: —</td>
<td>Limited monitoring results.</td>
<td>Selected contaminants may preclude full development of living resource assemblages, but are not likely to cause substantial or persistent degradation.</td>
</tr>
<tr>
<td>8</td>
<td>What are the levels of human activities that may influence habitat quality and how are they changing?</td>
<td>2006: ▼ 1900: —</td>
<td>Fishing gear impacts, shipping.</td>
<td>Selected activities have caused or are likely to cause severe impacts, and cases to date suggest a pervasive problem.</td>
</tr>
<tr>
<td>9</td>
<td>What is the status of biodiversity and how is it changing?</td>
<td>2006: ▼ 1900: —</td>
<td>Long-term changes in fish diversity.</td>
<td>Selected biodiversity loss has caused or is likely to cause severe declines in some, but not all ecosystem components, and reduce ecosystem integrity.</td>
</tr>
<tr>
<td>10</td>
<td>What is the status of environmentally sustainable fishing and how is it changing?</td>
<td>2006: ▼ 1900: —</td>
<td>Published and unpublished literature on regional and local groundfish populations.</td>
<td>Extraction has caused or is likely to cause severe declines in some, but not all, ecosystem components, and reduce ecosystem integrity.</td>
</tr>
<tr>
<td>11</td>
<td>What is the status of non-indigenous species and how is it changing?</td>
<td>2006: ▼ 1900: —</td>
<td>Recent invasives discovered.</td>
<td>Non-indigenous species exist, precluding full community development and function, but are unlikely to cause substantial or persistent degradation of ecosystem integrity.</td>
</tr>
<tr>
<td>12a</td>
<td>What is the status of key species and how is it changing?</td>
<td>2006: ▼ 1900: —</td>
<td>Cod</td>
<td>Cod catch has increased significantly from early 1900s levels.</td>
</tr>
</tbody>
</table>
### Table 24. Continued.

<table>
<thead>
<tr>
<th>Question</th>
<th>Status</th>
<th>Change</th>
<th>Threat</th>
</tr>
</thead>
<tbody>
<tr>
<td>12b What is the status of key species and how is it changing?</td>
<td>▲</td>
<td>Haddock</td>
<td>The reduced abundance of haddock has caused or is likely to cause severe declines in some, but not all, ecosystem components, and reduce ecosystem integrity; and prospects for recovery are uncertain.</td>
</tr>
<tr>
<td>13 What is the condition or health of key species and how is it changing?</td>
<td>—</td>
<td>Whale strikes &amp; entanglements.</td>
<td>The diminished condition of selected key resources may cause a measurable, but not severe, reduction in ecological function, but recovery is possible.</td>
</tr>
<tr>
<td>14 What are the levels of human activities that may influence living resource quality and how are they changing?</td>
<td>—</td>
<td>Stable levels of activity.</td>
<td>Selected activities have caused or are likely to cause severe impacts, and cases to date suggest a pervasive problem.</td>
</tr>
</tbody>
</table>

**Maritime Archaeological Resources**

<table>
<thead>
<tr>
<th>Question</th>
<th>Status</th>
<th>Change</th>
<th>Threat</th>
</tr>
</thead>
<tbody>
<tr>
<td>15 What is the integrity of known maritime archaeological resources and how is it changing?</td>
<td>▼</td>
<td>Fishing gear impacts.</td>
<td>The diminished condition of selected archaeological resources has reduced, to some extent, their historical, scientific, or educational value, and may affect the eligibility of some sites for listing in the National Register of Historic Places.</td>
</tr>
<tr>
<td>16 Do known maritime archaeological resources pose an environmental hazard and is this threat changing?</td>
<td>—</td>
<td>Lack of hazardous cargo.</td>
<td>Known maritime archaeological resources pose few or no environmental threats.</td>
</tr>
<tr>
<td>17 What are the levels of human activities that may influence maritime archaeological resource quality and how are they changing?</td>
<td>▼</td>
<td>Fishing gear impacts.</td>
<td>Selected activities warrant widespread concern and action, as large-scale, persistent, and/or repeated severe impacts have occurred or are likely to occur.</td>
</tr>
</tbody>
</table>

**Status:**

- **Good**
- **Good/Fair**
- **Fair**
- **Fair/Poor**
- **Poor**
- **Undetermined**

**Trends:**

- ▲ Conditions appear to be improving toward one of the higher categories.
- — Conditions do not appear to be changing.
- ▼ Conditions appear to be declining toward one of the lower categories.
- □ Conditions not determined
This section presents the sanctuary action plans. It explains what action plans are, what they are intended to do, and how they will be implemented. It presents funding scenarios and timelines, along with performance measures to gauge program effectiveness. It consists of eleven action plans that address priority needs identified in four programmatic areas: capacity building, ecosystem protection, marine mammal protection and maritime heritage management.
INTRODUCTION TO ACTION PLANS

WHAT ARE ACTION PLANS?

Action plans are detailed plans for addressing an issue or problem in the Stellwagen Bank National Marine Sanctuary (SBNMS or sanctuary) over the next five years. They are issue-driven not program- or theme-driven. You will not find a marine mammal action plan but you will find, for example, a plan to minimize behavioral disturbance of marine mammals and a plan to reduce entanglement of marine mammals.

Action plans are a collection of strategies sharing common management objectives. The plans provide an organized structure and process for implementing these strategies over the next five years, including a description of the requisite activities and requirements for implementation.

WHAT IS THEIR ORIGIN?

Action plans arose from grassroots concerns about the sanctuary ecosystem solicited by NOAA during two separate public scoping comment periods in 1998–99 and 2002. In the latter period, NOAA received over 20,000 comments addressing issues such as water quality degradation, no-take areas, enforcement issues and whale entanglements in the sanctuary.

After reviewing the comments, the sanctuary advisory council, a 21-member citizen advisory committee established pursuant to the NMSA, grouped the comments by underlying issues and then prioritized the issues. The advisory council formed eleven working groups to develop draft recommended action plans to address these issues. The working groups were comprised of approximately 12–24 members representing users, citizens, academicians and agency representatives with relevant knowledge of the respective issues. (See Appendix F, Part 2 for a list of working groups and their membership.)

The working groups met over a period of approximately nine months (October 2003–July 2004) and formulated draft action plans for review and consideration by the advisory council. At their October and November 2004 meetings, the advisory council amended and voted to accept all draft action plans as amended, and prioritized the strategies and activities. This advice was forwarded to the sanctuary superintendent who, with staff, developed final proposed action plans based on the advisory council’s recommendations, taking into consideration budgetary and statutory constraints. The final action plans are presented in this document.

HOW ARE THEY PRIORITIZED?

The sanctuary has a limited budget and cannot simultaneously address all of the issues it faces. Consequently, it was necessary to prioritize the strategies within each action plan. To accomplish this task, the staff took the following into consideration: (a) advisory council recommendations, (b) statutory requirements, (c) budget constraints, (d) feasibility, and (e) prerequisites for implementation. The strategies were ranked as either High, Medium or Low priority based on staff assessments of these criteria.

Only strategies are prioritized, as activities are a subset of them. The implementation of strategies begins when this final management plan is released, unless activities are currently ongoing. Strategies are prioritized as follows:

- High (H): Strategies that are imperative and either underway or address the sanctuary’s immediate needs. Work should be carried out within the first two years.
- Medium (M): Strategies that are important and need to be:
  - Initiated within three years and completed within five years; or
  - Accomplished as the opportunity arises or in conjunction with other work; or
  - Carried out if additional resources are provided (e.g., external research opportunities/funding).
- Low (L): Strategies that should be initiated within five years if additional human and financial resources are available (e.g., a post-doctoral student has extramural funding to address a particular issue).

The status of implementation of strategies and activities is noted in the action plans as either ongoing or planned with the corresponding year for initiation.

HOW ARE THEY EVALUATED?

Background. Implementation of each action plan will be evaluated through one or more performance measures. See Table 3 at the end of each action plan. These measures will demonstrate progress towards the desired outcomes stated for each action plan. With the performance measures in this management plan, the sanctuary is establishing a baseline of information that will be used by the sanctuary and the Office of National Marine Sanctuaries (ONMS) to evaluate effectiveness over time.

As part of the effort to improve overall resource management, ongoing and routine performance evaluation has become a national priority for the ONMS, and by extension, for the sanctuary. Both site-specific and national programmatic efforts are underway to better gauge the sanctuary’s ability to meet its stated objectives and to address the issues identified in this management plan. Beyond these principal purposes, performance evaluation has other benefits, including:

- Highlighting successful (or not so successful) efforts to manage sanctuary resources;
- Keeping the public, Congress, and other interested parties apprised of program effectiveness;
- Helping program administration identify resource gaps;
- Improving accountability;
• Fostering the development of clear, concise and, when appropriate, measurable outcomes; and
• Providing a means to comprehensively evaluate sanctuary management in both the short and long term.

To help ensure these benefits are realized, the ONMS is developing tools for measuring and understanding the effectiveness of existing and new management programs, strategies and activities. Currently, these tools are primarily site specific and are being worked into the regular cycle of management at each of the thirteen sanctuaries through the management plan review process. Evaluation tools are also being applied at the national level to better understand the effectiveness of the entire ONMS. These tools combine results from site-specific evaluations with results from cross-site programs, strategies and activities.

As this process matures, ONMS staff will continue to integrate new and improved methods for evaluating management effectiveness (at both the site-specific and national programmatic levels). Development and application of improved methods and approaches to evaluating and managing program effectiveness is a continuing and adaptive process in the ONMS. Figure 121 depicts the basic idea behind this process, which will be implemented in all sanctuaries undergoing management plan review.

Process. Issues and problems are identified during the scoping process relative to ONMS and site goals. Staff then works to develop objectives relative to proposed management strategies, as identified in each of the action plans. Performance measures are then drafted, which identify the means by which the sanctuary will evaluate its progress towards achievement of the objectives. As represented by the large arrow in Figure 121, measures are developed to provide information on results over time, from the near term (within one year or so) to the long term (over the span of ten years or more). As these measures are monitored over time, data are collected on progress towards the achievement of outcomes and the production of outputs (or products).

Objectives achieved and outputs produced are reported as accomplishments; inabilities to achieve objectives or produce outputs are also reported, but as areas falling short of targets. In these areas, staff will work to identify the issues preventing management from reaching targets (represented in Figure 121 by the arrow running along the bottom of the graphic). This internal review is one of the primary benefits of performance evaluation, as it provides an opportunity for staff to think carefully about why particular strategies are not meeting stated targets and how they can be altered to do so.

In the SBNMS management plan, each action plan contains a series of performance measures. Because it takes time and effort to track the information necessary to report on each performance measure, the sanctuary staff limited the number of performance measures. These measures are meant to be representative, not comprehensive, of all the activities planned by the sanctuary in the management plan. The sanctuary Superintendent is responsible for tracking all the performance measures and reporting the results of the performance evaluation. The task of gathering specific information for various measures is delegated to sanctuary staff.

![Figure 121. ONMS Performance Evaluation Logic Model.](image-url)
All performance measures for this management plan are found in a series of eleven tables (one for each action plan). Each table identifies: (1) the action plan’s desired outcome, (2) the performance measure(s) to track the achievement of the desired outcome, (3) the specific means of evaluation for the performance measure, and (4) a link to ONMS performance measures.

In some cases, identifying the baseline may be the first order of action so that subsequent reporting is based on concrete information. Periodic reporting on the effectiveness of sanctuary management, as evaluated by the performance measures described in each action plan, will be conducted. There will be opportunities for public comment on the sanctuary’s perception of its performance, as well as ideas on how to improve the effectiveness of management, when evaluation is on the agenda at sanctuary advisory council meetings.

**How are they organized?**

The eleven actions plans in this document are organized into four broad programmatic areas: capacity building, ecosystem protection, marine mammal protection and maritime heritage management. Action plans consist of issue statements, goals, objectives, strategies and activities. The issue statement summarizes why the action plan is necessary. The goal provides the purpose for the plan. Objectives establish requirements for achieving the goal. Strategies and activities are discrete, specific management actions designed to meet the requirements of the objectives. A table at the beginning of each action plan lists the objectives with their associated strategies and respective priority. Two tables at the end of each action plan detail estimated costs for implementing the strategies and provide performance measures related to achieving the desired outcomes.

**What are the costs?**

Sanctuary staff developed budgets for each action plan by evaluating the resources necessary for their complete implementation. Staff estimated the programmatic cost required to address each strategy, including the number of field-operation days required (boat, air, dive), as well as materials, supplies and travel time needed. Some strategies will be contracted to other parties, in which case the total cost of the contract was included in the budget estimate. Some other strategies would benefit from outside partner collaboration made possible by extracurricular grant support. Such funding is speculative and not considered here.

A summary of the cost estimated for each action plan and subtotal by programmatic area is included in Table 25. Budgets were developed assuming work would begin in the first year, while allowing for resource limitations and the time necessary for program and partner development to fully occur. Cost estimates reflect only programmatic costs and do not include federal labor. Programmatic costs include those that normally would be incurred against the sanctuary’s base budget for operations, research and facili-

<table>
<thead>
<tr>
<th>Table 25. Estimated Annual Costs for Action Plan Implementation.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Action Plan</strong></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Capacity Building</td>
</tr>
<tr>
<td>Administrative Capacity and Infrastructure</td>
</tr>
<tr>
<td>Interagency Cooperation</td>
</tr>
<tr>
<td>Public Outreach and Education</td>
</tr>
<tr>
<td>Compatibility Determination</td>
</tr>
<tr>
<td>Subtotal—Capacity Building</td>
</tr>
<tr>
<td>Ecosystem Protection</td>
</tr>
<tr>
<td>Ecosystem-Based Sanctuary Management</td>
</tr>
<tr>
<td>Ecosystem Alteration</td>
</tr>
<tr>
<td>Water Quality</td>
</tr>
<tr>
<td>Subtotal—Ecosystem Protection</td>
</tr>
<tr>
<td>Marine Mammal Protection</td>
</tr>
<tr>
<td>Behavioral Disturbance</td>
</tr>
<tr>
<td>Vessel Strike</td>
</tr>
<tr>
<td>Entanglement</td>
</tr>
<tr>
<td>Subtotal—Marine Mammal Protection</td>
</tr>
<tr>
<td>Maritime Heritage Management</td>
</tr>
<tr>
<td>Maritime Heritage</td>
</tr>
<tr>
<td>Subtotal—Maritime Heritage</td>
</tr>
<tr>
<td>Total Estimated Annual Cost of All Action Plans</td>
</tr>
</tbody>
</table>

* Cost estimates reflect only programmatic costs and do not include federal labor costs.
ties (ORF) as well as supplemental costs for procurement, acquisition and construction (PAC). Costs are presented in 2009 dollars and the projections are not adjusted for inflation.

Figure 122 shows the management plan costs by programmatic area over five years. Capacity building encompasses significant supplemental budget costs for facilities renovation, new vessel acquisition and exhibit development. Figure 123 presents the yearly costs by programmatic area. The marked increases indicated for Year-3 and Year-4 supplemental spending are largely due to planned renovation of the boat house in order to convert it into a fully functioning marine operations center and acquisition of a new vessel to meet identified enforcement needs.

Figure 124 depicts the five-year costs by action plan. The estimated base budget costs are highest for administrative capacity and infrastructure, ecosystem-based sanctuary management, and marine mammal behavioral disturbance. The relatively high base budget costs estimated for administrative capacity and infrastructure derive from the stated need to hire additional staff. Supplemental budget costs are indicated for administrative capacity and infrastructure (site renovation and vessel acquisition) and public outreach and education (exhibit development) as noted above.

**How are they implemented?**

Appendix O provides an outline of how the various strategies in the management plan will be implemented. The implementation of the strategies depends on various factors including:

- priority of strategy implementation based on resources available;
- coordination level necessary with partners for implementation; and
- identification of funding source(s) for strategy implementation.

Certain strategies and activities have been partially or wholly implemented prior to or during the management plan review process. Other strategies are new aspects of the updated management plan or may be initiated pending funding. Full implementation of the management plan exceeds current resources available to the sanctuary therefore requiring some prioritization of the action plan or strategies. As more resources become available, a greater level of implementation will be possible.

Appendix O outlines how much implementation could occur with the existing amount of resources and how increases in resources would affect the amount of implementation possible for each strategy or action plan. Implementation of most of the strategies in this management plan will require some input or coordination from partners, particularly other government agencies, research institutions, and NGOs. The table outlines the level of involvement expected from partners to achieve full implementation of each strategy. Many action plans and strategies are completely dependent on involvement from other agencies or dependent on research conducted by a research institution. Funding for implementation of many of the strategies will require a mix of internal ONMS funds as well as funding from external sources such as grants, the National Marine Sanctuary Foundation or in-kind work from partner agencies.
EXPLANATION OF VISION AND MISSION

VISION:
The Stellwagen Bank National Marine Sanctuary is teeming with a great diversity and abundance of marine life supported by diverse, healthy habitats in clean ocean waters. The ecological integrity of the sanctuary is protected and fully restored for current and future generations. Human uses are diverse and compatible with maintaining natural and cultural resources.

MISSION:
To conserve, protect and enhance the biological diversity, ecological integrity and cultural legacy of the sanctuary while facilitating uses that are compatible with the primary goal of resource protection.

The sanctuary vision is a statement of desired outcome. It derives from public opinion and sentiment; it is realized by achieving the mission. The sanctuary mission is a statement of intrinsic purpose. It derives from the language and intent of the National Marine Sanctuaries Act and the specific guidance articulated by the sanctuary’s original management plan, designation document and regulations. The mission is achieved by meeting the objectives and successfully implementing the strategies and activities in the action plans.

‘UNPACKING’ THE VISION

On July 11, 2005 the Stellwagen Bank National Marine Sanctuary Advisory Council formulated the vision statement given above. While there was consensus among the members on this vision, there was also considerable discussion as to the meaning and intent of various phrases and words in the vision. The following explanation ‘unpacks’ the vision so the public can better understand what the vision is for the sanctuary. In unpacking the vision, various phrases are highlighted followed by a synopsis of the discussion that occurred among advisory council members on their understanding and intent of the words and phrases.

“Stellwagen Bank National Marine Sanctuary”—Stellwagen Bank National Marine Sanctuary is an ecosystem. It is not just fish or lobsters or whales or sand lance; it is all of these and more. Physical habitat and associated physical-chemical factors such as temperature, salinity, and nutrients interact with biological organisms to create and sustain the ecosystem. The sanctuary is not an isolated ecosystem; it is part of the greater Gulf of Maine ecosystem and Atlantic Ocean. Because the sanctuary is not an isolated ecosystem, marine animals move into and out of the sanctuary throughout the year. Humans are connected to, not apart from, the
sanctuary ecosystem so recreational, historical, cultural and archeological resources, such as shipwrecks, are also part of the sanctuary. The sanctuary is a special place.

“Teeming with a great diversity and abundance of marine life”—A long-time fisherman on Stellwagen Bank said he could remember when you didn’t need GPS or a latitude and longitude to know when you were on Stellwagen Bank. “You could see the flocks of seabirds for miles. On cloudless days, it looked like it was raining as the sand eels broke the surface of the water. Nets were full; whales and other marine life were all around you.” The vision for the sanctuary is that it will be teeming with marine life—not only great abundance of individuals, but also great diversity of species. In addition, individuals within a species will be distributed over the range of sizes possible for that species: young to old, immature to mature, small to large reflecting a healthy population of organisms.

“supported by diverse, healthy habitats in clean ocean waters”—The ecosystem definition indicates that biological organisms are not divorced from their habitats. The rich diversity of marine life is dependent on, and supported by, diverse habitats (sand, gravel, boulders, mud, outcrops, etc.) that contribute to healthy biological populations. Significant progress has been made to clean up ocean waters through the passage of international marine laws and regulations, the U.S. Clean Water Act, Clean Air Act Amendments, and other legislation, policies and regulations. The sanctuary supports continued efforts to clean up ocean waters. Even though there currently are pollutants, invasive species, and other contaminants entering the marine environment, the vision is to have ocean waters that are clean, with the capacity to assimilate those contaminants and pollutants that continue to be emitted, released or discharged into the marine environment.

“ecological integrity”—The term ‘ecological integrity’ is part of the 1972 Clean Water Act and part of the National Marine Sanctuaries Act, yet it is neither well defined nor completely understood. Ecological integrity refers to the marine ecosystem and the structure (e.g., species diversity) and functions (e.g., ecological processes) needed to sustain not only the ecosystem, but also desired human uses over time. The Ecosystem-Based Sanctuary Management working group recognized that ecological integrity is an important, but poorly defined, attribute of the sanctuary. It recommended, as part of its action plan, that a separate working group be formed to: (1) define ecological integrity; (2) identify indicators that could be measured and monitored to determine how to protect ecological integrity; and (3) determine to what extent the ecological integrity of the sanctuary is degraded and needs to be restored. This working group has been formed and has developed a working definition of ecological integrity that will help guide the management of the sanctuary.

“Protected and fully restored for current and future generations.”—As indicated above, both the Clean Water Act and the National Marine Sanctuaries Act require the ecological integrity of the nation’s waters be protected. A sanctuary such as SBNMS, by definition, offers protection to those residing there, whether as permanent residents or as transients. Some animals, such as the right whale for example, find sanctuary while in this ecosystem. Management actions focus on protecting ecological integrity and facilitating public and private uses of the resources compatible with protecting ecological integrity.

There is also a general agreement that the ecological condition of Stellwagen Bank has changed from what it was historically and that the ecological integrity of the sanctuary should be restored. The extent to which the sanctuary can be restored is dependent on the state that can be sustained within the greater Gulf of Maine and Atlantic Ocean, given the changes (some irreversible) that have occurred to ecosystems throughout the globe. The restoration, protection, and stewardship of the sanctuary are not just for current generations, but also for future generations. Our posterity should be able to also enjoy the beauty, complexity and resources of the sanctuary.

“Human uses are diverse”—Given its location offshore of a major metropolitan center, the sanctuary is an ‘urban’ marine sanctuary. The desired uses of the sanctuary range from research and education as a living laboratory to its aesthetic appeal for whale watching to recreational and commercial fishing through exploring undersea shipwrecks. These uses and others are recognized by the sanctuary and those uses compatible with the objectives of the National Marine Sanctuaries Act are considered in developing policy and management practices for the sanctuary.

“and compatible with maintaining natural and cultural resources.”—In addition to the natural resources, there are also a variety of cultural, historical and archeological resources such as shipwrecks that are also maintained and sustained as part of the sanctuary.

The desired future state described and explained above is the vision for the sanctuary. The eleven action plans that follow are directed to achieving the sanctuary mission and moving this desired future state of the sanctuary from dream to reality, for current and future generations. The action plans are grouped into four thematic categories based on subject matter and/or functional relatedness: capacity building, ecosystem-based sanctuary management, marine mammal protection and maritime heritage management.
Capacity Building refers to the development of increased organizational capabilities achieved through infrastructure improvements, leveraged partnerships and improved inter-jurisdictional cooperation, as well as expanded volunteerism and supplemental external funding support. It includes the refinement of institutional mechanisms to guide decision-making and adoption of new protocols to better implement policies and procedures.

Four action plans underscore public scoping concerns regarding capacity building for the sanctuary. The Administrative Capacity and Infrastructure (ADMIN) Action Plan frames the organizational structure and programmatic support needed to effectively address marine resources management and enforcement, research and monitoring, and education and outreach regarding the sanctuary. The Interagency Cooperation (IC) Action Plan clarifies the roles, responsibilities and relationships among agencies having overlapping regional jurisdiction with the sanctuary in order to strengthen resource protection and improve interagency communication. The Public Outreach and Education (POE) Action Plan is predicated on developing outreach and education programs that serve to implement management policy, raise public awareness and understanding of sanctuary resources and encourage responsible stewardship. The Compatibility Determination (CD) Action Plan provides a structured approach and protocol for determining whether or not a use is compatible with the sanctuary’s primary objective of resource protection.
Administrative Capacity and Infrastructure Action Plan

Issue Statement
The Administrative Capacity and Infrastructure (ADMIN) Action Plan (AP) provides recommendations to strengthen the sanctuary’s base-level staffing, facilities infrastructure and program support to effectively meet the basic needs of sanctuary management. Emphasis is placed on the human and physical infrastructure and financial resource requirements of the site.

Overall administrative direction, program policy and budgetary control of the thirteen national marine sanctuaries and the monument reside with the Director of the ONMS. The ONMS provides general oversight and coordination for sanctuary management, sets overarching priorities, and directs general policy and program development. Related responsibilities, while more limited in scope, devolve to the sanctuary superintendents for resource management and day-to-day operations of the respective sites. These responsibilities are expressed in the form of goals, objectives, strategies and activities listed in the site management plans.

Individual sites vary in size, mix of uses and complexity of issues. These differences are reflected in staffing levels, budget allocations and facilities development. As sites update and revise management plans, they identify and evaluate needs for more effective management. Additional resources are required to meet the expanded public demands and expectations raised by the process and to respond to the changing legal mandates and policy (NOAA, 2004).

Recommendations from across the various sections of this management plan reflect the need for new or renewed emphasis in the areas of outreach, education, research, financial resource development, marine operations and law enforcement. Increases in program visibility, scientific capability and enforcement patrol frequency are essential. A basic administrative and infrastructural insufficiency underlies the site’s ability to achieve full success in these areas.

Goal
The goal of the ADMIN AP is to ensure that the administrative, operational and financial capacities of the sanctuary are adequate to effectively implement the vision, mission, goals and objectives of the sanctuary.

Objectives
The ADMIN AP has four objectives and associated strategies to build the additional capacity necessary for the sanctuary to meet basic requirements for staffing, infrastructure support and program implementation (Table 26).

• ADMIN.1—Strengthen Site Staffing and Program Support Capabilities
• ADMIN.2—Maintain and Further Develop Site Infrastructure
• ADMIN.3—Develop a SBNMS Volunteer Program That Leverages Program Implementation and Increases Site Visibility

The estimated costs for implementation of the ADMIN AP are indicated in Table 27. The performance measures are listed in Table 28.
**ADMIN.1 Objective—Strengthen Site Staffing and Program Support Capabilities**

**Background.** The capability of SBNMS to implement the activities presented within the management plan necessitates an increase in staffing over the next five years, either through the addition of permanent positions or through the effective use of contract services. Existing part-time positions should become full-time. A review and if necessary re-description of existing positions is recommended to optimally apply knowledge, skills and abilities of existing staff. Organizational structure should be modified to accommodate added channels of communication and streamline command and control functionality. Staff positions and responsibilities in place at onset of management plan revision (Figure 125) include:

- Sanctuary Superintendent: Responsible for overall administration of SBNMS programs and activities;
- Operations and Program Coordinator: Responsible for marine operations, facilities renovation and maintenance, management plan review, emergency and contingency planning, permitting and dive unit supervision;
- Education Coordinator: Responsible for education, public awareness and exhibit programs, and communications;
- Research Coordinator: Responsible for research and monitoring programs;
- Advisory Council Coordinator: Responsible for sanctuary advisory council meeting planning, needs assessment and coordination (0.75 time);
- Program Support Specialist: Responsible for budgetary control, general procurement and office management;
- Geospatial Technology Coordinator: Responsible for Geographic Information Systems (GIS) management, information technology management, Automatic Information System (AIS) management and technical planning support;
- GIS/WEB Specialist: Responsible for GIS analysis, web site product development and updating, information technology and audio-visual support;

**Figure 125. Organizational chart for the Stellwagen Bank sanctuary at onset of Management Plan revision.**

| Table 26. Objectives, associated strategies, and priorities for ADMIN action plan. |
|---|---|---|
| Objective | Strategy | Priority |
| ADMIN.1 Strengthen Site Staffing and Program Support Capabilities | (1.1) Integrate staff capabilities with program needs. | High |
| | (1.2) Hire additional staff and streamline organizational structure. | High |
| | (1.3) Enhance operation of the sanctuary advisory council. | High |
| ADMIN.2 Maintain and Further Develop Site Infrastructure | (2.1) Maintain and acquire vessels as necessary. | High |
| | (2.2) Work with ONMS headquarters to develop and implement a SBNMS long-range facilities plan that prioritizes partnering opportunities with the town of Scituate, MA. | High |
| | (2.3) Maintain a database for sanctuary permitting. | High |
| | (2.4) Maintain and enhance a SBNMS diving program. | High |
| | (2.5) Develop an effective enforcement program. | High |
| ADMIN.3 Develop a SBNMS Volunteer Program that Leverages Sanctuary Programs and Increases Site Visibility | (3.1) Develop SBNMS volunteer program. | High |
| | (3.2) Maintain and expand SBNMS volunteer diver corps activities. | High |
| | (3.3) Develop and support international exchange of volunteers between SBNMS and other MPAs. | Low |
Maritime Archaeologists (2): Responsible for assessing, inventorying and documenting historic sanctuary resources (each 0.75 time); and

Boat Captain: Responsible for maintenance and operation of sanctuary research vessels (RVs) (currently 0.5 time).

Strategies (3) To Strengthen Site Staffing and Program Support Capabilities

(1.1) Integrate staff capabilities with changing program needs. Current staffing (Figure 125) is responsible for existing project execution and day-to-day operations. Knowledge, skills and abilities of employees will be reviewed and evaluated to determine how staff may be tasked more effectively and what additional training may be necessary to improve operational effectiveness.

Priority: High
Status: Ongoing

(1.2) Hire additional staff and streamline organizational structure. Site staffing is inadequate to support new or expanded programs. At a minimum, the positions identified below are required to ensure that the sanctuary meets its priority obligations as identified in the management plan. Staffing structure would be reorganized to accommodate these positions, streamline communication and narrow the span of supervisory control (Figure 126).

Priority: High
Status: Planned, 2010

Activities:

1.2.1 Hire a Marine Community Ecologist. This position is required to effectively implement the objectives, strategies and activities included in the three ecosystem protection action plans: ecosystem-based sanctuary management, ecosystem alteration and water quality. SBNMS currently is unable to provide this specialized expertise to sufficient extent.

Status: Planned, 2010

1.2.2 Hire a Research Specialist. This position is required to effectively implement the objectives, strategies and activities included in the three marine mammal protection action plans: marine mammal behavioral disturbance, marine mammal vessel strike and marine mammal entanglement. Specialized technical expertise is needed to complement and expand existing core competencies.

Status: Completed, 2009
1.2.3 Hire an Outreach Specialist. This position is required to build capacity and effectively implement multiple action plan outreach objectives. Outreach and education functions of the sanctuary need to be separated to achieve strategic focus and apply specialized expertise. This position would raise public awareness and understanding of SBNMS, a stated high priority need.  
*Status*: Planned, 2011

1.2.4 Hire an Education Specialist. This position is required to build capacity, effectively implement multiple action plan education objectives. This position would develop sanctuary programming to support formal and informal public education. As noted, education and outreach functions need to be separated to improve effectiveness and expand capabilities.  
*Status*: Planned, 2011

1.2.5 Hire two Enforcement Officers. Two positions are required to provide regular dedicated enforcement patrols of SBNMS. Formerly, Massachusetts’s marine enforcement officers were contracted under a Joint Enforcement Agreement by NOAA Office of Law Enforcement (OLE) to work on an elective overtime basis in the sanctuary. The arrangement proved inadequate in terms of patrol coverage and frequency.  
*Status*: Planned, 2011

1.2.6 Hire a First Mate. The revised NOAA small boat policy requires that a U.S. Coast Guard (USCG) licensed captain and qualified first mate operate the SBNMS research vessel, RV AUK. The first mate position is mandatory by this policy.  
*Status*: Completed

1.2.7 Hire a Database Technician. This position is required to help manage and provide client services for the data information system called for in several action plans, notably ecosystem-based sanctuary management.  
*Status*: Planned, 2012

[Note: In addition to these new positions, organizational capabilities can be improved by re-describing several existing positions and assigning commensurate responsibilities without increasing their position count. These positions are indicated in the revised organizational chart and include: Assistant Superintendent to assist in supervising day-to-day activities and program planning; Marine Operations and Facilities Coordinator to plan and oversee all vessel operations and facilities support; and, External Affairs Coordinator to plan and coordinate all matters dealing with the advisory council, volunteer activities, sister sanctuary relationships and to liaison with ‘Friends’ organizations. The responsibilities of the prior Geospatial Technology Coordinator position will be subsumed under the GIS/Web Specialist positions as appropriate.]

1.3 Enhance operation of the sanctuary advisory council. The advisory council serves as a conduit for community input and as a source of advice to the sanctuary superintendent. Adequate support of the advisory council ensures continued public input to management decision-making, while expanding public awareness of the sanctuary and the related marine resource management issues. Public involvement is vitally important to protect and manage sanctuary resources successfully. Additional funding is needed for workshops, working groups and related activities to ensure that the advisory council is provided the means to continue to provide relevant and timely advice on difficult and often controversial issues.  
*Priority*: High  
*Status*: Ongoing

**ADMIN.2 OBJECTIVE—MAINTAIN AND FURTHER DEVELOP SITE INFRASTRUCTURE**

**Background.** The management and administration of sanctuary programs relies on adequate and fully functioning facilities, vessels and vehicles for support.

Facilities. The sanctuary’s facilities are located on First Cliff in Scituate, Massachusetts approximately one hour south of Boston. They are comprised of an administrative office, meeting annex, boathouse and pier. The administrative offices and conference room occupy a 6,800-sq-ft, three-story building in the former Scituate USCG Station. An adjacent 2,200-sq-ft, two-story annex houses a meeting facility and office space for visiting scientists, post-doctoral students and graduate interns. Both buildings are climate-controlled using geothermal technology. Major renovation of the Administrative Building and the Annex was completed in 2004.

A 3,565-sq-ft two-story boathouse is built on pilings over the water and includes a 300-ft pier, with two floating docks attached. The docks have the capacity to berth one 50-ft vessel and three smaller boats simultaneously. The pier can berth an additional vessel up to 70 ft on an interim basis. Further, the sanctuary has two moorings adjacent to the pier. Renovations are planned for both the boathouse and pier to better utilize the existing capacity and to more fully accommodate other research vessels working in collaboration with the sanctuary.

Vessels and Vehicles. SBNMS currently operates a 50-ft research catamaran, the RV *Auk*, which was constructed and put into service in summer 2006, and a 16-ft RHIB inflatable boat for RV *Auk* mission support that was acquired in 2009. These platforms are the principal means for accessing the sanctuary and supporting research, monitoring and education activities. The sanctuary also operates three vehicles for passenger use, equipment transport and site maintenance including snow plowing. [Note: The RV *Sentinel* (41-ft utility boat) was surplused in 2006 and the RV *Gannet* (28-ft power boat) was surplused in 2009 due to the extensive major repairs both boats needed. Plans are for this class of vessel to be replaced by one suited for and dedicated to enforcement activities.]
(2.1) Maintain and acquire vessels as necessary. Maintenance of existing vessels is required to ensure they are in safe, operating condition and meeting all warranty requirements. New vessels will have to be acquired over time to enhance sanctuary management capacity or replace aging vessels.

Priority: High
Status: Ongoing

(2.2) Work with ONMS headquarters to develop and implement a SBNMS long-range facilities plan that prioritizes partnering opportunities with the town of Scituate. In 2001, the ONMS released a long-range facilities report that prioritized renovation of the SBNMS administrative building and adjacent garage during 2003-2004. That report was updated and superseded by the 2009 final draft National Facilities Master Plan (for the Office of National Marine Sanctuaries). As directed by that plan, the marine operations center (MOC) is the next phase in renovation of the SBNMS facility. A draft Feasibility Study - NOAA Boathouse Renovation Plan (2009) was prepared to guide that phase. The MOC will be comprised of the following components: boathouse, pier and docks, boat moorings and parking lot. The MOC will be designed to accommodate:

- Vessel maintenance and repair
- Year-round vessel docking/mooring
- Dive locker
- Restroom facilities and shower
- Wet and dry labs
- Bunk accommodations for visiting scientists and students
- Equipment storage for Massachusetts Environmental Police
- Meeting space
- Parking space for vehicles, and
- Boat trailer storage

Associated requirements and possible solutions are described in the feasibility study. In 2009, two vacant lots adjacent to the boathouse were purchased by the US COE on behalf of NOAA as part of the MOC renovation and to provide overflow parking for the meeting annex. [Note: Strategy POE 1.3 refers to a related but separate exhibits planning process.]

Priority: High
Status: Planned, 2010

(2.3) Maintain a database for sanctuary permitting. The sanctuary issues permits for research, education and special-use activities in accordance with the NMSA. Maintenance of the ONMS’s online permitting database (Online Sanctuary Permitting, Reporting, and Evaluation System: OSPREY) will facilitate the efficient and timely issuance of permits on an as-needed basis.

Priority: High
Status: Ongoing

(2.4) Meet the equipment needs of an expanded SBNMS diving program. The sanctuary operates an active diving program to inventory and document shipwrecks, conduct scientific research, characterize SBNMS resources and conduct emergency rescues as necessary. The equipment needs of the diving program will grow in support of expanded field programs, deployment of the new research vessel and renovation of the boathouse as a marine operations center (see Strategy ADMIN 4.2).

Priority: High
Status: Ongoing

(2.5) Develop an effective enforcement program. Enforcement of sanctuary laws and regulations is critically needed. The mission of sanctuary enforcement is to ensure compliance with the NMSA (16 USC §1431 et seq.) and the regulations of the sanctuary (15 CFR Part 922 Subpart N). The sanctuary’s enforcement goal is to prevent harm to its living marine and maritime historical resources. The preferred approach emphasizes community-oriented policing and problem solving. Enforcement of sanctuary regulations should be supported as an ongoing activity through the Joint Enforcement Agreement (JEA) between NOAA’s Office of Law Enforcement (OLE) and the sanctuary. The sanctuary needs to update its enforcement plan utilizing a database of use and user patterns to assess enforcement needs and help target enforcement actions.

Priority: High
Status: Ongoing
Activities:

2.5.1 Hire two full-time patrol officers dedicated to patrolling the sanctuary year-round. Patrol officers could be either NOAA OLE or Massachusetts Environmental Police (MEP) employees under hire to the sanctuary (see Strategy ADMIN 1.2).

Status: Planned, 2011

2.5.2 Revise the cooperative enforcement plan between the SBNMS and NOAA OLE. The current plan allows for the cross-deputation of state MEP officers in order to patrol sanctuary waters and enforce sanctuary and other relevant federal laws and regulations. The existing cooperative enforcement plan needs to be updated to ensure that enforcement needs are being met and coordination of all available enforcement assets is occurring. SBNMS enforcement needs include:

- Routine patrols of the sanctuary waters;
- Detection, investigation and prosecution of violations;
- Twenty-four hour response capability (sea or air);
- Deputization training and updates;
- Inter/intra-agency coordination of enforcement assets;
- Administrative, legal and technical support; and

VII. Action Plans—Capacity Building
• Enforcement outreach and interpretive efforts to affected commercial and recreational users.  
  Status: Planned, 2010

2.5.3 Acquire and maintain a dedicated, year-round enforcement boat to conduct routine sanctuary patrols. There is high demand by the public for increased sanctuary patrols and interpretive enforcement activities.  
  Status: Planned, 2010

2.5.4 Expand patrol-related outreach and interpretive enforcement efforts. There are many reasons for high-visibility presence of an enforcement vessel within SBNMS including permit oversight, compliance monitoring with whale watch guidelines particularly during high use periods, and whale disentanglement and stand-by. As importantly, it is necessary to conduct interpretive enforcement and education. During patrols, officers can provide sanctuary information directly to users, and educational materials can be distributed selectively as appropriate. Related communications can be increased with constituents and user groups at marinas and community events.  
  Status: Ongoing

ADMIN.3 OBJECTIVE—DEVELOP A SBNMS VOLUNTEER PROGRAM THAT LEVERAGES PROGRAM IMPLEMENTATION AND INCREASES SITE VISIBILITY

Background. The sanctuary lacks a structured volunteer program to plan, implement and properly oversee volunteer activities. Currently, SBNMS volunteers are few in number, although interest in volunteering is high; they support limited activities and functions on an as-needed basis. However, there are many opportunities where volunteers could contribute meaningfully if provided guidance, training and support. Such opportunities include, but are not limited to, general education and outreach in schools and communities, staff support, and research and scientific monitoring.

Strategies (3) To Develop a SBNMS Volunteer Program that Leverages Sanctuary Programs and Increases Site Visibility (3.1) Develop a SBNMS Volunteer Program. Many functions of the SBNMS can be enhanced through establishment of a volunteer program that provides essential support for sanctuary projects and builds community support and commitment to the goals and strategies of the sanctuary. The program would focus on team-building, organized communication, project oversight and general support, including partnerships with other organizations.  
  Priority: High  
  Status: Planned, 2010  
  Activities:

3.1.1 Develop a volunteer operations plan. The sanctuary should identify and prioritize its volunteer program objectives. Programmatic areas may include education and outreach, science and monitoring, historic maritime resources and boater/diver corps. As part of this effort, developing criteria for a sanctuary docent program is essential. The docent program will provide a corps of knowledgeable volunteers, who will represent the sanctuary, as appropriate, at public events and other outreach functions.  
  Status: Completed, 2009

<table>
<thead>
<tr>
<th>Strategy</th>
<th>Estimated Cost ($000)*</th>
<th>Total Estimated 5 Year Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1.1) Integrate staff capabilities with changing program needs.</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>(1.2) Hire additional staff and streamline organizational structure.</td>
<td>117.0</td>
<td>563.0</td>
</tr>
<tr>
<td>(1.3) Enhance operation of the sanctuary advisory council.</td>
<td>10.0</td>
<td>10.0</td>
</tr>
<tr>
<td>(2.1) Maintain and acquire vessels as necessary.</td>
<td>150.0</td>
<td>150.0</td>
</tr>
<tr>
<td>(2.2) Work with ONMS to develop and implement a long-range facilities plan that prioritizes opportunities with the town of Scituate.</td>
<td>870.0</td>
<td>190.0</td>
</tr>
<tr>
<td>(2.3) Maintain a database for sanctuary permitting.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(2.4) Meet the equipment needs of an expanded SBNMS diving program.</td>
<td>1.0</td>
<td>3.0</td>
</tr>
<tr>
<td>(2.5) Develop an effective enforcement program.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(3.1) Develop SBNMS volunteer program.</td>
<td>2.0</td>
<td>2.0</td>
</tr>
<tr>
<td>(3.2) Maintain and expand the volunteer dive corps activities.</td>
<td>0.0</td>
<td>1.0</td>
</tr>
<tr>
<td>(3.3) Develop and support international exchange of volunteers between SBNMS and other MPAs.</td>
<td>1.0</td>
<td>2.0</td>
</tr>
<tr>
<td><strong>Total Estimated Annual Cost</strong></td>
<td><strong>1151.0</strong></td>
<td><strong>921.0</strong></td>
</tr>
</tbody>
</table>

*Cost estimates exclude federal labor costs.
3.1.2 Develop a student internship program. The sanctuary could benefit from short-term specialized assistance, which leverages staff resources and provides education and training for high school and college level students pursuing careers in marine science.  
*Status*: Planned, 2010

3.1.3 Develop a post-doctoral support program. The sanctuary needs highly specialized technical and scientific capability applied to short-term specific needs of programmatic areas. The sanctuary should partner with research and academic institutions to share costs for post-doctoral fellowship positions.  
*Status*: Ongoing

3.2) Maintain and expand SBNMS volunteer diver corps activities. Emphasis on recruitment and training of new diver corps volunteers will provide much-needed support for sanctuary historic maritime resource projects, research and monitoring activities and education and outreach programs. In particular, the diver corps could assist with historic ship-wreck inventory and photo-documentation of biological communities. These activities have the potential to advance general understanding and greatly raise sanctuary visibility (see Strategy ADMIN 2.4).  
*Priority*: High  
*Status*: Ongoing

(3.3) Develop and support international exchange of volunteers between SBNMS and other MPAs. SBNMS in New England and Silver Bank Humpback Whale Sanctuary in the Dominican Republic (DR) share the same population of humpback whales. The humpback whales reproduce and calf in the DR and feed and nurse their young in SBNMS. A ‘sister-sanctuary’ volunteer exchange program between SBNMS and Silver Bank Humpback Whale Sanctuary will support education and research exchanges between the two countries. The programmatic exchange would promote visibility of cross-boundary sanctuary resources and could lead to increased support for joint education and outreach projects.  
*Priority*: Low  
*Status*: Ongoing

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**Table 28. Performance measures for ADMIN action plan.**

<table>
<thead>
<tr>
<th>Performance Measures</th>
<th>Means of Evaluation</th>
<th>Baseline</th>
<th>ONMS Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 2013, SBNMS will have sufficient capacity and adequate staffing to implement all priority strategies in the management plan.</td>
<td>SBNMS will annually report staffing levels and priority outcomes to the advisory council and ONMS.</td>
<td>Number of staff (combined federal and contract positions): 11</td>
<td>Build infrastructure</td>
</tr>
<tr>
<td>By 2013, enforcement patrols will be conducted in the sanctuary twice weekly from April to November.</td>
<td>SBNMS will track the number of hours logged in the sanctuary by enforcement officers.</td>
<td>Number of Patrol-hours conducted in the sanctuary: 0</td>
<td>Living marine resources, habitat, water quality</td>
</tr>
<tr>
<td>By 2013, creation of a Volunteer Program will increase the number of volunteer-hours contributed to sanctuary programs by 25%.</td>
<td>SBNMS will track the number of volunteers and respective hours.</td>
<td>Number of Hours contributed by Volunteer Program: 0</td>
<td>Volunteer</td>
</tr>
<tr>
<td>By 2013, the SAC will have formed and completed four working groups as specified in six action plans.</td>
<td>SBNMS will track the number of working group meetings held and action plans produced.</td>
<td>Number of meetings completed by Zoning WG: 2</td>
<td>Raise awareness</td>
</tr>
</tbody>
</table>
INTERAGENCY COOPERATION
ACTION PLAN

ISSUE STATEMENT
The Interagency Cooperation (IC) Action Plan (AP) makes recommendations to clarify agency responsibilities that overlap those of SBNMS and to improve interagency coordination and effectiveness. The AP provides the framework to clarify the roles, responsibilities and relationships between agencies associated with SBNMS in order to strengthen resource protection within the sanctuary and improve interagency communication.

GOAL
The goal of the IC AP is to foster and facilitate cooperation and coordination of planning and management actions in support of partnering state and federal agency missions, when consistent with the NMSA and bearing on sanctuary resources. SBNMS will communicate its purpose and findings to these agencies and seek opportunities to share information, resources and expertise with them.

OBJECTIVES
The IC AP has two objectives and associated strategies to foster interagency cooperation (Table 29).

- IC.1—Facilitate Cooperation and Coordination Between Agencies
- IC.2—Establish Mechanisms for Improved Information Sharing Between Agencies

The estimated costs for implementation of the IC AP are indicated in Table 30. The performance measures are listed in Table 31.
**IC.1 OBJECTIVE—FACILITATE COOPERATION AND COORDINATION BETWEEN AGENCIES**

**Background.** SBNMS needs to foster and facilitate inter- and intra-agency coordination in order to better protect sanctuary resources as mandated by the NMSA. Numerous agencies operate pursuant to federal statutes (e.g., Marine Mammal Protection Act, Endangered Species Act, etc.) that have jurisdiction that spatially overlaps sanctuary boundaries. These Acts often complement the intent and purpose of the National Marine Sanctuaries Act.

The following are examples of agency activities pertinent to sanctuary management. NOAA National Marine Fisheries Service (Fisheries) is responsible for managing sustainable fisheries. The U.S. Environmental Protection Agency (EPA) is responsible for managing water resource quality. The Army Corps of Engineers is responsible for managing dredging and dumping activities. The Minerals Management Service is responsible for managing offshore wind, wave and solar energy projects except in sanctuaries. The United States Coast Guard (USCG) is responsible for enforcing federal fisheries regulations, among others, and ensuring safety at sea. These responsibilities are stated in their simplest terms but indicate why coordination with the sanctuary is essential.

While SBNMS has been coordinating with these agencies since sanctuary designation, more formal mechanisms for coordination need to be developed in many cases, and more frequent communication is appropriate. In all cases, it is expected that agencies that have overlapping management authority with SBNMS will cooperate and collaborate to protect sanctuary resources while achieving their respective missions.

**Strategies (4) To Establish Cooperation and Coordination between Agencies**

1. **Initiate discussions regarding a Memorandum of Understanding (MOU) among SBNMS, NOAA Fisheries Service NERO and the NEFMC to facilitate cooperation and coordination.**

   - **Priority:** High
   - **Status:** Planned, 2010

2. **Coordinate proposed activities with NOAA Fisheries Service NERO.**

   - **Priority:** High

3. **Facilitate cooperative research and outreach between SBNMS and NOAA Fisheries Service NEFSC.**

   - **Priority:** High

4. **Evaluate the Memorandum of Agreement (MOA) between the U.S. Army Corps of Engineers (USACE) and NOAA Fisheries Service for commenting on proposed activities occurring at the Massachusetts Bay Disposal Site (MBDS).**

   - **Priority:** High

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**Table 29. Objectives, associated strategies, and priorities for IC action plan.**

<table>
<thead>
<tr>
<th>Objective</th>
<th>Strategy</th>
<th>Priority</th>
</tr>
</thead>
<tbody>
<tr>
<td>IC.1 Facilitate Cooperation and Coordination Between Agencies</td>
<td>(1.1) Re-establish discussions regarding a Memorandum of Understanding (MOU) among SBNMS, NOAA Fisheries Service NERO and the NEFMC to facilitate cooperation and coordination.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(1.2) Coordinate proposed activities with NOAA Fisheries Service NERO.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(1.3) Facilitate cooperative research and outreach between SBNMS and NOAA Fisheries Service NEFSC.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(1.4) Evaluate the Memorandum of Agreement (MOA) between the U.S. Army Corps of Engineers (USACE) and NOAA Fisheries Service for commenting on proposed activities occurring at the Massachusetts Bay Disposal Site (MBDS).</td>
<td>High</td>
</tr>
<tr>
<td>IC.2 Establish Mechanisms for Improved Information Sharing Between Agencies</td>
<td>(2.1) Provide information via the web on the responsibilities and activities of multiple agencies with roles pertinent to the SBNMS.</td>
<td>Medium</td>
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<tr>
<td></td>
<td>(2.2) Provide regular updates to the USCG Area Contingency Plans.</td>
<td>Medium</td>
</tr>
<tr>
<td></td>
<td>(2.3) Establish a mechanism for informal consultation with the EPA, NEFMC, MWRA, MADEP and MACZM Office on Water Quality Issues.</td>
<td>Medium</td>
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<tr>
<td></td>
<td>(2.4) Update and continue to implement the sanctuary Cooperative Enforcement Program.</td>
<td>High</td>
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<td></td>
<td>(2.5) Support continued meetings of the advisory council’s Interagency Cooperation Working Group.</td>
<td>Low</td>
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<td></td>
<td>(2.6) Participate in the GoM Council and other regional initiatives.</td>
<td>Medium</td>
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<tr>
<td></td>
<td>(2.7) Participate on relevant advisory panels of the NEFMC.</td>
<td>High</td>
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<tr>
<td></td>
<td>(2.8) Depict sanctuary boundaries.</td>
<td>High</td>
</tr>
</tbody>
</table>
ting and outreach. The principal purpose is to improve communication by clarifying under what circumstances consultation between the two agencies is warranted.

Priority: High
Status: Planned, 2011
Activities:

1.2.1 Meet with NOAA Fisheries Service NERO staff to scope the details of a protocol.
Status: Planned, 2010

1.2.2 Draft and finalize the protocol with NOAA Fisheries Service NERO.
Status: Planned, 2011

(1.3) Facilitate cooperative research and outreach between SBNMS and NOAA Fisheries Service Northeast Fisheries Science Center (NEFSC). The purpose of this protocol is to facilitate cooperative research and outreach and leverage funding and technical expertise by both agencies.

Priority: High
Status: Planned, 2011
Activities:

1.3.1 Meet with NOAA Fisheries Service NEFSC staff to scope the details of a protocol.
Status: Planned, 2010

1.3.2 Draft and finalize the protocol with NOAA Fisheries Service NEFSC.
Status: Planned, 2011

(1.4) Evaluate the Memorandum of Agreement (MOA) between the U.S. Army Corps of Engineers (USACE) and NOAA Fisheries Service for commenting on proposed activities occurring at the Massachusetts Bay Disposal Site (MBDS). The U.S. Army Corps of Engineers (USACE) 1992 interagency MOA includes the requirement to coordinate disposal projects proposed for MBDS with NOAA Fisheries. This MOA was executed prior to the 1992 amendments of the NMSA requiring consultation by a federal agency conducting activities that may affect sanctuary resources. The effectiveness of the MOA in ensuring that SBNMS resources are not injured needs to be evaluated and, because of the concerns stated below, there needs to be a mechanism for the sanctuary to be notified about dumping activities at the MBDS. Due to the number of projects using the MBDS, thresholds for coordination between NERO and SBNMS should be considered.

The MBDS is located directly adjacent to the western boundary of the SBNMS. The disposal site receives approximately one to two hundred thousand cubic yards of clean dredge material per year and is the USACE’s most active dumpsite in New England. The sanctuary has two concerns over this activity: (1) the risk of disposed dredged material entering and injuring sanctuary resources, and (2) the disturbance of historic radioactive and toxic waste in the inactive foul area that could enter and injure sanctuary resources. Under the existing MOA, the USACE is required to notify the NOAA Fisheries Service NERO of when dredged material is going to be deposited at the disposal site but not the SBNMS. However, the consultation provision of the NMSA still applies even if this MOA is not updated and consultation by USACE with SBNMS is required.

Priority: High
Status: Planned, 2010
Activities:

1.4.1 Ensure that SBNMS is placed on the USACE public notice electronic mailing list and develop an internal protocol for following up on these notices.
Status: Planned, 2010

1.4.2 Develop a NOAA intra-agency protocol for consultation by NOAA Fisheries Service with SBNMS for dredged material disposal activities at the MBDS that may affect sanctuary resources.
Status: Planned, 2011

1.4.3 Work with the USACE to consider requiring Automated Identification System transponders on all dredge barges to facilitate tracking of their routes to ensure they do not inadvertently dump materials in the SBNMS.
Status: Completed, 2009

IC.2 OBJECTIVE—ESTABLISH MECHANISMS FOR IMPROVED INFORMATION SHARING BETWEEN AGENCIES

Background. One of the policies of the NMSA is to foster comprehensive and coordinated conservation and management of sanctuaries and activities affecting them, in a manner which complements existing regulatory authorities. To further this policy, it would be useful for SBNMS to serve as a clearinghouse for agency information and be a catalyst for information sharing.

Strategies (8) To Establish Mechanisms for Improved Information Sharing between Agencies

(2.1) Provide information via the web on the responsibilities and activities of multiple agencies that have roles pertinent to the SBNMS. This strategy will assist the public and agency personnel in determining what agencies have shared jurisdiction in the sanctuary, over what resources, and where to go for detailed information.

Priority: Medium
Status: Ongoing
Activities:

2.1.1 Establish a SBNMS webpage that serves as a clearinghouse for pertinent fishing regulations in the sanctuary by providing web links to appropriate regulatory agencies. The purpose of this web page is to facilitate regulatory compliance by the public by directing them to the appropriate regulatory agency for details.
Status: Ongoing

2.1.2 Establish a SBNMS webpage that serves as a clearinghouse for agency contact information to inform the public about the roles of the various agencies that have authority overlapping the
sanctuary and provide web links to these agencies.

_status_ Ongoing

2.1.3 Establish a SBNMS webpage that informs the public of the latest results of research and other activities conducted within the sanctuary by other agencies and provide web links to these agencies.

_status_ Ongoing

(2.2) Provide regular updates to the USCG Area Contingency Plans. The sanctuary worked with the USCG First District during 2003 to develop an annex to the applicable Area Contingency Plan (ACP) that covers the SBNMS vicinity (Appendix P). ACPs are USCG incident response plans, which provide guidance for the protection of people, natural resources, and property from the impacts of oil spills or hazardous substance releases. The ACP presents a strategy for coordination of federal, state and local agencies with industry, response contractors and the local community for unified responses to discharges or substantial threats of discharge of oil or release of hazardous substances. The annex to the ACP is specific to the SBNMS and details sensitive resources as well as any recommended mitigation measures (see Strategy WQ 2.4).

_priority_ Medium

_activities_

2.2.1 Update the sanctuary’s annex to the Plymouth to Salisbury, MA Area Contingency Plan and the Rhode Island/Southeastern Massachusetts Area Contingency Plan.

_status_ Planned, 2010

(2.3) Establish a mechanism for informal consultation with the EPA, NEFMC, Massachusetts Water Resources Authority (MWRA), Massachusetts Department of Environmental Protection (MADEP) and Massachusetts Office of Coastal Zone Management (MACZM) on water quality issues.

The purpose of this protocol is to facilitate communication on water quality issues related to the watersheds and coastal and ocean waters that may affect sanctuary resources.

_priority_ Medium

_status_ Planned, 2011

_activities_

2.3.1 Develop an informal mechanism that facilitates communication among the SBNMS, EPA, NEFMC, MWRA, MADEP, and MACZM on water quality issues that may affect the sanctuary.

_status_ Planned, 2011

Table 30. Estimated costs for IC action plan.

<table>
<thead>
<tr>
<th>Strategy</th>
<th>Estimated Cost ($000)*</th>
<th>Total Estimated 5 Year Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1.1) Re-establish discussions regarding a possible MOU between the NOAA/SBNMS, NOAA Fisheries Service NERO and the NEFMC to facilitate cooperation and coordination.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(1.2) Coordinate proposed activities with the NOAA Fisheries Service NERO.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(1.3) Facilitate cooperative research and outreach between NOAA/SBNMS and the NOAA Fisheries Service, NEFSC.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(1.4) Evaluate the MOA between the USACE and NOAA Fisheries Service for commenting on proposed activities occurring at the MBDS.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(2.1) Provide information via the web on the responsibilities and activities of multiple agencies that have roles pertinent to the SBNMS.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(2.2) Provide regular updates to the USCG Area Contingency Plans.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(2.3) Establish a mechanism for informal consultation with the EPA, NEFMC, MWRA, MADEP and MACZM Office on water quality issues.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(2.4) Update and continue to implement the sanctuary cooperative enforcement program.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(2.5) Support continued meetings of the sanctuary advisory council’s Interagency Cooperation Working Group.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(2.6) Participate in the GoM Council and other regional initiatives.</td>
<td>0.3</td>
<td>0.3</td>
</tr>
<tr>
<td>(2.7) Participate on relevant advisory panels of the NEFMC.</td>
<td>0.3</td>
<td>0.3</td>
</tr>
<tr>
<td>(2.8) Depict sanctuary boundaries.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><strong>Total Estimated Annual Cost</strong></td>
<td><strong>0.6</strong></td>
<td><strong>0.6</strong></td>
</tr>
</tbody>
</table>

*Cost estimates exclude federal labor costs.
By 2011, the sanctuary will have formalized an effective working relationship with NOAA Fisheries Service NERO and the NEFMC. SBNMS will execute a signed MOU with the affected parties. Number of signed MOUs: 0 Partnerships

By 2011, a process for formal consultation by the USACE with the sanctuary pursuant to section 304(d) of the NMSA will be in effect. SBNMS will document a formal consultation process. Number of consultations completed: 1 Partnerships

By 2013, the sanctuary will hold three issue-driven, problem-solving forums with other affected agencies, the findings of which will be entered into a record. SBNMS will record the minutes of each forum and disseminate information pertinent to initiate next step to the respective agencies. The findings of each meeting will be entered into a record to document the occurrence and outcome. Number of forums organized since publication of management plan: 0 Partnerships

(2.4) Update and continue to implement the Sanctuary Cooperative Enforcement Program. The primary agencies involved in the current sanctuary cooperative enforcement program are the SBNMS and the NOAA OLE (Appendix Q). The USCG and the Massachusetts Environmental Police (MEP) have been part of the sanctuary enforcement program to varying degree depending on their resources and priorities.

Priority: High
Status: Ongoing
Activities:

2.4.1 Update and fully implement the cooperative enforcement agreement between SBNMS and NOAA OLE working with the USCG and MEP to ensure adequate enforcement presence and prosecution regarding the sanctuary. Whereas the existing agreement is considered functional in its protocols and purpose, effective implementation will require that SBNMS have regular dedicated on-the-water enforcement capabilities not currently available (see Activity ADMIN 2.6.1).

Status: Planned, 2010

(2.5) Support continued meetings of the sanctuary advisory council’s Interagency Cooperation Working Group (WG). The WG has proven effective as a forum to initiate dialogue on matters of mutual interest among agencies that have regional federal or neighboring state jurisdiction associated with the sanctuary. The WG would be reconvened on an as-needed basis to address specific issues or to share relevant information.

Priority: Low
Status: Planned, 2010

(2.6) Participate in the Gulf of Maine (GoM) Council and other regional initiatives. The GoM Council on the Marine Environment is a U.S.-Canadian partnership of government and non-government organizations. The organization works to maintain and enhance environmental quality in the GoM to allow for sustainable resource use by existing and future generations. NOAA Fisheries Service currently represents SBNMS interests on the GoM Council.

Priority: Medium
Status: Ongoing
Activities:

2.6.1 Participate in GoM Council meetings and continue to host the Gulf of Maine Marine Protected Areas (GoMMPAS) list serve.

Status: Ongoing

2.6.2 Participate in GoM Council and other regional initiatives regarding the establishment of a marine protected area (MPA) network within the GoM.

Status: Ongoing

(2.7) Participate on relevant advisory panels of the NEFMC. The NEFMC operates numerous advisory panels that advise on managing fisheries, many of which occur within SBNMS. The advisory panels are a critical mechanism by which the sanctuary can provide input and express concerns over fishing activities in the sanctuary.

Priority: High
Status: Ongoing

(2.8) Depict sanctuary boundaries in fishery management plans and related documents. On December 4, 2003 the Sanctuary Advisory Council passed a motion requesting that the NEFMC include the sanctuary boundaries on all future charts, maps and relevant fisheries documents in the Gulf of Maine. Depiction of the sanctuary boundaries will establish a more informed context for Council decision-making while enabling sanctuary managers to better understand the potential implications of Council actions. This strategy supports that motion.

Priority: High
Status: Planned, 2010

<table>
<thead>
<tr>
<th>Performance Measures</th>
<th>Means of Evaluation</th>
<th>Baseline</th>
<th>ONMS Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 2011, the sanctuary will have formalized an effective working relationship with NOAA Fisheries Service NERO and the NEFMC.</td>
<td>SBNMS will execute a signed MOU with the affected parties.</td>
<td>Number of signed MOUs: 0</td>
<td>Partnerships</td>
</tr>
<tr>
<td>By 2011, a process for formal consultation by the USACE with the sanctuary pursuant to section 304(d) of the NMSA will be in effect.</td>
<td>SBNMS will document a formal consultation process.</td>
<td>Number of consultations completed: 1</td>
<td>Partnerships</td>
</tr>
<tr>
<td>By 2013, the sanctuary will hold three issue-driven, problem-solving forums with other affected agencies, the findings of which will be entered into a record.</td>
<td>SBNMS will record the minutes of each forum and disseminate information pertinent to initiate next step to the respective agencies. The findings of each meeting will be entered into a record to document the occurrence and outcome.</td>
<td>Number of forums organized since publication of management plan: 0</td>
<td>Partnerships</td>
</tr>
</tbody>
</table>
PUBLIC OUTREACH AND EDUCATION ACTION PLAN

ISSUE STATEMENT
The Public Outreach and Education (POE) Action Plan (AP) makes recommendations to resolve issues including low name recognition of SBNMS, need for better information dissemination through leveraged partnerships and public education through programming support. The POE AP is predicated on developing outreach and education tools that serve to help achieve sanctuary management goals and objectives.

GOAL
The goal of the POE AP is to increase public awareness and understanding of the sanctuary, and encourage responsible stewardship of its resources.

OBJECTIVES
The POE AP has two objectives and associated strategies to enhance public awareness, understanding and appropriate use of the sanctuary through development and implementation of outreach and educational programs (Table 32).

• POE.1—Build Capacity for Outreach Programs that Increase Sanctuary Visibility, Awareness and Stewardship
• POE.2—Build Capacity for Formal and Informal Education Programs That Support Sanctuary Management Goals

The estimated costs for implementation of the POE AP are indicated in Table 33. The performance measures are listed in Table 34.
Background. The purpose of this objective is to build greater awareness of SBNMS among the general public to: (1) generate name recognition; (2) create a sense of ownership and stewardship that leads to personal involvement in the protection of sanctuary resources; and (3) develop an infrastructure that includes affiliate organizations and volunteers to build partnerships and leverage capacity for sanctuary outreach activities. A million or more visitors travel to the SBNMS each year on whale watch and recreational fishing boats without realizing that they are in a federal marine protected area. Neighboring communities are mostly unacquainted with the sanctuary, as it is offshore and out-of-sight. And despite a historic relationship to the marine environment, many residents of coastal New England are unaware of the sanctuary and the diverse living marine and maritime heritage resources it shelters.

Strategies (4) To Build Capacity for Outreach Programs to Increase Sanctuary Visibility, Awareness and Stewardship

(1.1) Produce public outreach products and programs that best address sanctuary visibility needs. Develop appropriate public outreach/visibility products and programs that create name recognition and brand identity for the sanctuary to better inform the public of its existence, location, resource characteristics and programs. Table 2 lists some of the outreach and education products produced to date.

Priority: High
Status: Ongoing
Activities:

1.1.1 Ask the advisory council to form an outreach working group of the advisory council, consisting of representatives from interest groups, as well as experts in public relations, advertising and marketing to advise the advisory council, which in turn will advise the sanctuary superintendent on the development of outreach campaigns for SBNMS.

Status: Planned, 2010

1.1.2 Assess the level of public awareness of the sanctuary and determine the communication tools and venues that are likely to be most effective in reaching the various constituencies and geographic areas.

Status: Planned, 2010

1.1.3 Produce periodic newsletters and other printed or electronic publications to provide information to the general public, elected officials, and user groups.

Status: Ongoing

1.1.4 Develop a website that provides a central location for all information about the sanctuary and links to affiliated organizations. The web site will provide ‘one-stop shopping’ for information needs from any stakeholder group or member of the general public.

Status: Ongoing

1.1.5 Develop traveling exhibits and speakers’ bureau to provide outreach programs to various audiences.

Status: Ongoing

1.1.6 Work with ONMS headquarters to provide street signage at appropriate places indicating the location of the SBNMS headquarters office in Scituate, Massachusetts.

Status: Planned, 2010

(1.2) Develop and implement outreach programs with stakeholder groups to increase sanctuary visibility and promote sanctuary stewardship. This strategy will open lines of communication between stakeholder groups and the sanctuary, and involve these groups in the design and
implementation of collaborative outreach projects. Communication objectives will include responsible stewardship, conservation of biological diversity, water quality protection, maritime heritage preservation and marine mammal protection. Products and programs will be developed with partners as appropriate and address the informational needs of the general public and stakeholder constituencies. Messages will be determined in consultation with sanctuary staff, stakeholder group representatives and other partners. Examples of user groups and actions include the following:

- Whale Watch Industry—boat signage, naturalist training, passenger handouts;
- Commercial Fishing—trade show workshops and exhibits, guest speakers at meetings, articles in industry association publications;
- Party/Charter Fishing Boats—passenger handouts, boat and dock signage, speakers at meetings, articles in trade magazines, information in saltwater fishing guides;
- Recreational Fishing—articles in fishing magazines, speakers at meetings, handouts at fishing supply/bait shops;
- Recreational Boaters—boat show exhibits, signage at marinas and fuel docks, speakers at boat clubs;
- Recreation and Technical Divers—programs at dive clubs, handouts at dive shops, magazine interviews, presentations at conferences;
- Cruise Industry—exhibits at cruise ship terminals, signage on boats, handouts and in-room videos for passengers, speakers programs for passengers; and
- Researchers—on-line permit application, on-line databases, science forums, and web index to sanctuary research.

1.2.1 Assess existing sanctuary outreach programs and those of stakeholder groups and develop/prioritize new or revised outreach programs, utilizing partnerships where appropriate.

1.3 Work with ONMS headquarters to develop and implement a SBNMS long-range facilities plan that prioritizes partnering opportunities with interpretive centers and articulates federal funding needs. Interpretive facilities—visitor centers, exhibits and kiosks at museums and aquariums and signage at selected locations—raise sanctuary visibility by reaching large sectors of the general public. These venues provide centralized distribution points for sanctuary outreach materials while offering a suitable and cost-effective means for the communication of sanctuary messages. [Note: Strategy ADMIN 2.2 refers to a related but separate facilities planning process.]

1.3.1 Identify and prioritize new areas and locations for installation of sanctuary exhibitry within the greater Boston metropolitan area.

1.3.2 Develop or upgrade sanctuary visitor centers/exhibits in gateway cities, including but not limited to Gloucester, Boston, Plymouth and Provincetown.

1.3.3 Develop exhibits and signage at New England regional and national public outreach centers, including aquariums, zoos, science museums, maritime heritage facilities and art institutions.

(1.4) Establish a Media Outreach Program. Print and electronic media can be an effective and efficient means to reach vast numbers of the general public as well as targeted stakeholder groups. SBNMS will provide information to the media on sanctuary resources and resource protection activities through the use of press releases, media advisories, web sites, still images, video footage, editorial board visits, media tours and other products and programs.

1.4.1 Develop an updated media list of regional and national print, radio, and television outlets, including phone, fax and e-mail addresses to identify media contacts with interests in sanctuary-related stories.

1.4.2 Develop a long-term sanctuary media plan including short-term event-driven media plans when appropriate. The plans will include messages and talking points. The extent of each plan will be determined on a case-by-case basis and in consultation with NOAA and ONMS headquarters.

1.4.3 Prepare advisories, press releases and articles on a timely basis for distribution to the media; produce and distribute still and video images when appropriate; organize press conferences when appropriate; work with partners when applicable.

1.4.4 Develop a web-based photo and map gallery for media use (may also be accessed by educators and other members of the general public).

1.4.5 Organize media visits to the sanctuary, including research cruises and site visits, and staff visits to media outlets, including editorial boards, local radio talk shows, and community cable television, through a scheduled sanctuary speakers’ bureau.
1.4.6 Assess potential themes and slogans that are likely to be most successful in attracting media and reader attention. Incorporate these findings into media planning and written/audio-visual materials.

**Status:** Ongoing

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**POE.2 OBJECTIVE—BUILD CAPACITY FOR FORMAL AND INFORMAL EDUCATION PROGRAMS THAT SUPPORT SANCTUARY MANAGEMENT GOALS**

**Background.** The purpose of this objective is to develop and maintain leveraged partnerships that build capacity for formal and informal education programs while supporting SBNMS management goals. Educational programming for ocean science can benefit from sanctuary products and activities that highlight SBNMS as a laboratory for learning. Leveraged partnerships require that all parties find value in the results, which necessitates care in product/program design and implementation. The supplemental funding, joint staffing and/or resources generated by partnerships contribute to the success of the initiative, the ability to reach the intended audience, and project viability over time.

**Strategies (4) To Improve Capacity for Formal and Informal Education Programs That Support Sanctuary Management Goals**

**2.1 Develop an action plan for establishing education partnerships and identify the types of programs and objectives that would best be achieved.** This effort will guide the process for forming partnerships having the highest likelihood of success for the development and delivery of effective educational programming.

**Priority:** High

**Status:** Planned, 2011

**Activities:**

1. **2.1.1 Ask the advisory council to form an education working group of the advisory council comprised of teachers in grades K-12, university faculty, grade school and college administrators, informal educators, homeschoolers and other interested parties to advise the advisory council, which will in turn advise the sanctuary superintendent, in addressing education needs and trends.**

**Status:** Planned, 2011

2. **2.1.2 Assess the needs and availability of potential partners for sanctuary programs, especially in areas where limited sanctuary funding and staffing are inadequate to achieve project goals.** This effort will broaden the scope of outside interest in and support for sanctuary programs and identify how sanctuary efforts can best support shared organizational goals.

**Status:** Planned, 2011

3. **2.1.3 Develop criteria for the selection and types of contributions required of SBNMS partners for education, including other NOAA offices, other government agencies, public and private institutions and non-governmental organizations.** This effort will bring strategic focus to the development of rationales for effective collaborations with partners in the educational community.

**Status:** Planned, 2011

**2.2 Support K–12 Educational Programming.** The sanctuary’s proximity to major population centers, educational institutions and research facilities makes it accessible as a living laboratory for marine science and maritime studies. SBNMS will address the needs of educators for sanctuary-related materials and programs by working with regional organizations and specialists to address how content connects with K–12 learning standards in various disciplines at state and national levels.

**Priority:** Medium

**Status:** Planned, 2012

**Activities:**

1. **2.2.1 Assess needs of K-12 educators and develop products and programs deemed appropriate to further SBNMS goals for heightened understanding of sanctuary resources, stewardship, science and management issues.** The assessment will link materials to state and national standards as required and wherever possible.

**Status:** Planned, 2012

2. **2.2.2 Provide creative programs for student participation that encourage discovery learning about sanctuary resources, stewardship and programs, including but not limited to poster/art contests, poetry contests, photo contests, debates, junior naturalist program, and student-at-sea research.**

**Status:** Planned, 2012

3. **2.2.3 Post education products and programs on the sanctuary website and provide additional background materials for student and general public review.**

**Status:** Planned, 2012

**2.3 Support Undergraduate and Graduate Education Programming.** By providing access to sanctuary information and creating work study opportunities for students, SBNMS furthers NOAA’s education goals, which include integrating NOAA science into high-quality educational materials and promoting participation in NOAA-related sciences and careers, particularly by members of underrepresented groups. Sanctuary programming can enhance formal and informal environmental science education. Concomitantly, the sanctuary can gain new insights and benefits from these additional participatory efforts.

**Priority:** Medium

**Status:** Planned, 2012

**Activities:**

1. **2.3.1 Work with academic institutions and foundations to support appropriate undergraduate, graduate and post-doctoral research in the sanctuary.**

**Status:** Planned, 2012
2.3.2 Work with educator organizations and foundations to create summer internships at SBNMS for education, outreach, marine management, maritime heritage, GIS and other sanctuary-related disciplines.

Status: Planned, 2010

2.3.3 Develop sanctuary components for a pre-service teacher education course, which incorporates information about sanctuary marine resources and resource management issues.

Status: Planned, 2011

2.3.4 Provide speakers and/or background information on the sanctuary to supplement school programming (e.g., in marine resource management, marine science, marine professions, maritime archaeology, etc.).

Status: Ongoing

2.4.1 Develop and implement a series of special lectures on sanctuary issues and resources, including, but not limited to: sea birds, whales, boating etiquette, fishing, fish identification, marine management.

Status: Ongoing

2.4.2 Develop education materials linked to sanctuary research cruises for distribution via the sanctuary web site and other outreach avenues including telepresence.

Status: Planned, 2010

2.4.3 Investigate the potential for web-based and/or remote-learning courses on the sanctuary, its resources and marine management issues. Develop courses that can reach large segments of the general population.

Status: Planned, 2010

2.4.4 Assess the potential for associations with adult education programs such as Elder Hostel and Earthwatch and coordinate partnerships where deemed appropriate.

Status: Planned, 2011

2.4.5 Develop a full semester college course on sanctuary resources and management that provides content suitable for continuing education credit. Make classes available via digital videodisk (DVD) and video home systems (VHS) tapes for distance learning purposes.

Status: Ongoing

### Table 33. Estimated costs for POE action plan.

<table>
<thead>
<tr>
<th>Strategy</th>
<th>Estimated Cost ($000)*</th>
<th>Total Estimated 5 Year Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1.1) Produce public outreach products and programs that best address sanctuary visibility needs.</td>
<td>48.0 52.0 55.0 55.0 55.0</td>
<td>265.0</td>
</tr>
<tr>
<td>(1.2) Develop and implement outreach programs with stakeholder groups to increase sanctuary visibility and promote sanctuary stewardship.</td>
<td>6.0 20.0 20.0 20.0 20.0</td>
<td>86.0</td>
</tr>
<tr>
<td>(1.3) Work with ONMS headquarters to develop and implement a long-range facilities plan that prioritizes partnering opportunities with interpretive centers and articulates federal funding needs.</td>
<td>50.0 100.0 200.0 200.0 200.0</td>
<td>750.0</td>
</tr>
<tr>
<td>(1.4) Establish a Media Outreach Program.</td>
<td>0.0 10.0 10.0 10.0 10.0</td>
<td>40.0</td>
</tr>
<tr>
<td>(2.1) Develop an action plan for establishing education partnerships and identify the types of programs and objectives that would best be achieved.</td>
<td>0.0 0.0 0.0 0.0 0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(2.2) Support K-12 Educational Programming.</td>
<td>0.0 15.0 15.0 15.0 15.0</td>
<td>60.0</td>
</tr>
<tr>
<td>(2.3) Support Undergraduate and Graduate Education Programming.</td>
<td>0.0 15.0 15.0 15.0 15.0</td>
<td>60.0</td>
</tr>
<tr>
<td>(2.4) Support Adult Education Programming.</td>
<td>0.0 15.0 15.0 15.0 15.0</td>
<td>60.0</td>
</tr>
</tbody>
</table>

Total Estimated Annual Cost: 104.0 227.0 330.0 330.0 330.0 1321.0

*Cost estimates exclude federal labor costs.
### Table 34: Performance Measures for POE Action Plan

**Desired Outcome(s) For This Action Plan**

Public interest and understanding of sanctuary issues and opportunities are mobilized to encourage responsible stewardship.

<table>
<thead>
<tr>
<th>Performance Measures</th>
<th>Means of Evaluation</th>
<th>Baseline</th>
<th>ONMS Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 2012, personnel will be in place to effectively implement outreach activities and educational programming.</td>
<td>An outreach specialist and an education specialist will be hired.</td>
<td>Program personnel dedicated to outreach and education: 1</td>
<td>Raise Awareness</td>
</tr>
<tr>
<td>By 2011, an action plan to guide sanctuary programs in formal and informal education will be developed.</td>
<td>SBNMS will have begun to implement the action plan.</td>
<td>Number of action plans developed: 0</td>
<td>Raise Awareness</td>
</tr>
<tr>
<td>By 2012, sanctuary visitor centers and traveling exhibits will reach two million people.</td>
<td>SBNMS will track the number of exhibition locations and visitor exposure.</td>
<td>Number of people reached by exhibits: 1 million</td>
<td>Raise Awareness</td>
</tr>
<tr>
<td>By 2012, sanctuary outreach efforts will reach six million people.</td>
<td>SBNMS will track the viewership of sanctuary publications and media outreach venues.</td>
<td>Number of people reached by outreach efforts: 1 million</td>
<td>Raise Awareness</td>
</tr>
<tr>
<td>By 2012, visitation to the sanctuary website will reach four million people.</td>
<td>SBNMS will track the number of unique visitors to the sanctuary website.</td>
<td>Number of people reached by website: 1 million</td>
<td>Raise Awareness</td>
</tr>
<tr>
<td>By 2012, the sanctuary will implement formal and informal educational programming reaching one million people.</td>
<td>SBNMS will track the number of people accessing information from sanctuary educational programming.</td>
<td>Number of people reached: 2500</td>
<td>Raise Awareness</td>
</tr>
</tbody>
</table>
Compatibility Determination
Action Plan

Issue Statement
The Compatibility Determination (CD) Action Plan (AP) recommends a process by which to determine what constitutes a compatible use of sanctuary resources. The NMSA has as a purpose and policy to facilitate uses that are compatible with the primary objective of resource protection, but is silent on how compatibility should be determined. This AP describes a framework for developing a sanctuary compatibility analysis. The AP only recommends a process; it does not determine the appropriateness of any specific sanctuary use, current or potential, nor does it recommend any actions that could affect the outcome of other action plans in this publication. Background information on compatible use determination is available at http://stellwagen.noaa.gov/management/mpr/workinggroups.html.

Goal
The goal of the CD AP is to develop a framework to assess and evaluate whether existing or proposed human uses are compatible with the sanctuary's primary objective of resource protection.

Objectives
The CD AP has one objective and associated strategies to address the issues regarding compatible use (Table 35).

• CD.1—Develop a Framework for Sanctuary Compatibility Determination.

The estimated costs for implementation of the CD AP are indicated in Table 36. The performance measures are listed in Table 37.
**CD.1 OBJECTIVE—DEVELOP A FRAMEWORK FOR SANCTUARY COMPATIBILITY DETERMINATION**

**Background.** SBNMS is considering using a Sanctuary Compatibility Analysis Process (S-CAP) to clarify and resolve compatibility issues. S-CAP uses a hierarchical approach, which flows from broad statements of SBNMS ‘vision’ and ‘mission’ to more specific management ‘goals’ and ‘objectives’ to determine whether uses are compatible with sanctuary resource protection. Figure 127 provides a hypothetical application of S-CAP to sanctuary management.

S-CAP is a means to screen whether a use is compatible, or how it could be made compatible, and thus consistent with the site’s vision, mission, goals and objectives. It is a potential decision-making tool for application in sanctuary management, including performance planning (such as in management plan reviews), and for addressing questionable situations regarding specific uses. S-CAP has the following objectives:

- Define the role of stakeholders and managers;
- Define the decision-making process, such that decisions are rational and transparent; and
- Address current uses, new uses, the scale of use, and the cumulative impacts of multiple uses.

[Note: Issues regarding conflicting uses that have no impact or risk of impact to sanctuary resources are not intended to be resolved by S-CAP or any other compatibility approach, as such issues present conflicts between uses, not between a use and resource protection].

**Strategies (2) To Develop a Framework for Sanctuary Compatibility Determination**

1. Demonstrate the application of S-CAP. S-CAP will be used to answer specific questions regarding whether a use(s) is/are compatible with the sanctuary’s primary objective of resource protection. Note that the NMSA prohibits the destruction, loss or injury of any sanctuary resource managed under law or regulation for the sanctuary. The SBNMS vision, mission, goals and management objectives will provide guidance for S-CAP deliberations.

   **Priority:** High
   **Status:** Planned, 2013
   **Activities:**

   1.1 The ONMS will evaluate the application of S-CAP and determine its usefulness as a decision-making tool. The process is an objective approach, which seeks to incorporate the best available scientific information, allows for stakeholder involvement and should be easy to understand and apply. It can incorporate measurable standards and indicators as thresholds for decision-making, if advisable. Ultimately, a pilot study or monitoring program, preferably utilizing collaborative research, may be necessary to properly evaluate and refine the application of this tool in certain cases.

   [Note: S-CAP should first consider whether a use is already prohibited or subject to regulation. A use in the sanctuary permitted or regulated by another agency pursuant to a different authority may still be found to be incompatible with the SBNMS vision, mission, goals and objectives. It is important at this point that the S-CAP clearly guide how to decide if and how a use can be made compatible by imposing mitigations and what those mitigations would be.]

   **Status:** Planned, 2011

1.2 Refine S-CAP by incorporating results of ongoing sanctuary monitoring. Regularly update monitoring information. Make the updated information available for S-CAP evaluation to ensure that the process remains applicable under changing environmental conditions and evolving uses of sanctuary resources.

   **Priority:** Medium
   **Status:** Planned, 2014

<table>
<thead>
<tr>
<th>Table 35. Objectives, associated strategies, and priorities for CD action plan.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Objective</strong></td>
</tr>
<tr>
<td>CD.1 Develop a Framework for Sanctuary Compatibility Determination</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>
**Figure 127. Hypothetical application of S-CAP process.**

**Issue:** Does ‘x’ activity in the SBNMS harm marine mammals? Is it a use compatible with the sanctuary’s purpose?

**Vision:** Ecological integrity is protected.

**Mission:** Resource protection

**Goal:** Protect assemblages of marine mammals

**Objective:** Strengthen the protection of marine mammals by assessing and minimizing behavioral disturbance, including vessel strikes to and entanglement of marine mammals, and by fostering cooperation with cross-jurisdictional partners whose activities could impact marine mammals.

**Standard:** Marine mammal behavior is not altered and marine mammals are not struck or entangled by ‘x’ activity.

**Indicators** that standard is being achieved:

- No marine mammals are struck or entangled by ‘x’ activity.
- No change in marine mammal distribution due to ‘x’ activity.
- Surface-to-dive time ratio for marine mammals is within normal range and unaffected by ‘x’ activity.
- Marine mammal communication is unimpeded by ‘x’ activity.

---

**Table 36. Estimated costs for CD action plan.**

<table>
<thead>
<tr>
<th>Strategy</th>
<th>Estimated Cost ($000)*</th>
<th>Total Estimated 5 Year Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1.1) Demonstrate the application of S-CAP.</td>
<td>0.0 0.0 0.0 0.0 0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(1.2) Refine S-CAP by incorporating results of ongoing sanctuary monitoring.</td>
<td>0.0 0.0 0.0 0.0 0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><strong>Total Estimated Annual Cost</strong></td>
<td><strong>0.0 0.0 0.0 0.0 0.0</strong></td>
<td><strong>0.0</strong></td>
</tr>
</tbody>
</table>

*Cost estimates exclude federal labor costs.

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**Table 37. Performance measures for CD action plan.**

**Desired Outcome(s) For This Action Plan**

Framework is established to assess and evaluate whether human uses are compatible with the sanctuary’s primary objective of resource protection.

<table>
<thead>
<tr>
<th>Performance Measures</th>
<th>Means of Evaluation</th>
<th>Baseline</th>
<th>ONMS Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 2013, demonstrate the application of the Sanctuary Compatibility Analysis Process (S-CAP).</td>
<td>SBNMS advisory council will form a working group, which will file a report on the utility of the process as a decision-making tool.</td>
<td>Application of S-CAP: 0</td>
<td>Living marine resources, habitat, and water quality.</td>
</tr>
</tbody>
</table>
The National Marine Sanctuaries Act provides that the primary objective of sanctuary management is resource protection. Ecosystem protection in SBNMS requires the preservation/enhancement of biological and habitat diversity and care for the associated physical environment. The sanctuary’s challenge is to restore and maintain the ecological integrity of the site in the face of human-induced impacts and environmental uncertainty while facilitating compatible use.

Three action plans underscore public scoping concerns regarding ecosystem protection. The Ecosystem-Based Sanctuary Management (EBM) Action Plan establishes a framework and supporting infrastructure to integrate knowledge of ecological relationships with societal values to minimize human impacts to sanctuary resources. The Ecosystem Alteration (EA) Action Plan addresses the means to work with various agencies and user groups to reduce the alteration of benthic habitats by various uses and mitigate the ecological impacts of biomass removal by fishing. The Water Quality (WQ) Action Plan assesses and conserves water quality in the sanctuary by developing monitoring and contingency plans to examine and reduce pollution discharges, waste streams and catastrophic events that may adversely impact sanctuary resources.
ECOSYSTEM-BASED SANCTUARY MANAGEMENT
ACTION PLAN

ISSUE STATEMENT

The Ecosystem-Based Sanctuary Management (EBSM) Action Plan (AP) makes recommendations for comprehensive ecosystem protection, preservation/enhancement of biological diversity, zoning including no-take zones, ecosystem-based management practices and consideration of boundary modification.

Ecosystem-based management arose in the late 20th century to address the scientific uncertainty inherent in natural systems and the failures of single-species management approaches to adequately address that scientific uncertainty. In simplest terms, an ecosystem is a set of inter-related biological communities and their associated physical environment. It includes all marine organisms together with the abiotic properties of the water column and seafloor and is connected to the human users. Over the past decade, marine ecosystem-based management has been variously practiced (Arkema et al., 2006; Leslie et al., 2008) discuss the broader aspects of implementation.

Since SBNMS is not a singularly discrete ecosystem unto itself, but rather part of the much larger GoM ecosystem, the application of EBSM to the SBNMS will be approached in two ways. First, EBSM will involve intensive collaboration with agencies charged with managing components of the ecosystem on a regional scale that overlaps with and goes beyond sanctuary boundaries. Second, EBSM will involve intensive research and monitoring within sanctuary boundaries, where an obvious sub-set of the larger GoM ecosystem is being managed.

There are no comprehensive ecosystem-based management plans in place for the southern GoM at this time. For example, SBNMS regulates the mining of sand and gravel, disturbance of the seafloor (with the exception of fishing activity), and discharge of matter within its boundaries. Fisheries management in the Federal waters of the region is directed at species of concern, while considering the effects on other ecosystem components and issues. Even though the NOAA Fisheries Service Atlantic Large Whale Take Reduction Team has grouped a number of large cetaceans under its auspices, the Marine Mammal Protection Act is enforced on a species-by-species basis.

GOAL

The goal of the EBSM AP is to protect the ecological integrity of SBNMS including that the sanctuary contributes to the healthy functioning of the larger GoM ecosystem. Effective implementation should: consider ecological processes that operate both inside and outside sanctuary boundaries; recognize the importance of genetic, species and habitat diversity; and accommodate human uses within the sanctuary to the extent compatible with the primary goal of resource protection. EBSM will integrate knowledge of ecological interrelationships with societal values to minimize human impacts to sanctuary resources.

OBJECTIVES

The EBSM AP has five objectives and associated strategies to implement EBSM and establish the infrastructure and framework for its continued development (Table 38).

- EBSM.1—Establish a Science Review Framework
- EBSM.2—Establish an Information Management System
- EBSM.3—Understand Ecosystem Structure and Function
- EBSM.4—Protect Ecological Integrity
- EBSM.5—Evaluate the Need and Feasibility for Modifying the Sanctuary Boundary

The estimated costs for implementation of the EBSM AP are indicated in Table 39. The performance measures are listed in Table 40.
Table 38. Objectives, associated strategies, and priorities for EBSM action plan.

<table>
<thead>
<tr>
<th>Objective</th>
<th>Strategy</th>
<th>Priority</th>
</tr>
</thead>
<tbody>
<tr>
<td>EBSM.1 Establish a Science Review Framework</td>
<td>(1.1) Work with the advisory council to establish a science advisory working group.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(1.2) Convene a sanctuary science symposium.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(1.3) Form a science consortium.</td>
<td>Low</td>
</tr>
<tr>
<td>EBSM.2 Establish an Information Management System</td>
<td>(2.1) Design and implement an information management system.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(2.2) Design and implement a web portal for public access to databases.</td>
<td>Low</td>
</tr>
<tr>
<td>EBSM.3 Understand Ecosystem Structure and Function</td>
<td>(3.1) Define and operationalize the term ecological integrity.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(3.2) Develop programs to monitor and evaluate ecological integrity within the sanctuary.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(3.3) Establish research programs directed at informing EBSM.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(3.4) Develop models that afford a predictive capability to better understand sanctuary dynamics and to guide EBSM.</td>
<td>Medium</td>
</tr>
<tr>
<td>EBSM.4 Protect Ecological Integrity</td>
<td>(4.1) Continue to convene the zoning working group of the advisory council to: (1) evaluate the adequacy of existing zoning schemes in SBNMS, (2) address the scientific requirements to meet the goals of EBSM, and if needed (3) develop a modified zoning scheme including consideration of fully protected reserves.</td>
<td>High</td>
</tr>
<tr>
<td>EBSM.5 Evaluate the Need and Feasibility of Modifying the Sanctuary Boundary</td>
<td>(5.1) Evaluate the need and feasibility for modifying the sanctuary boundary.</td>
<td>Low</td>
</tr>
</tbody>
</table>

EBSM.1 Objective—Establish a Science Review Framework

Background. A science review framework is needed to ensure that the sanctuary is using the best available, highest quality science for decision-making. The framework will consist of three parts: a science advisory working group, a sanctuary science symposium and a research consortium.

Strategies (3) To Establish a Science Review Framework

(1.1) Work with the advisory council to establish a science advisory working group. A science working group of the advisory council will assist in developing a science plan, thereby setting parameters for identifying and meeting key science needs. Scientific and technical membership will be drawn from area universities, research organizations and government agencies and will have representation covering the biological, geo-physical and societal disciplines. The working group will advise the advisory council, which will in turn advise the sanctuary superintendent on research and monitoring issues and provide assistance with developing a research and monitoring plan.

Priority: High
Status: Planned, 2011

Activities:

1.1.1 Develop a science plan that details the research, monitoring, and modeling activities necessary to carry out the sanctuary mission and inform management decisions (see Strategies EBSM 3.1-3.4).
Status: Planned, 2011
(1.2) Convene a sanctuary science symposium. SBNMS will organize a symposium on sanctuary science to assist with reviewing the results of research in the sanctuary on essential protection issues that inform EBSM. The science symposium will further knowledge of the sanctuary ecosystem by fostering interaction and appropriate collaborative research between users and researchers on topics such as marine mammal acoustics, prey dynamics, oceanography, water quality, fish movement, etc. This should be a biennial symposium in which to share knowledge with the advisory council, SBNMS staff, academic and government scientists, stakeholder organizations and other interested parties on a regular and timely basis.

Priority: Medium
Status: Planned, 2011

(1.3) Form a science consortium. SBNMS will serve as secretariat for an informal body that will ensure productive collaboration through timely dissemination of the research and monitoring results produced by the sanctuary. The consortium will be open to individuals who are committed to understanding how the sanctuary functions and who can contribute to furthering that understanding. An email/list server or website will foster the sharing of ideas and posting of results (see Strategy EBSM 2.2).

Priority: Low
Status: Planned, 2011

EBSM.2 Objective—Establish an Information Management System

Background. An information management system will be established to process, synthesize, and analyze scientific data by building upon the sanctuary’s existing infrastructure capacity with outside software expertise. The objective is to develop a well-designed information management and dissemination tool to facilitate science-based EBSM. The system should be designed so that information can be widely
accessible to sanctuary staff, scientists, decision makers and the public. By setting up a database on an in-house server, SBNMS will expand the range and uses of existing data.

Strategies (2) To Establish an Information Management System

(2.1) Design and implement an information management system. The system will need to meet specified requirements related to data input, data access by various users, metadata, analysis, etc. It will afford internal use by SBNMS staff and subsequent access by the public (see Strategy EBSM 2.2).

Priority: High
Status: Planned, 2012
Activities:

2.1.1 Establish a quality assurance/quality control program. The program will ensure the integrity and quality of the data from collection to archiving.

Status: Planned, 2012

2.1.2 Establish a full-time database technician position. A database technician is needed to manage and administer this system.

Status: Planned, 2012

(2.2) Design and implement a web portal for public access to databases. This tool will make data accessible to the public within a reasonable timeframe, while maintaining the security of the NOAA network.

Priority: Low
Status: Planned, 2012

EBSM.3 OBJECTIVE—UNDERSTAND ECOSYSTEM STRUCTURE AND FUNCTION

Background. Ecosystem structure refers to the arrangement of ecosystem components (physical and biological) over spatial and temporal scales. Ecosystem function refers to the processes of the ecosystem such as predation, succession and competition that in turn can mediate ecosystem structure. EBSM requires knowledge of what components make up the sanctuary ecosystem and what processes influence the arrangement of the components.

Strategies (4) To Understand Ecosystem Structure and Function

(3.1) Define and operationalize the term ecological integrity. As a concept, ecological integrity is location and scale dependent; it implies a sound or whole condition in both an intuitive and technical sense. It refers to the structural status and functioning of an ecological system (e.g., SBNMS). It considers human interactions and is the central concept to applying EBSM.

|Note: A working definition of ecological integrity has been proposed by the Zoning Working Group for advisory council consideration: “Ecological integrity is defined as the degree to which the system is structurally intact and functionally resilient within the context of historical baselines. Structurally intact means that the native parts of the system are maintained as well as their relationships. Functional resilience is the system’s ability to resist changes caused by human or environmental perturbations, or should change occur, to recover over time.”]

Priority: High
Status: Ongoing
Activities:

3.1.1 Develop an operational definition of ecological integrity that can be evaluated and monitored over time. The definition requires sufficient objectivity and specificity, such that its measurement can be quantified and the determination of status can be unequivocal.

Status: Ongoing

3.1.2 Develop metrics for monitoring and evaluating ecological integrity. This activity involves developing biological and socio-economic indices based on the definition that are sufficiently robust for routine application, yet reliable across some set scale of the sanctuary and in the face of environmental variability.

Status: Ongoing

3.1.3 Develop appropriate measures of biological diversity and identify those processes that mediate patterns of diversity. This activity aims to evaluate various measures of diversity and to determine which ones most appropriately reveal the effectiveness of management actions.

Status: Ongoing

(3.2) Develop programs to monitor and evaluate ecological integrity within the sanctuary. The suite of metrics developed will be monitored periodically to reveal the status of diversity measures, key ecological processes and human uses in the sanctuary.

Priority: High
Status: Ongoing
Activities:

3.2.1 Develop an ecological monitoring program that will discern changes in the natural systems of the sanctuary and which will afford a comprehensive understanding of the site’s ecological integrity. Two objectives of the monitoring program will be to determine the efficacy of any zones implemented in the sanctuary for purposes of EBSM and to discern effects caused by climate change.

Status: Ongoing

3.2.2 Develop a human-use monitoring program to fully understand the types and level of use of the sanctuary, the spatial and temporal distribution of use, the use adjacent to currently closed areas and the impacts of regulations on use patterns. The program should provide adequate spatial resolution to reconstruct with statistical confidence the distribution of human impacts relative to habitat. The program should discern socio-economic
impacts and incorporate traditional knowledge so that social capital can be an integral component of EBSM. Monitoring could be done by automated information systems (AIS), vessel monitoring systems (VMS), radar, refinement of vessel trip reports (VTR), call-in systems and standardized shipboard surveys. Activities will be implemented in cooperation with NOAA Fisheries Service, USCG and the affected public.

Status: Ongoing

3.2.3 Establish an integrated ocean observing system in the sanctuary to collect real-time information at multiple depths on oceanographic and biological variables identified to aid EBSM and discern the effects of climate change. The observing system could be a subset of the Gulf of Maine Ocean Observing System (GoMOOS) and would be implemented remotely through a combination of component surface and seafloor sensors and satellites.

Status: Ongoing

(3.3) Establish research programs directed at informing EBSM. Research programs will complement monitoring programs by investigating ecological processes that explain the patterns identified from monitoring. The science advisory working group should advise on questions to be answered by various research programs (see Strategy EBSM 1.1).

Priority: High

Status: Ongoing

Activities:

3.3.1 If appropriate, develop collaborative research programs with recreational and commercial fishing organizations. Collaborative programs will help answer specific questions about the ecology of the sanctuary and its use. Potential examples include the Massachusetts Fishermen’s Partnership (MFP) Fishermen’s Initiative for Scientific Habitat and Ecosystem Research (FISHER) project within the SBNMS.

Status: Ongoing

3.3.2 Classify and map benthic habitats. The SBNMS currently has high-resolution multi-beam imagery of the entire sanctuary. However, benthic habitats have not been classified or mapped based on the multi-beam data and ground-truthing data (e.g., video, sediment sampling and other means). Habitat classification and mapping would greatly facilitate planning and resource management efforts.

Status: Ongoing

3.3.3 Conduct research to understand movements of organisms relative to seascape features within the sanctuary and movement between the sanctuary and surrounding waters. This effort would include completing ongoing research, including cooperative research to tag and track Atlantic cod and expand the research to include other species.

Status: Ongoing

3.3.4 Conduct research to understand the effects of natural disturbance (e.g., storm and tidal events) on seascapes and seafloor habitats. Topographic complexity is mediated by natural as well as anthropogenic disturbance. This research will discern the characteristics of natural disturbance, such as the maximum depth affected by storm waves.

Status: Planned, 2011

3.3.5 Conduct research to quantify the impacts of climate change on ecosystem structure and function. This research will be directed at collecting specific information for the parameterization of ecosystem models, which will be used to assess the effect of climate change, including ocean acidification, on overall ecosystem productivity, biodiversity and the provision of environmental services.

Status: Planned, 2011

3.3.6 Quantify pollutant loadings to sanctuary waters and apply findings to EBSM. See objectives and strategies in the Water Quality action plan for related context.

Status: Planned, 2012

(3.4) Develop models that provide a predictive capability to better understand sanctuary dynamics and to guide EBSM. Models are powerful tools for synthesizing and visualizing data from monitoring and directed research and for simulating past, current or future conditions in SBNMS. As our knowledge of the marine environment is often limited by the difficulties and costs associated with both vessel-based and underwater research, it is important to maximize the predictive utility of the data we do gather and characterize the uncertainty surrounding our samples. These tasks are best addressed through modeling, which allows managers to utilize empirical data to form conclusions and quantify the associated level of uncertainty.

Because threats to sanctuary resources are often immediate, managers often need to make decisions based on the best available data. Models can help to identify directions for future research that will reduce uncertainty in areas important to decision-making. Models are useful in guiding both sanctuary-sponsored research and proposals from the greater research community towards the creation of substantive policy.

Priority: Medium

Status: Planned, 2013

Activities:

3.4.1 Develop a dynamic ecosystem model linking patterns of habitat and species diversity with ecological processes. The science advisory working group and advisory council will review the model and make recommendations to the sanctuary superintendent on its limits and capabilities.

Status: Planned, 2013
3.4.2 Develop a model(s) that predict(s) larval recruitment, dispersal and connectivity between habitats within, and to and from habitats external to, the sanctuary. The model should clarify the role that SBNMS plays in larval recruitment by identifying sources, sinks, rates of movement and concentrations of larvae using data from various sources. 

**Status:** Planned, 2013

3.4.3 Develop an internal oceanographic circulation model for the sanctuary that interfaces with other models to tie together local, regional and larger-scale patterns. Development of this model is essential to understand and predict egg and larval transport, and the fate and effect of nutrients and pollutants.

**Status:** Planned, 2013

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**EBSM.4 OBJECTIVE—PROTECT ECOLOGICAL INTEGRITY**

**Background.** The primary goal of EBSM is to protect the ecological integrity of the sanctuary. This goal is akin to protecting ecosystem health (e.g., Costanza et al., 1992). No single action is sufficient to protect the integrity of the system short of making the entire sanctuary a no-take wilderness area, which is not the intention. The purpose of this objective is to implement a set of complementary strategies that together will ensure the integrity of the ecosystem.

**Strategy (1) To Protect Ecological Integrity**

(4.1) Continue to convene the zoning working group of the advisory council established in 2004 to: (1) evaluate the adequacy of existing zoning schemes in SBNMS, (2) address the scientific requirements to meet the goals of EBSM and, if needed (3) develop a modified zoning scheme including consideration of fully protected reserves. The zoning working group will review and evaluate data and information, as it becomes available through various venues (e.g., Omnibus Essential Fish Habitat process, sanctuary efforts) and will make recommendations to the advisory council. The advisory council will evaluate the recommendations and advise the sanctuary superintendent regarding the adequacy of existing zoning measures. The working group will be asked to make its recommendations within two years of the publication date of the Federal Register Notice notifying the public of the availability of the final management plan. [See Strategy EA 2.1] Appendix R provides details on the membership and charge of the zoning marking group. Appendix S provides information on existing marine resources management zones that overlap the sanctuary.

**Priority:** High

**Status:** Ongoing

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**EBSM.5 OBJECTIVE—EVALUATE THE NEED AND FEASIBILITY OF MODIFYING THE SANCTUARY BOUNDARY**

**Background.** The southern end of Jeffreys Ledge is included within the boundary of the SBNMS, whereas the majority of Jeffreys Ledge lies outside of the sanctuary. Jeffreys Ledge is an important habitat and resource area for many of the same species that frequent the sanctuary, but it is a profoundly different habitat type. The seafloor habitat of Jeffreys Ledge consists primarily of bedrock rather than the sand, gravel and mud habitats that principally comprise the SBNMS. Those differences aside, large pelagic fish will in the course of a feeding season frequent both the sanctuary and Jeffreys Ledge in search of forage species particularly herring. Many of the groundfish species do the same. The two geographic areas are ecologically intertwined and could be considered one integral system. Based on this rationale, much public comment during scoping called for expanding the boundary of the sanctuary to include Jeffreys Ledge.

The SBNMS is well-suited as a sanctuary in that it was established in an area used preferentially by humpback whale juveniles and reproductively mature/active females (Robbins, 2007). These natal classes typically play important roles in large mammal population dynamics (Robbins, 2007), the first because of the sensitivity of juveniles to environment and/or population density and the second because of the importance of reproductively mature females to population growth. While humpback whales presently have broad legislative protection in the U.S. waters of the GoM, the sanctuary provides an opportunity for focused management, including research, monitoring and enforcement. However, despite the appropriateness of its location, the size of SBNMS does not encompass the range of any individual humpback whale.

Proposals have been made to extend the SBNMS boundaries to the north to include more of Jeffreys Ledge (as noted above). However, Robbins (2007) indicates that the choice of areas would not have equal results where humpback whales are concerned. Adults move between all of the GoM areas studied, but the areas of particular importance to SBNMS whales were the Great South Channel and western Georges Bank. An extension to the south would incorporate the most common alternate summer habitat of SBNMS humpback whales, as well as an important habitat for juveniles and an area of routinely high humpback whale density (Figure 52a this document). Extension to the north would encompass fewer humpback whales, but a slightly different demographic than is presently observed in the sanctuary. Although both areas are in proximity to the SBNMS, the relative importance of each area should be considered when evaluating the need for sanctuary boundary modification.

During management plan preparation, suggestions were made to extend the sanctuary boundary to the east and north to include all or more of the “Level 3” habitat closed area established within the Western Gulf of Maine Closure Area (WGoMCA) (Figure 17). The WGoMCA is closed indefinitely on a year-round basis to all bottom-tending mobile gear, bottom-tending gillnets, clam and scallop dredges, and shrimp trawls and includes a sizeable portion (approximately 50%) of Jeffreys Ledge. The WGoMCA currently overlaps 22% of the sanctuary along the eastern boundary.
and is serving as a relatively unimpacted reference site for sanctuary research. Refer to the sidebar “Seafloor Habitat Recovery and Monitoring Project” in the section on Resource States.

In considering sanctuary boundary modification to include the “Level 3” portion of the WGoMCA, the following relationships could apply. Total boundary length and boundary-to-area ratio are smaller for conservation strategies that emphasize a single protected area versus those that allocate the same amount of habitat area among two or more sites (Cooke and Auster, 2006). A single large protected area in the sanctuary might be favored over several smaller ones for a number of reasons (Fogarty, 1999; Dayton et al., 2000), including reduced socio-economic impact of habitat protection. Smaller boundary-to-area ratios also tend to reduce movement rates of mobile organisms from inside an area to outside (Polacheck, 1990; Lindholm et al., 2001). Thus larger areas may offer more protection to their inhabitants, particularly if exploitation occurs right on the boundary, as is occurring in the sanctuary (Figure 101, 2001–2002 survey period). On the other hand, multiple sites increase both redundancy and the likelihood of including greater biodiversity.

The examples provided above are not specific recommendations. Instead, the discussion serves as a framework for fostering dialogue and envisioning some criteria that might be considered in evaluating sanctuary boundary modification within the context of ecosystem-based sanctuary management.

Strategies (1) To Evaluate the Need and Feasibility of Modifying the Sanctuary Boundary

(5.1) Evaluate the need and feasibility of modifying the sanctuary boundary to include Jeffrey’s Ledge.

Priority: Low
Status: Planned, 2011

<table>
<thead>
<tr>
<th>Table 39. Estimated costs for EBSM action plan.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Strategy</strong></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>(1.1) Ask the advisory council to establish a science advisory working group.</td>
</tr>
<tr>
<td>(1.2) Convene a sanctuary science symposium.</td>
</tr>
<tr>
<td>(1.3) Form a science consortium.</td>
</tr>
<tr>
<td>(2.1) Design and implement an information management system.</td>
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<tr>
<td>(3.1) Define and operationalize the term ecological integrity.</td>
</tr>
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<td>(3.2) Develop programs to monitor and evaluate ecological integrity within the sanctuary.</td>
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</tr>
<tr>
<td>(3.4) Develop models that afford a predictive capability to better understand sanctuary dynamics and to guide EBSM.</td>
</tr>
<tr>
<td>(4.1) Continue to convene the zoning working group of the advisory council to: (1) evaluate the adequacy of existing zoning schemes in SBNMS, (2) address the scientific requirements to meet the goals of EBSM, and if needed (3) develop a modified zoning scheme including consideration of fully protected reserves.</td>
</tr>
<tr>
<td>(5.1) Evaluate the need and feasibility of modifying the sanctuary boundaries to include Jeffrey’s Ledge.</td>
</tr>
<tr>
<td><strong>Total Estimated Annual Cost</strong></td>
</tr>
</tbody>
</table>

*Cost estimates exclude federal labor costs.
**TABLE 40. PERFORMANCE MEASURES FOR EBSM ACTION PLAN.**

**Desired Outcome(s) For This Action Plan**

The ecological integrity of the SBNMS is restored as a subset of a healthy functioning Gulf of Maine ecosystem.

<table>
<thead>
<tr>
<th>Performance Measures</th>
<th>Means of Evaluation</th>
<th>Baseline</th>
<th>ONMS Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 2012, personnel and projects will be in place to implement an ecosystem-based management program.</td>
<td>A community ecologist and database management technician will be hired.</td>
<td>Program personnel dedicated to ecosystem-based management: 0</td>
<td>Protect Resources</td>
</tr>
<tr>
<td>By 201, a science advisory working group will be convened to help develop a revised science plan.</td>
<td>A revised SBNMS science plan will be developed.</td>
<td>Revision of existing science plan: 0</td>
<td>Protect Resources</td>
</tr>
<tr>
<td>By 2012, management protocols are in place to ensure that the ecological integrity of 22%* of the sanctuary will be fully restored.</td>
<td>Ecosystem-based management indicators will be established and monitored.</td>
<td>Percent of the sanctuary that is fully protect: 0</td>
<td>Protect Resources</td>
</tr>
</tbody>
</table>

*The WGoMCA restricting the use of bottom mobile fishing gear and gillnets overlaps with approximately 22% of the eastern portion of the sanctuary.*
**Ecosystem Alteration Action Plan**

**Issue Statement**
The Ecosystem Alteration (EA) Action Plan (AP) makes recommendations to reduce or mitigate anthropogenic perturbations in SBNMS, as distinguished from impacts due to natural disturbance. Anthropogenic or human imposed impacts include the laying of submarine pipelines and cables, fishing activities, pollution and degradation of water quality, ocean dumping and marine debris, disposal of dredged materials, introduction of exotic species, offshore mariculture and coastal development activities. This action plan focuses on the laying of pipelines and cables and fishing activities. Other sources of ecosystem alteration are treated variously in other action plans, such as for ecosystem based management, water quality and interagency cooperation.

**Goal**
The goal of the EA AP is to reduce or mitigate identifiable impacts on key sanctuary resources due to human activities.

**Objectives**
The EA AP has three objectives and associated strategies to reduce or prevent ecosystem alteration (Table 41).

- **EA.1**—Reduce Ecological Impacts from the Laying of Submarine Cables and Pipelines
- **EA.2**—Reduce Alteration of Benthic Habitat by Mobile Fishing
- **EA.3**—Reduce Ecological Impacts of Biomass Removal by Fishing

The estimated costs for implementation of the EA AP are indicated in Table 42. The performance measures are listed in Table 43.
### Table 41. Objectives, associated strategies, and priorities for EA action plan.

<table>
<thead>
<tr>
<th>Objective</th>
<th>Strategy</th>
<th>Priority</th>
</tr>
</thead>
<tbody>
<tr>
<td>EA.1 Reduce Ecological Impacts from the Laying of Submarine Cables and Pipelines</td>
<td>(1.1) Establish minimum criteria for special use permit applications for the laying of cables and pipelines.</td>
<td>Low</td>
</tr>
<tr>
<td>EA.2 Reduce Alteration of Benthic Habitat by Mobile Fishing</td>
<td>(2.1) Develop a process to establish reference areas that serve as benchmarks for discerning human and natural impacts on habitat.</td>
<td>High</td>
</tr>
<tr>
<td>EA.3 Reduce Ecological Impacts of Biomass Removal by Fishing Activity</td>
<td>(3.1) Minimize bycatch and discard of all species, in all fisheries (commercial and recreational), by all gear types.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(3.2) Determine the effects of biomass removal of targeted species by commercial and recreational fishing on the ecological integrity of the sanctuary.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(3.3) Develop a management strategy with NOAA Fisheries Service and the NEFMC to evaluate and protect an optimal forage base to maintain the ecological integrity of the sanctuary.</td>
<td>High</td>
</tr>
</tbody>
</table>

### EA.1 Objective—Reduce Ecological Impacts from the Laying of Submarine Cables and Pipelines

**Background.** Public scoping raised concerns over the appropriateness of laying submarine cables and pipelines in the sanctuary. The proximity of the SBNMS to Boston increases the probability that the sanctuary will face future cable or pipeline proposals. The laying of cables and pipelines results in permanent or long-term emplacement of equipment and materials on or in the seabed. The risk of ecosystem alteration posed by pipelines is often considered several orders of magnitude greater than that posed by fiber optic cables, because pipelines are not as easily buried as cables and because the material they carry could pose harm if leaked to the environment.

The laying of cables and pipelines is a prohibited activity in the SBNMS under the existing alteration of the seabed regulation. However, prohibited activities can be permitted on a case-by-case basis if they meet the regulatory/statutory criteria. In August of 2000, the ONMS issued an Authorization/Special Use Permit (SUP) to 360Networks, Inc. [dba 360atlantic (USA) Inc.] to allow the laying of a high-capacity fiber optic cable to traverse approximately 12.1 miles (19.8 kilometers) within the sanctuary. The high resolution, multi-beam topography map of the sanctuary was utilized to route the cable through soft sediments. An environmental impact statement was prepared prior to the issuance of the permit. In 2002, 360Networks Inc. filed for bankruptcy. The cable was later purchased by Columbia Ventures Corporation [dba Columbia Ventures US Acquisition LLC (“CVC USA”)] and is currently permitted to that firm.

[Note: The spatial extent of impacts from the laying of the fiber optic cable in SBNMS has been assessed and compared to the spatial extent of impacts from a single 4.5m width scallop dredge towed at 2.5m per second fished in the sanctuary. The total spatial extent of the area impacted by the laying of the fiber optic cable (0.0594 sq km) is the equivalent to 88 minutes spent fishing with a standard scallop dredge in the GoM. This represents 0.0027% of the sanctuary area. By comparison, work by Auster et al. (1996) for the entire GoM suggests that for 78% of the sanctuary area, i.e., excluding the WGoMCA overlap within the sanctuary, nearly every square kilometer is dragged by mobile fishing gear at least once per year on average. Refer to Figure 117a in this document for corroborating findings specific to the SBNMS and to Objective EA.2].

**Strategies (2) To Reduce Ecological Impacts from the Laying of Cables and Pipelines**

(1.1) Establish minimum criteria for authorizations for the laying of cables and pipelines. The following conditions for issuance of an authorization (if granted) should apply for the laying of cables or pipelines within SBNMS:

- Appropriate mitigation and pre- and post-monitoring to assess impacts to sanctuary resources will be performed by an independent contractor hired by the sanctuary at permittee expense.
- The Environmental Impact Statement required of the applicant for a permit should ensure that cable and pipeline routing does not hinder pre-existing compatible uses.
- The sanctuary shall have the option of having the cable or pipeline removed at permittee expense, rather than leaving it in situ at end of serviceable life and in cases of authorization/permit violation.
- The applicant should be required to post a performance bond to ensure that permit safeguards are met.

**Priority:** Low

**Status:** Planned, 2010

### EA.2 Objective—Reduce Alteration of Benthic Habitat by Mobile Fishing

**Background.** Review of scientific literature and preliminary results of related studies indicates that bottom mobile gears (scallops and groundfish otter trawls) commonly fished in the SBNMS impose the greatest anthropogenic impact on benthic habitats. This impact is evidenced by the loss or dispersal of physical features (e.g., piled boulder reefs and sand waves) or the loss of structure-forming organisms.
Generally, these alterations have led to changes in the biomass, species diversity, age and size composition and productivity of the associated biota (Jennings and Kaiser, 1998; Collie, et al. 2000), changes that substantially alter the structure and function of biological communities.

Key factors affecting such changes include the type of bottom fishing gear, level of fishing effort, the spatial distribution of the fishing effort and the physical and biological characteristics of the bottom where fishing is conducted (McGee, 2004; Stevenson, 2004). Once a benthic habitat has been degraded by initial fishing pressure, it is not necessarily continuously degraded by continued fishing pressure. Although continued pressure does not allow the habitat to recover, it might retain sufficient productivity to remain viable as a commercial fishery (M. Kaiser, University of Wales, presentation to EA WG, 2004) but not fulfill all of its prior ecological functions.

Among specific benthic habitats, hard bottom (boulder and gravel) and mud substrata appear to be the most sensitive to the removal of physical and biological structure by mobile fishing gear, with coarse sand demonstrating the least impact (McGee, 2004; Stevenson, 2004). In SBNMS, the make-up of substratum type is approximately 38% boulder and gravel, 28% mud and 34% sand (SBNMS, unpublished data). By this measure, approximately two-thirds (66%) of the sanctuary’s benthic habitat is particularly vulnerable to the disturbance of bottom mobile fishing gear.

Typically, winter storms with strong winds from the northeast generate sufficient bottom currents to re-suspend sediments only at depths less than 85 m (NOAA, 2006). The majority (75%) of SBNMS is below the zone of natural perturbation by storm events. This means that direct physical disturbance of benthic habitats in the majority of the sanctuary occurs by anthropogenic activities (e.g., cable laying, bottom mobile fishing gear) rather than natural causes.

**Groundfishing Effort within SBNMS.** Substantial changes have occurred to groundfish fisheries since SBNSW was designated in 1992. At the time of designation, there was no limit to the number of days a vessel could fish. In 2004, on average, groundfish fleet permit vessels were reduced to approximately 53 groundfish days-at-sea (DAS) annually; that number was reduced to approximately 48 DAS in 2006 through 2008 and down to 40 DAS in 2009.

Effort reduction actions taken by NOAA Fisheries Service and the NEFMC have likely decreased the frequency with which bottom otter trawl vessels fish the sanctuary. This could decrease the frequency with which some bottom habitats are trawled. Alternatively, DAS reductions could cause the larger vessels that currently bypass the sanctuary to fish closer to shore to reduce transit time. This could increase their fishing activities in the sanctuary.

Fishing restrictions have also reduced the spatial area available to bottom otter trawlers and probably provide a greater degree of protection to certain key habitats. However, the deep mud habitat (greater than 85 meters depth) is particularly sensitive and vulnerable to constant disturbance by bottom trawling and is not well represented within the areas closed to bottom impact gear within the sanctuary.

A series of ‘rolling closures’ limits groundfishing in all or parts of SBNMS during certain specified months. The Western Gulf of Maine Closure Area (WGoMCA) prohibits bottom otter trawling and scallop dredging year-round in approximately 22% of the sanctuary. The Western GoM Habitat Closure, an area contained within the WGoMCA, provides additional restrictions.

While the substantive steps taken by NOAA Fisheries Service and the NEFMC to rebuild over-fished groundfish stocks in the WGoM may have the additional benefit of reducing benthic habitat alteration by mobile bottom fishing gears in the sanctuary, these measures are not entirely adequate to protect the structure and functional integrity of biological communities in the sanctuary.

For example, research conducted by the sanctuary within the “sliver” (i.e., area of sanctuary that overlaps with the WGoMCA) indicates that recovery from fishing of biological communities associated with mud seafloor habitat occurs on the order of a decade. And yet, seasonal “rolling closures” overlapping the sanctuary allow bottom dragging over sanctuary mud habitats annually. The rate of perturbation that occurs under rolling closures does not protect the structure and integrity of the biological communities associated with this habitat in the sanctuary. However, the rolling closures may be effective as a management tool to rebuild groundfish stocks.

### Strategies (2) To Reduce Alteration of Benthic Habitat by Mobile Fishing

1. **Develop a process to establish reference areas that serve as benchmarks for discerning human and natural impacts on habitat.** There currently are no places within the sanctuary that can serve as true reference areas in the absence of direct human impacts. The WGoMCA, while serving as a relatively unimpacted site, is still subject to some fishing activities (Figure 117). The lack of reference areas compromises NOAA’s ability to effectively manage, because there is no undisturbed, ‘research’ or ‘control’ area to serve as a baseline for differentiating the effects of human activities from natural activities from natural disturbance. Reference areas are also needed to understand the processes of habitat recovery and the associated mechanisms of biological succession that lead to the establishment of mature benthic communities. [Note: This strategy will be addressed by the outcome of Strategy EBM 4.1 which addresses establishing a zoning working group to consider issues including reference areas.]

   **Priority:** High

   **Status:** Ongoing

2. **Develop a science plan to assess and mitigate benthic habitat alteration.** Conduct and/or encourage research resulting in a greater understanding of benthic habitat alteration and ways to mitigate impacts from mobile bottom fishing gears. The research should be directed at determining how benthic habitats and their associated biological
communities are structured and function in the presence and absence of fishing.

Priority: High
Status: Planned, 2011
Activities:

2.2.1 Continue to conduct and encourage additional research on the impacts of bottom mobile gears on ecosystem alteration compared to other anthropogenic impacts and natural disturbance.
Status: Ongoing

2.2.2 Continue to conduct and encourage research to determine spatial patterns of fishing effort in the sanctuary, identify changes in effort over time and space, and assess how those changes may have impacted sanctuary resources.
Status: Ongoing

2.2.3 Conduct and/or encourage research to determine how changes in benthic habitat impact the recruitment and survival of commercial and non-commercial species.
Status: Planned, 2010

2.2.4 Encourage research on the development or improvement of low-impact mobile bottom fishing gear that is 'environmentally sustainable'. Gear mitigations that leave benthic habitats and their associated physical and biogenic structure largely intact are more likely to be compatible with the mission, goals and objectives of the sanctuary.
Status: Planned, 2010

EA.3 Objective—Reduce Ecological Impacts of Biomass Removal by Fishing Activity

Background. Biomass removal includes the targeted capture of commercial species above legally set minimum size/age thresholds; the bycatch and discard of unintended species caught across all size/age classes; and, the removal of species that function as important prey within the ecosystem. Biomass removal also includes structure-forming invertebrates comprising biogenic habitats damaged by fishing. The degree of ecosystem alteration by fishing depends on the scale of total biomass removal, the species-specific survival rate of the bycatch discarded, and the relative abundance of those species constituting both catch and bycatch.

Current information is inadequate to sufficiently understand the specific effects of biomass removal by fishing on the structuring and functioning of biological communities within SBNMS. However, it is highly likely that extraction has caused severe declines or shifts in some, but perhaps not all, ecosystem components and reduced the ecological integrity of the sanctuary. In a study of changes in piscivory associated with fishing induced changes to the finish community on Georges Bank, Link and Garrison (2002b) assert that a major effect of intense fishing pressure is a shift in energy flow for marine ecosystems. A fishery-independent, long-term, standardized database collected on the eastern Scotian Shelf off Nova Scotia revealed that during the past four decades, coherent, community-level reduction in body size, biomass and physiological condition have occurred in the resident demersal fish species (Choi et al., 2004). One of the leading hypotheses offered by the authors to explain the poor health of the resident groundfish was energy depletion in the system associated with the enormous biomass removal due to fishing.

Predators. The selective removal of top predators in large numbers (with attendant reduction in size and age structure of the species population) by commercial and recreational fishing has cascading effects on trophic (food web) dynamics that reshape the structure of biological communities and reduce ecological integrity. This effect is well documented in the scientific literature generally (e.g., Pauly et al., 1998; Tegner and Dayton, 1999) and the North Atlantic specifically (Myers and Worm, 2003; Pauly and McLean, 2003; Lotze and Milewski, 2004; Frank et al., 2005). The pervasive and disproportionate removal of larger, older fish among groundfish species in the GoM is indicated as a source of ecosystem dysfunction (e.g., Jackson et al., 2001; Steneck et al., 2004). In this larger context it is crucial to recognize that, while being commercially valuable, groundfish species function as ecologically important predators.

Atlantic cod act as keystone predators and formerly dominated northern hemisphere marine ecosystems (Frank et al., 2005). As a marketable commodity, this species has been heavily exploited for centuries, particularly so in the last 50 years. The modeling of cod biomass on Canada's Scotian Shelf using historical records indicates that adult biomass today is a mere remnant (4%) of what it was in 1852, in an area known to have been fished since at least 1539 (Rosenberg et al., 2005). Stellwagen Bank has been fished for cod since at least 1614 (Claesson and McKenzie, 2005) and cod stocks there today are over-fished by current standards. Cod preferentially feed on sand lance, Atlantic herring and Cancer spp. crabs on the northeast U.S. continental shelf (Link and Garrison, 2002a).

Examination of fish size-structure in SBNMS over a 38-year period (1963-2000) revealed that the maximum length of 15 species of commercially and biologically important groundfish species all showed decreasing trends (Figure 43 this plan). For seven of the species (white hake, goosefish, winter flounder, silver hake, cod, yellowtail flounder, and haddock), decreases in maximum length ranged from 15% to 49%; maximum length of cod decreased by 27%. When later data were added (2001-2005), there was improvement in the abundance of large individuals of cod and haddock that is consistent with lower fishing mortality (Figure 44 this plan). Other species (particularly the flatfishes) showed signs of a reversing trend in maximum size but are still of concern.

Prey. Atlantic herring (Clupea harengus), American sand lance (Ammodytes dubius) and Atlantic mackerel (Scomber scombrus) are key prey components of the SBNMS food web. The harvest of these prey species and the unintended impacts such removals might have on the
local abundance of higher trophic level predators is likely consequential (Overholtz and Link, 2006). These predator species include marine mammals (numerous of which are threatened or endangered), seabirds, and medium and large fishes (e.g., cod [Gadus morhua], Atlantic bluefin tuna [Thunnus thynnus]). Many of these predators are drawn to, and depend heavily on, the forage base that the sanctuary affords.

While managed fisheries for Atlantic herring and Atlantic mackerel exist in the GoM, there is no directed management of American sand lance in the western North Atlantic, nor does a commercial fishery for sand lance exist in that area (Overholtz et al., 2000). Because these prey species are important forage for whales, sea birds and popular fish species (Overholtz and Nicolas, 1979; Chase, 2002; Overholtz and Link, 2006), their being available and abundant in the sanctuary bears greatly on ecosystem function and the successful provision of ecosystem services (among them whale watching, commercial, charter/party boat, and recreational fishing).

Local depletion of Atlantic herring as a critical food source attracting and sustaining sanctuary wildlife is not a primary consideration in the development of regional fishery management plans. Trophic interactions and total consumption requirements of dependent wildlife are not explicitly considered in stock assessment models underlying these plans, rather predation is subsumed within the natural mortality rate. Yet the consumption of herring by upper trophic level predators (marine mammals, seabirds and piscivorous fish) in the GoM may have exceeded the estimate of natural mortality used in stock assessment models by more than fourfold in 1991 (Read and Brownstein, 2003).

While the amount of herring harvested from the sanctuary varies greatly year-to-year, landings can be relatively large (1mil.–17mil. lbs.) (NMFS/NEFSC VTR data, 1997-2005). Refer to Section IV. Resource States - Reduced Forage Base in this document for an expanded rationale why fishing for herring in the sanctuary is a concern. The sanctuary’s goal is not management of the herring stock. However, the sanctuary has concerns relating to: (1) the potential disruption and depletion of prey fields by fisheries in this local area of critically important whale foraging habitat, and (2) the need to assure functional redundancy among major alternative prey species. These concerns extend to sand lance as well. Sand Lance. Sand lance availability is dependent on environmental conditions and predator-prey interactions, which can be highly variable and difficult to predict (Fogarty et al., 1991; Nelson and Ross, 1991). The availability of sand lance is associated with the species mix and abundance of its principal larval predators - herring and mackerel (Sherman et al., 1981). Herring has exhibited a dramatic increase in population in recent years, and it is uncertain how the ecosystem-shift favoring small pelagic species factors into the rate of predation on sand lance. While two species of sand lance frequent Massachusetts waters (Winters and Dailey, 1988), Ammodytes dubius predominates offshore within the sanctuary (L. Kaufman, Boston Univ., personal communication, 2006). Meyer et al. (1979) provide an early account of the relative abundance, behavior and food habits of sand lance on Stellwagen Bank.

There is the possibility that sand lance spawn in the sanctuary, where they deposit their eggs in sand habitats. What is seen as cyclic availability commonly attributed to coast-wide movement, may partly be due to variations in year-class strength associated with local inter-annual spawning and recruitment success. While the principal offshore species of sand lance differ between the western (A. dubius) and eastern North Atlantic (A. marinus), their known biology is similar. Although sand lance larvae drift with currents, once metamorphosed at around six months, sand lance do not show extensive horizontal movements, but tend to remain associated with a particular patch of substrate (Gauld and Hutcheon, 1990; Pedersen et al., 1999), where they are susceptible to local depletion by fishing.

As noted in the Resource States subsection on Reduced Forage Base in this plan, the sand lance (A. marinus) is the target of the largest single-species fishery in the North Sea with the total allowable catch (TAC) being set at 1 million tons per year (ICES, 1998). The Department of Fisheries and Oceans Canada has identified sand lance (A. dubius) as one of the major unexploited fish resources of the northwest Atlantic (http://www.dfo-mpo.gc.ca/zone/underwater_sous-marin/SandLance/sandlance_e.html). While there is yet no fishery for sand lance in the GoM, if one were to develop the sanctuary area would certainly be targeted because of its historical high level of sand lance abundance. Sand lance occur within the SBNMS at higher levels of abundance than in any other area of the southern GoM (Figure 50 this plan).

The facts that (1) metamorphosed sand lance do not make extensive horizontal movements and are susceptible to local depletion, that (2) they are a keystone prey species and a principal component of the sanctuary ecosystem forage base important to demersal and predatory pelagic fishes, seabirds and marine mammals, that (3) they are an important predictor of the relative abundance of important cetacean species (endangered humpback and fin whales and protected minke whales) which frequent the sanctuary, and that (4) their abundance is an important factor in humpback whale calf survival all make it prudent to consider prohibiting fishing for sand lance in the sanctuary. The sanctuary merits and requires a higher standard of resource protection than other parts of the GoM, and the lack of a current fishery for sand lance should be seen as an advantage where important protection of an entire food web can be taken at no economic cost.

Bycatch. Bycatch is the unintentional capture of non-target species of fish, marine mammals, turtles, sea birds and invertebrates. Bycatch and discarding is a major component of the impact of fisheries on marine ecosystems and a significant source of collateral biological damage. Not only are the stocks of discarded species affected, but entire trophic webs and habitats may be disrupted to the point of greatly altering their structure and function at the community and
ecosystem levels (Alverson and Hughes, 1996; Crowder and Murawski, 1998; Morgan and Chuenpagdee, 2003). The conservation problems associated with bycatch are well documented by the scientific community (e.g., Alversen et al., 1994; Hall, 1996; Kaiser and de Groot, 2000; Kelleher, 2005).

An analysis of discarded bycatch in the USA in 2002-2003 indicates that the shrimp and bottom trawl fisheries were responsible for 72 percent of the total discards by gear type, and the crustacean and demersal (groundfish) fisheries were responsible for 86 percent of the discards by target species type (Harrington et al., 2005). These gear types and target species types are prevalent among the fisheries prosecuted in the SBNMS. The northeast fisheries discard to landings ratio was 0.49 overall, among the highest in the nation, while the northeast groundfish discard to landings ratio was 1.790 (Harrington et al., 2005). This ratio indicates that discards of groundfish (e.g., spiny dogfish, skates, monkfish, hake) on a tonnage basis amounted to almost two times the landed catch.

Unfortunately, high bycatch rates can be found in fisheries that are currently struggling to rebuild, such as the New England groundfish fishery (Murawski et al., 1997), and some of the discard can be due to management requirements, not just fishing practices (Harrington et al., 2005). The most pressing and effective means of addressing problems of bycatch and associated ecosystem impacts is eliminating over-capitalization and over-fishing (Pauly et al., 2002). The most successful programs include clear financial incentives for fishermen to minimize bycatch by reducing costs or increasing value (Branch et al., 2005; Gilman et al., 2005). Change to more selective fishing gear continues to be an essential element of bycatch reduction programs.

More selective gear can mean higher-value landings for fishermen at potentially lower costs (Clucas and James, 1997; Crowder and Murawski, 1998). Examples of gear changes that improve catch value and reduce bycatch in certain circumstances are the conversion of trawl fisheries to traps, switching from dragging to longlining in selected areas (NMFS, 2003), and the mandated use of larger mesh throughout the net or in panels to release certain sizes or species (Kelleher, 2005). Different gear modifications can have strikingly different impacts on catch rates for both bycatch and target species (Hall and Mainprize, 2005). The use of more selective gear requires specific incentives to improve selectivity and disincentives to limit unwanted levels of bycatch.

Strategies (3) To Reduce Ecological Impacts of Biomass Removal by Fishing Activity

(3.1) Minimize bycatch and discard of all species, in all fisheries (commercial and recreational), by all gear types. Bycatch of target and non-target species should be minimized in the SBNMS to help restore species populations, food web complexity and the structure and function of biological communities.

Priority: High
Status: Planned, 2012

Activities:

3.1.1 Promote cooperative research with fishing organizations and fishery management agencies into methods to greatly reduce or eliminate all types of bycatch through gear modification.

Status: Planned, 2012

3.1.2 Convene periodic workshops to gather, assess and disseminate information concerning the ability of particular gear modifications to achieve desired goals in bycatch reduction.

Status: Planned, 2012

3.1.3 Ask the advisory council to form a working group to recommend criteria for ‘environmentally’ sustainable fishing gear.

Status: Planned, 2012

3.1.4 Develop and implement outreach and education programs, in partnership with relevant fishery organizations to promote environmentally sustainable gear methodologies as determined by SBNMS.

Status: Planned, 2012

3.1.5 Explore incentives to encourage fishermen to demonstrate the use of environmentally sustainable gear, such as through purchase assistance, operating subsidies or providing other means of acquisition.

Status: Planned, 2012

3.1.6 Coordinate with fishery management agencies, fishing groups and nongovernmental organizations (NGO’s) to develop a ‘study fleet’ of all vessel types fishing in the sanctuary. The purpose of the fleet would be to understand the differential rate of capture and composition of bycatch, and how the bycatch differs spatially and temporally. Data could be made available directly to the sanctuary or through a third party entity that would protect the individual identity of the contributors.

Status: Planned, 2012

(3.2) Determine the effects of biomass removal of targeted species by commercial and recreational fishing on the ecological integrity of the sanctuary. NOAA Fisheries Service has employed closed areas, effort reduction and gear modifications as tools to rebuild stocks of marketable species. These tools directly address population level effects of fishing as measured by rates of mortality, growth, reproduction and recruitment, for example. There is little to no understanding of how the removal of commercially and ecologically important fish/shellfish species, notably groundfish and lobsters, impacts the structure and functioning of biological communities within the sanctuary (e.g., how is biological diversity mediated by predation and competition, what habitat-related species assemblages constitute climax communities, etc.).

Priority: High
Status: Planned, 2012
Activities:
3.2.1 Establish historical baselines for fish populations in the sanctuary to develop the historical context for the area’s marine ecology and to assess the degree of ecosystem alteration. Determination of baselines will require archival research and study of the historical ecology of the sanctuary area back to colonial times and will draw on five primary sources: (1) early exploration narrative accounts, (2) scientific survey logbooks, (3) U.S. Fish Commission publications, (4) monthly fishery statistical bulletins for the northwest Atlantic, and (5) fishermen accounts and interviews.

**Status:** Ongoing

3.2.2 Coordinate with NOAA Fisheries Service and NEFMC in their attempts to rebuild and manage viable species populations of commercial fish/shellfish in the sanctuary area. Work to ensure that stock rebuilding efforts also help restore the biological communities associated with these species and the ecological integrity of the sanctuary.

**Status:** Planned, 2011

3.2.3 Coordinate with NOAA Fisheries Service and NEFMC to conduct/encourage research into the characteristics (e.g., species, size, number, and degree of discard) of fish caught by recreational fishing within the sanctuary.

**Status:** Planned, 2011

(3.3) Develop a management strategy with NOAA Fisheries Service and the NEFMC to evaluate and protect an optimal forage base to maintain the ecological integrity of the sanctuary. Forage species such as Atlantic herring, squid, sand lance (sand eels) and Atlantic mackerel are an essential trophic resource for larger fishes, marine mammals and seabirds. Historically these prey species have been seasonally abundant in the sanctuary and have attracted numerous major predator species. The abundance of these predator species (e.g., large whales, bluefin tuna and cod) is central and crucial to supporting commercial fishing, ecotourism and recreation in the sanctuary. Directed fisheries on these prey species may be decreasing local abundance of both prey and predators, thereby degrading the ecological integrity of SBNMS and diminishing the sanctuary’s fuller utility.

**Priority:** High

**Status:** Planned, 2011

**Activities:**

3.3.1 Recommend that NOAA Fisheries Service consider implementing a permanent ban on the exploitation of sand eels (Ammodytes spp.) within the SBNMS to ensure that a sand lance fishery is not developed.

**Status:** Planned, 2010

3.3.2 Monitor and assess updated Amendments to the Atlantic Herring Fishery Management Plan as they relate to reduced prey availability due to extraction from the sanctuary.

**Status:** Planned, 2010

3.3.3 Conduct/encourage research to determine the functional importance of prey species within the sanctuary environment and to ascertain how the fisheries for prey species affect the ecological integrity of the sanctuary.

**Status:** Planned, 2010

3.3.4 Conduct/encourage research to understand the inter-relationships between, and the population dynamics of, sand lance, mackerel and herring within the sanctuary.

**Status:** Planned, 2010

3.3.5 Conduct/encourage research to understand the inter-annual variability in abundance of sand lance and what environmental factors drive this variability within the sanctuary.

**Status:** Planned, 2010
**Table 42. Estimated costs for EA action plan.**

<table>
<thead>
<tr>
<th>Strategy</th>
<th>Estimated Cost ($000)*</th>
<th>Total Estimated 5 Year Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1.1) Establish minimum criteria for permit applications for the laying of cables and pipelines.</td>
<td>0.0 0.0 2.0 1.0 1.0 4.0</td>
<td></td>
</tr>
<tr>
<td>(2.1) Develop a process to establish reference areas that serve as benchmarks for discerning human and natural impacts on habitat.</td>
<td>1.0 2.0 15.0 2.0 2.0 22.0</td>
<td></td>
</tr>
<tr>
<td>(2.2) Develop a science plan to assess and mitigate benthic habitat alteration.</td>
<td>0.0 0.0 0.0 0.0 0.0 0.0</td>
<td></td>
</tr>
<tr>
<td>(3.1) Minimize bycatch and discard of all species, in all fisheries (commercial and recreational), by all gear types.</td>
<td>0.0 0.0 0.0 0.0 0.0 0.0</td>
<td></td>
</tr>
<tr>
<td>(3.2) Determine the effects of the biomass removal of targeted species by commercial and recreational fishing on the ecological integrity of the sanctuary.</td>
<td>2.0 10.0 10.0 10.0 10.0 42.0</td>
<td></td>
</tr>
<tr>
<td>(3.3) Develop a management strategy with NOAA Fisheries Service and the NEFMC to evaluate and protect an optimal forage base to maintain the ecological integrity of the sanctuary.</td>
<td>0.0 0.0 0.0 0.0 0.0 0.0</td>
<td></td>
</tr>
<tr>
<td><strong>Total Estimated Annual Cost</strong></td>
<td>3.0 12.0 27.0 13.0 13.0 68.0</td>
<td></td>
</tr>
</tbody>
</table>

*Cost estimates exclude federal labor costs.

**Table 43. Performance measures for EA action plan.**

<table>
<thead>
<tr>
<th>Performance Measures</th>
<th>Means of Evaluation</th>
<th>Baseline</th>
<th>ONMS Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 2011, the sanctuary will complete study on the relative impact of mobile bottom gear on seafloor habitats compared to other anthropogenic impacts and natural disturbances over a decade.</td>
<td>SBNMS will finalize report on the results of the Seafloor Habitat Recovery Monitoring Program (SHRMP).</td>
<td>Years of results from SHRMP: 6 of 10 planned</td>
<td>Protect Resources</td>
</tr>
<tr>
<td>By 2013, 50% of the bottom otter-trawl and dredge fishermen in the sanctuary will be using fishing gear that reduces bycatch and habitat impacts.</td>
<td>SBNMS will partner with NMFS and NEFMC to keep track of the number of commercial fishing vessels using reduced-impact gear.</td>
<td>Percent of bottom otter-trawl and dredge fishermen using reduced-impact gear: 0*</td>
<td>Protect Resources</td>
</tr>
<tr>
<td>By 2011, the key forage species in the sanctuary, sand lance (sand eels) and Atlantic herring, will be protected from local depletion.</td>
<td>SBNMS will document results of consultation with NMFS NERO and NEFMC on steps taken to prevent local depletion of key forage species within the sanctuary.</td>
<td>Controls to prevent local depletion of key forage species within the sanctuary: 0</td>
<td>Protect Resources</td>
</tr>
</tbody>
</table>

* It is understood that gear currently in use in these fisheries represents a reduction in impact relative to the recent past. However, the baseline is calculated with respect to current conditions and efforts to improve upon them.
## WATER QUALITY ACTION PLAN

### ISSUE STATEMENT

The Water Quality (WQ) Action Plan (AP) makes recommendations to address water quality concerns within SBNMS. Point and non-point sources of pollution, both sea and shore-based, may be degrading the quality of the sanctuary’s waters. NOAA must ensure that the quality of water within its boundary and in surrounding areas does no harm to the site’s living marine and cultural resources. The following two needs were identified: to assess water quality and circulation to characterize baseline conditions, and to reduce pollutant discharges and waste streams that may be negatively impacting sanctuary resources.

### GOAL

The goal of the WQ AP is to monitor, assess and maintain water quality in the sanctuary for the protection of living and cultural resources and to foster cooperation with cross-jurisdictional partners that are charged with understanding, protecting and enhancing water quality.

### OBJECTIVES

The WQ AP has two objectives and associated strategies to assess and improve water quality in the sanctuary (Table 44).

- WQ.1—Assess Water Quality and Circulation
- WQ.2—Reduce Pollutant Discharges and Waste Streams that Affect the Sanctuary

The estimated costs for implementation of the WQ AP are indicated in Table 45. The performance measures are listed in Table 46.
VII. Action Plans—Ecosystem Protection

**Table 44. Objectives, associated strategies, and priorities for WQ action plan.**

<table>
<thead>
<tr>
<th>Objective</th>
<th>Strategy</th>
<th>Priority</th>
</tr>
</thead>
<tbody>
<tr>
<td>WQ.1 Assess Water Quality and Circulation</td>
<td>(1.1) Develop and Implement a Water Quality Monitoring Plan.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(1.2) Characterize the contaminant loading to the sanctuary from sources.</td>
<td>Low</td>
</tr>
<tr>
<td></td>
<td>(1.3) Encourage research and monitoring of endocrine disrupters and their effects on sanctuary resources.</td>
<td>Low</td>
</tr>
<tr>
<td>WQ.2 Reduce Pollutant Discharges and Waste Streams That May Affect the Sanctuary</td>
<td>(2.1) Reduce threats to sanctuary water quality from vessel wastewater discharges (other than ballast water).</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(2.2) Reduce ballast water exchanges in the sanctuary.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(2.3) Reduce impacts of municipal and other shore-based wastewater streams.</td>
<td>Low</td>
</tr>
<tr>
<td></td>
<td>(2.4) Develop contingency plans to address actions and responsibilities to Remediate catastrophic water quality events in the sanctuary and support programs that prevent water pollution events.</td>
<td>Medium</td>
</tr>
</tbody>
</table>

**WQ.1 Objective—Assess Water Quality and Circulation**

**Background.** The sanctuary’s water quality monitoring program (albeit limited) was in place for several years primarily to determine whether the MWRA outfall, which began operating in September 2000, was causing increased nutrient loading and eutrophication in the sanctuary. The MWRA outfall discharges over 300 million gallons daily; it is located twelve miles offshore of the mouth of Boston Harbor and nine miles from the western boundary of the sanctuary. Several other waste water treatment facilities discharge into Massachusetts Bay to the north and west of the sanctuary as well. In 2001, SBNMS added four stations to MWRA’s existing five stations within the sanctuary to leverage resources and standardize information for integration with ongoing monitoring. The four additional stations were sampled in August and October, coincident with two of the six MWRA surveys conducted each year. In 2007, SBNMS discontinued funding support for its added stations due to budgetary constraints. Currently, MWRA is evaluating whether to continue sampling its far field stations within the sanctuary.

The water quality sampling includes measurements of physical variables (salinity, temperature, density), nutrients, chlorophyll and dissolved oxygen, as well as phytoplankton and zooplankton. The four additional sanctuary stations were strategically placed to detect nutrient inputs to the sanctuary from the GoM (notably discharges from the Merrimack River) to the north and from the MWRA outfall to the west. The data contribute to inferences about fine scale ocean circulation patterns and water column productivity in SBNMS, and were used in the 3-dimensional model that has been developed by MWRA to understand how the system might respond to increased or decreased levels of nutrients, dilution of outfall discharge and dispersion.

Much of the pollution reaching the sanctuary comes from non-point sources or from distant point sources that are not easy to control. Air pollution from power plants, some as far away as the Midwest, discharge a variety of chemicals onto the Massachusetts Bay, some of which are accumulated by organisms. In addition, the sanctuary area is heavily traveled by commercial and recreational vessels and cruise ships that discharge wastes during their voyages. Other sources of contamination include clean dredged material dumped under EPA permit at the MBDS located adjacent to the sanctuary’s western boundary, and disturbances during the laying of underwater pipes and cables (only one of which crosses the sanctuary). Of concern are the cumulative impacts of these multiple sources that may affect the resources of the sanctuary.

**Strategies (3) To Assess Water Quality and Circulation**

(1.1) Develop and Implement a Water Quality Monitoring Plan. A water quality monitoring plan for SBNMS will: (1) highlight priority areas for implementation of a monitoring program, (2) review current oceanographic modeling and new technologies that may provide additional supporting information, (3) integrate data into models to assess the health of the sanctuary, and (4) identify the need to translate scientific data into information for managers and the public. The decision pending by MWRA, whether to discontinue its far field sampling stations in the sanctuary may bear heavily on the implementation of this strategy.

*Priority: High  
*Status: Planned, 2011  
*Activities:*

1.1.1 Work with the advisory council to establish a science and technical working group of the advisory council to advise the advisory council, which will in turn advise the sanctuary superintendent, on water quality issues. The working group will review the existing monitoring program and related collaborations, identify specific monitoring questions and help the sanctuary develop a monitoring and research plan. The plan will: (1) evaluate the MWRA outfall and other sources of contaminants and pollutants; (2) present the results and analysis of the current monitoring program and incorporate findings into recommended management actions, as appropriate; (3) coordinate water quality monitoring with other monitoring and research activities within the sanctuary and the sanctuary.
(1.2) Characterize the contaminant loading to the sanctuary from respective sources. Monitoring programs are most effective when they are designed around specific questions. Without understanding the loading of nutrients, metals, organic chemicals and other pollutants from respective sources (air, vessels, outfalls, and other activities), it is difficult to develop a monitoring program that will provide useful results and identify ways to answer some of the more challenging ecosystem-based questions.

**Priority:** Low  
**Status:** Planned, 2010

(1.3) Encourage research and monitoring of endocrine disrupters and their effects on sanctuary resources. Current research indicates that endocrine disruptors (e.g., polychlorinated biphenyls [PCBs], polynuclear aromatic hydrocarbons [PAHs], pesticides) may pose detrimental effects on sanctuary resources and suggests the need for vigilance and continued research. Endocrine disruptors may enter the sanctuary through numerous sources, including sewage outfalls, runoff and air deposition.

**Priority:** Low  
**Status:** Planned, 2012

### WQ.2 Objective—Reduce Pollutant Discharges and Waste Streams that May Affect the Sanctuary

**Background.** Recognizing that the sanctuary is home to many endangered marine mammals, seabird, turtle and fish species, and is a place where fish are caught for human consumption and where visitors seek recreation, it is critical to protect water quality. The first two strategies that follow discuss efforts to reduce water pollution threats from vessel discharges that are part of regular vessel operation. The third strategy addresses sanctuary involvement in the reduction of threats from sewage effluents and other shore-side wastewater streams. The fourth strategy focuses on response to or prevention of catastrophic events, such as oil and other hazardous spills or releases of raw sewage.

**Strategies (4) To Reduce Pollutant Discharges and Waste Streams that Affect the Sanctuary**

(2.1) Reduce Threats to sanctuary water quality from vessel wastewater discharges (other than ballast water). The sanctuary is an area of special national significance and has the responsibility to maintain the highest possible water quality. Any contribution of pollutants from waste streams constitutes potential threats to the safety of sanctuary resources. Understanding the potential impacts of these waste streams is critical in the development of best management practices for water quality.

**Priority:** High  
**Status:** Planned, 2011  
**Activities:**

#### 2.1.1 In addition to disseminating information on the current sanctuary regulations addressing discharge of black water, oily bilge water, hazardous chemicals, solid wastes, and fish wastes in excess of quantities produced by traditional fishing methods within the sanctuary, encourage vessels transiting sanctuary waters to abstain from other discharge through voluntary compliance. Include a reporting component within the guidelines for vessels to provide documentation on discharge locations.

**Priority:** Planned, 2011

#### 2.1.2 Seek designation of the sanctuary as a No Discharge Area (NDA) under relevant law.

**Priority:** Planned, 2011

(2.2) Reduce ballast water exchanges in the sanctuary. Current efforts in the Northeast are focusing on a regional ballast water management plan which includes identification of scientifically based alternative ballast water exchange zones, actions for ports and harbors and increased pressures for compliance with current voluntary ballast water management efforts. Because of the potential introduction of exotic species and other threats to the ecological integrity of the sanctuary, it is important to reduce (if not outright prohibit) ballast water exchanges near the sanctuary. Ballast water discharge in the SBNMS already is prohibited by sanctuary regulation.

**Priority:** High  
**Status:** Planned, 2011  
**Activities:**
2.2.1 Encourage prevention of introductions of invasive species through development of ballast water exchange guidelines for the sanctuary through memorandum of understanding with cruise lines and the shipping industry and other shipping related sources.

*Status:* Planned, 2011

(2.3) Reduce impacts of municipal and other shore-based waste water streams. The MWRA outfall is the largest anthropogenic point source of nutrient inputs to the Massachusetts Bay system. While scientific studies indicate that effluent discharges from the MWRA outfall are not a nutrient concern to Massachusetts Bay and SBNMS, there is discussion and concern over levels of chlorine discharge in the immediate area of the outfall diffusers. Added demands on this system, and/or the addition of new sewage outfalls into Massachusetts Bay; however, may introduce additional nutrients and pollutants that could affect the sanctuary. Cumulative impacts of all waste streams are also unknown at this time and should be monitored.

MWRA’s NPDES permit requires an annual report to the sanctuary reviewing any effects on sanctuary resources by the MWRA outfall effluent. Any new or expanded waste streams entering Massachusetts Bay, which might affect sanctuary resources, will need a National Pollutant Discharge Elimination System (NPDES) permit and should incorporate sanctuary monitoring and reporting components developed in consultation with the sanctuary.

*Priority:* Low

*Status:* Planned, 2012

*Activities:*

2.3.1 Review and comment on all NPDES requests for municipal wastewater streams that may impact sanctuary waters, and require sanctuary monitoring and reporting components to any NPDES permit.

*Status:* Planned, 2011

2.3.2 Continue to provide representation on the MWRA Outfall Monitoring Science Advisory Panel (OMSAP) to track actions that may have impacts on the sanctuary.

*Status:* Ongoing

(2.4.) Develop contingency plans to address actions and responsibilities to remediate catastrophic water quality events in the sanctuary and support programs that prevent water pollution events. The sanctuary has worked with the USCG and NOAA’s Office of Response and Restoration, Emergency Response Division to develop contingency plans for oil spills and other hazardous material spills that may occur in SBNMS (see Strategies IC 2.2 and 2.3). Continued coordination in this effort is essential for the future protection of sanctuary water quality and resources in the event of a spill.

Other significant and possibly catastrophic events may occur involving other pollutants, most significantly the MWRA outfall and the release of partially treated or raw sewage. MWRA’s emergency response plan for the outfall covers the possibility of catastrophic failure from natural hazards, including coastal storms (e.g., hurricanes, tornadic events, northeasters and earthquakes).

[Note: The cumulative effects of even small events may also have a detrimental effect on sanctuary water quality, including such activities as lightering (the transfer of petroleum-based matter, which is illegal in the sanctuary) and small vessel collisions with the accompanying release of stored fuel products. In these cases, prevention is the preferred route as opposed to containment and cleanup.]

*Priority:* Medium

*Status:* Ongoing

*Activities:*

2.4.1 Continue to work with the USCG and NOAA Office of Response and Restoration, Emergency Response Division in the updating of oil spill and hazardous material spill contingency plans for the sanctuary.

*Status:* Ongoing

2.4.2 Work with MWRA to develop a sanctuary component to its emergency response plan for the outfall and make this information transparent to the public.

*Status:* Planned, 2011
### Table 46. Performance measures for WQ action plan.

**Desired Outcome(s) For This Action Plan**

Water quality in the sanctuary is monitored, assessed, and improved for the protection of living marine and cultural resources.

<table>
<thead>
<tr>
<th>Performance Measures</th>
<th>Means of Evaluation</th>
<th>Baseline</th>
<th>ONMS Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 2012, 50% of documented commercial passenger vessels will adhere to new guidelines on reducing discharges in the sanctuary.</td>
<td>SBNMS will track the number of companies that adhere to guidelines by contacting them directly.</td>
<td>Commercial passenger vessels adhering to guidelines: 0</td>
<td>Water Quality</td>
</tr>
<tr>
<td>By 2011, data from the water quality monitoring program will be made available to the public via internet by at most six months after collection.</td>
<td>SBNMS will track the time elapsed between collection of water quality monitoring data and posting of same data online.</td>
<td>Water quality monitoring data available to public: 0</td>
<td>Water Quality</td>
</tr>
<tr>
<td>By 2011, a science and technical working group will be convened to help develop a water quality monitoring plan.</td>
<td>A SBNMS water quality monitoring plan will be developed.</td>
<td>Existing water quality monitoring plan: 0</td>
<td>Water Quality</td>
</tr>
<tr>
<td>By 2012, the sanctuary will be designated as a No Discharge Area (NDA)</td>
<td>NDA status will be achieved.</td>
<td>Provisions to control vessel wastewater discharges in sanctuary: 0</td>
<td>Water Quality</td>
</tr>
<tr>
<td>By 2012, ballast water exchange guidelines to prevent introduction of invasive species will be established.</td>
<td>SBNMS will enter into formal agreements with cruise line and shipping interests that transit the sanctuary.</td>
<td>Provisions to control ballast water exchanges in sanctuary: 0</td>
<td>Water Quality</td>
</tr>
</tbody>
</table>
The marine mammal fauna of SBNMS are diverse and have significant ecological, aesthetic and economic value to the communities of New England. For many of these species, some of which are threatened or highly endangered, waters of the sanctuary serve as primary habitat for critical activities that include feeding and nursing. The sanctuary is a high-use area for commercial and recreational vessel traffic that can cause disturbance to or collide with whales, and commercial fisheries in the sanctuary are identified entanglement risks.

**MARINE MAMMAL BEHAVIORAL DISTURBANCE ACTION PLAN**

**ISSUE STATEMENT**
The Marine Mammal Behavioral Disturbance (MMBD) Action Plan (AP) makes recommendations to reduce the risk of behavioral disturbance and harassment of marine mammals resulting from the following activities: whale watching, tuna fishing, aircraft overflights and noise pollution. SBNMS serves as a major feeding ground for seven species of endangered, threatened and protected whales and smaller cetaceans. The sanctuary is also a high use area for commercial and recreational vessel traffic and, consequently, a high-risk area for marine mammal disturbance by human-induced activities within and around the sanctuary.

**GOAL**
The goal of the MMBD AP is to strengthen the protection of marine mammals, particularly the threatened and endangered large whales, by assessing and minimizing behavioral disturbance and harassment and by fostering cooperation with agencies having cross-jurisdictional responsibilities that affect them.

**OBJECTIVES**
The MMBD AP has three objectives and associated strategies to reduce the risk of behavioral disturbance and harassment of marine mammals (Table 47).

The objectives are as follows:

- **MMBD.1**—Reduce Marine Mammal Behavioral Disturbance and Harassment by Vessels
- **MMBD.2**—Reduce Marine Mammal Behavioral Disturbance and Harassment by Noise
- **MMBD.3**—Reduce Marine Mammal Behavioral Disturbance and Harassment by Aircraft

The estimated costs for implementation of the MMBD AP are indicated in Table 48. The performance measures are listed in Table 49.
### MMBD.1 Objective—Reduce Marine Mammal Behavioral Disturbance and Harassment by Vessels

**Background.** This objective is principally directed at the activities of vessels less than 300 gross tons, which include whale watching, certain commercial fishing (e.g., tuna harpoon and trolling), and recreational vessels that actively seek to approach whales. This does not imply that larger vessels are of no concern, and they are addressed more directly under the Marine Mammal Vessel Strike action plan. Noise disturbance is addressed under MMBD.2.

There are more than fifteen commercial whale watch companies operating in SBNMS, with more than twenty boats departing multiple times daily from April through November. Commercial whale watching has the potential to be the most effective means of providing experiential education to visitors in the sanctuary and, thereby, further the sanctuary’s conservation and outreach goals. Noise disturbance is addressed under MMBD.2.

There are increasing concern regarding the short- and long-term impacts of whale watching on the targeted large whales. Impact studies worldwide have shown: changes in ventilation rate (Baker, 1988), avoidance behavior (Donovan, 1986), changes in habitat use (Corkeron, 1995) and abandonment of key habitat (Glockner-Ferrari and Ferrari, 1990) in relation to whale watching. There is also the risk of whales being struck by vessels that approach too close. These concerns are compounded by the increase in popularity of whale watching, not just on commercial vessels, but privately owned recreational vessels as well.

In an attempt to minimize the impacts of whale watching, NOAA established regional guidelines in the Northeast in 1985. The guidelines were published in 1999 and remain in effect today; the guidelines are voluntary and difficult to enforce. A recent study conducted over several years in the sanctuary indicates that compliance with the guidelines is extremely low across the commercial whale watch fleet (Wiley et al., 2006). Because the fleet did not adhere to the guidelines, it was not possible to determine if the guidelines were effective. The high degree of non-compliance, however, indicates that whale watching ‘guidelines’ cannot be relied upon as a voluntary measure to reduce the risk of behavioral disturbance within the sanctuary.

While the compliance study was directed at commercial whale watch vessels, behavioral disturbance is understood to be a larger problem including whale watching by privately owned vessels as well. Recreational vessels are often sighted in close proximity to whales. The fast speed at which these vessels can travel impairs the operator’s ability to respond quickly and safely to surfacing whales. The vessel’s low height above the water reduces the horizon for observation and, therefore, is more susceptible to glare, which further impedes timely detection.

Other activities that may contribute to behavioral disturbance of large whales, based on reports and observations of whale watch naturalists, include tuna fishing and recreational vessels moving through bubble clouds and bubble nets made by feeding humpback whales, and close approaches by recreational watercraft. Tuna fishermen have stated that they target whales and whale watching boats in the sanctuary because of the possible presence of sand lance and herring on which baleen whales and tuna feed (pers comm. MMBD WG, 2004).

### Table 47. Objectives, associated strategies, and priorities for MMBD action plan.

<table>
<thead>
<tr>
<th>Objective</th>
<th>Strategy</th>
<th>Priority</th>
</tr>
</thead>
<tbody>
<tr>
<td>MMBD.1 Reduce Marine Mammal Behavioral Disturbance and Harassment by Vessels</td>
<td>(1.1) Develop and implement management measures that mitigate behavioral disturbance and risk to whales due to vessel speed and close approach.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(1.2) Develop a process to consider prohibiting vessels from transiting through humpback whale bubble clouds and/or nets.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(1.3) Conduct risk assessment on other activities that could disturb marine mammals.</td>
<td>Low</td>
</tr>
<tr>
<td></td>
<td>(1.4) Develop a research program to better understand vessel interactions with whales.</td>
<td>High</td>
</tr>
<tr>
<td>MMBD.2 Reduce Marine Mammal Behavioral Disturbance and Harassment by Noise</td>
<td>(2.1) Establish a Marine Noise Consortium to identify noise sources and possible effects.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(2.2) Develop a marine acoustics research program to establish baseline noise levels and long-term noise budgets.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(2.3) Develop a policy framework for investigating and mitigating noise impacts within SBNMS.</td>
<td>High</td>
</tr>
<tr>
<td>MMBD.3 Reduce Marine Mammal Behavioral Disturbance and Harassment by Aircraft</td>
<td>(3.1) Identify information gaps and gather data on overflight activities to determine whether they disturb marine mammals.</td>
<td>Low</td>
</tr>
<tr>
<td></td>
<td>(3.2) Develop outreach advisories with NOAA Fisheries Service to inform the aviation community regarding overflight in proximity to whales.</td>
<td>Low</td>
</tr>
</tbody>
</table>
Strategies (4) To Reduce Marine Mammal Behavioral Disturbance and Harassment by Vessels

(1.1) Develop and implement management measures that mitigate behavioral disturbance and risk to whales due to vessel speed and close approach. Marine mammals within the SBNMS are the focus of both commercial and recreational whale watching. SBNMS will consider regulating whale watching in the sanctuary based on the following concerns: (1) past incidents in which commercial whale watch vessels and private boaters have struck whales; (2) complaints that vessel operations appeared to disrupt patterns of normal behavior (e.g., separating mothers from dependent calves, preventing whales from surfacing in ‘bubble clouds’ made during foraging bouts, etc.); and (3) the documented non-compliance with NOAA whale watching guidelines by the commercial whale watch fleet.

Regulations seem warranted because the sanctuary was created in large part to safeguard Stellwagen Bank’s historic importance as a feeding area and nursery for threatened and endangered whales. Existing technology has proven reliable and effective in measuring vessel speed and distance relative to whales and can be used in enforcement. Regulation by SBNMS would be conducted in cooperation and consultation with NOAA Fisheries Service NERO.

Priority: High
Status: Planned, 2011
Activities:

1.1.1 Establish criteria for speed controls/restrictions. Document, analyze and assess information pertinent to understanding the relationship between vessel speed and whale strike. Consider amending sanctuary regulations to include resource protection measures associated with vessel speed.

Status: Planned, 2011

1.1.2 Establish criteria for close approach. Document, analyze and assess information pertinent to risk to whales due to close approach of vessels. Consider amending sanctuary regulations to include resource protection measures associated with close approach distance.

Status: Planned, 2011

1.1.3 Establish a SBNMS Naturalist Certification program. Sanctuary-certified naturalists on commercial whale watch vessels would provide the sanctuary with a corps of trained experts, who can provide sanctuary outreach to a large segment of the public. Development of a sanctuary-certified naturalist program would benefit from the cooperation and involvement of education partners and the whale watch industry in project design and implementation. Sanctuary naturalist certification would create added market value for participating companies.

Status: Planned, 2011

1.1.4 Establish a SBNMS Commercial Whale Watch Operator Certification program. The safe operation of commercial whale watch vessels in proximity to endangered/threatened whales is needed to guard against behavioral disturbance and vessel strike. The development of a sanctuary-certified operator program would be based on the cooperation and involvement of vessel captains/owners to benefit from their experience, critical skills and knowledge. Sanctuary operator certification would create added market value for participating companies.

Status: Planned, 2011

1.1.5 Consider establishing a SBNMS Commercial Whale Watch Special Use Permit (SUP). The SUP would require that all permittees acquire and hold both the SBNMS Commercial Whale Watch Naturalist Certificate and the SBNMS Commercial Whale Watch Operators Certificate. If the sanctuary were to adopt whale watch regulations, the SUP would allow permittees limited close approach to whales in a manner similar to that prescribed in the current NOAA whale watch guidelines.

Status: Planned, 2011

1.1.6 Consider establishing a SBNMS Education Partnership Accord with commercial whale watch companies whose vessels operate under the SBNMS Commercial Whale Watch SUP. The SBNMS Education Partnership Accord would provide the means to leverage and promote sanctuary outreach through cooperative product branding and cross-merchandizing with participating whale watch companies operating under terms of the SBNMS SUP. The program would be conducted under the symbol-use authorizing provisions of the National Marine Sanctuaries Act, in cooperation with the non-profit National Marine Sanctuary Foundation. Outreach products could potentially include, but not be limited to, CDs, books, posters, logo mementos and apparel, etc. Standards for content and quality assurance would be established by the ONMS, in consultation with DOC.

Status: Planned, 2011

1.1.7 Investigate the possibility of establishing a SBNMS Small-Grants Whale Watch Education/Outreach program. A competitive, annual small-grants program would be explored for sanctuary-certified naturalists working on vessels operating under the SBNMS Commercial Whale Watch SUP. The grants would be awarded as an incentive to improve education and outreach aboard sanctuary-certified whale watch boats.

Status: Planned, 2011

(1.2) Develop a process to consider prohibiting vessels from transiting through humpback whale bubble clouds and/or nets. Vessels transiting bubble clouds or bubble nets may strike large whales or disrupt critically important feeding behaviors. Whales actively engaged in capturing elusive
prey by these behaviors may be inattentive to other activities in their environment and could be particularly susceptible to being struck by a transiting vessel.

**Priority:** High  
**Status:** Planned, 2012

(1.3) **Conduct risk assessment on other activities that could disturb marine mammals.** Additional activities that have the potential to affect critical whale behaviors include motorized personal watercraft and kayaks in proximity to whales, and planes and airships. Many of these activities have been managed in other areas (e.g., Alaska, Hawaii). The sanctuary should assess and understand their possible impacts and, if necessary, manage these activities in SBNMS.

**Priority:** Low  
**Status:** Planned, 2012

(1.4) **Develop a research program to better understand vessel interactions with whales.** Research can provide necessary information to inform future protective efforts by the sanctuary. [Note: Information on short-and long-term impacts of vessels and their associated noise on whales is particularly needed (see Objective MMBD.3—Establish Protocols for Noise Disturbance in the Vicinity of Whales).]

**Priority:** High  
**Status:** Ongoing

**Activities:**

1.4.1 **Monitor the number of whale watch vessels (e.g., commercial and recreational) using the sanctuary to determine trends in whale watching activity over time.** Continue to conduct standardized trackline survey studies to monitor the spatial and temporal distribution of whales and vessels in the sanctuary.

**Status:** Ongoing

1.4.2 **Encourage species recognition and individual identification studies of whales, as such studies provide an opportunity to determine the long-term impacts of behavioral disturbance.**

**Status:** Ongoing

1.4.3 **Encourage partner institutions and agencies to consider how existing data and shared scientific interests might be better applied to understanding the impacts of behavioral disturbance on whales.**

**Status:** Ongoing

1.4.4 **Investigate research strategies to determine short-term and cumulative impacts of human activities on whales, including but not limited to assessing harassment and disruption of marine mammals (i.e., to better define approach protocols).**

**Status:** Ongoing

1.4.5 **Investigate non-invasive tagging programs to provide a more continuous record of whale behavior.**

**Status:** Ongoing

### MMBD.2 Objective—Reduce Marine Mammal Behavioral Disturbance and Harassment by Noise

**Background.** People and marine animals use sound in the sea to accomplish many tasks. Because light travels relatively short distances in the ocean, sound is often used for such basic activities as finding food or a mate, navigating and communicating. For that reason, the oceans are filled with sound generated by a variety of natural sources, including not only marine life but also abiotic sources such as breaking waves, earthquakes, wind and rain. Underwater sound is also generated by a variety of anthropogenic sources, such as vessels, military sonar, oil and gas drilling and some oceanographic research technologies. The background ‘omnipresent’ sound in the ocean is called ambient noise. The primary sources of ambient noise vary with the frequency. For example, vessels primarily generate noise between 20-500 Hz, whereas ambient noise between 500-100,000 Hz is mostly due to spray and bubbles associated with breaking waves.

Current knowledge about the effects of sound on marine animals relies heavily on experimentation with small numbers of individuals in captivity and/or post-hoc evaluation of mortality events in the wild, in which cause-and-effect is often impossible to determine. Due to their charismatic nature, their use of sound for communication, and their protected status, marine mammals have been the focus of increasing levels of attention and controversy associated with the possible adverse effects of noise in the marine environment. Marine mammals have been shown to manifest behavioral changes in the presence of certain types of noise (Erbe C., 2002; Frankel and Clark, 2002; Patenaude et al., 2002; Richardson and Wursig, 1997). Exposure to anthropogenic noise can impact cetaceans by masking biologically important sounds (e.g., intraspecific communication and localization of prey resources), provoking avoidance or attraction, causing temporary or permanent hearing damage and, in extreme cases, death (Yost, 1994; Richardson et al., 1995).

In its 2003 report (one of three devoted to sound sources and marine mammals), the U.S. National Research Council (NRC) Committee on the Potential Impacts of Ambient Noise in the Ocean on Marine Mammals concluded that concern surrounding anthropogenic sound and marine mammals was warranted, given: (1) the threatened and endangered status of many marine mammals; (2) the identified importance of sound in the lives of marine mammals; (3) the potential for harm from excessive noise; and (4) the paucity of data with regards to the amount of sound introduced into the oceans by human activity and its potential impact on marine mammals (National Research Council of the National Academies, 2003).

The NRC’s report recommended the establishment of ‘noise budgets’, defined as the sum of the relative contributions made by identified sound sources to the total sound field (National Research Council of the National Academies,
2003). The report further recommended that ‘noise budget’ determinations for various parts of the ocean should include representations of seasonal and spatial/temporal differences. Finally, the NRC specifically identified the need to define the sound contribution of different vessel types within the major category of shipping. While the report’s focus was global, many of its insights and recommendations are applicable at the sanctuary level to provide a local understanding of the issue. Insights achieved at the local level can then be used to inform the larger issue at national and international levels.

Numerous anthropogenic sources of underwater sound produced both within and in the waters surrounding SBNMS contribute to the sanctuary’s ambient noise budget. Commercial, recreational, military and research vessels all contribute to ambient underwater noise in the sanctuary, whether directly through their marine operations (e.g., engines, props and electronics) or indirectly through the activities they perform (e.g., towing and dredging). Whales are known to aggregate in and near the existing traffic separation scheme (i.e., shipping lanes to and from the Port of Boston) and their long-term acoustic exposure to vessel traffic may represent a source of chronic impact. The operations of fishing vessels regularly overlap the distribution of cetaceans in the sanctuary and may be an additional source of repeated acoustic disturbance. In addition, some vessels, such as commercial and private whale watching boats, preferentially expose large whales to noise as a byproduct of routine and frequent close approaches, creating another opportunity for chronic exposure. Finally, because low-frequency sounds from industrial and commercial activities taking place or proposed within the waters of Massachusetts and Cape Cod Bays, and even the greater GoM, can retain their intensities over long distances, such activities contribute or will contribute to the levels of low frequency sound in the sanctuary.

Characterizing the status of the sanctuary’s acoustic environment and identifying potential threats to sanctuary resources are essential, both to meeting the NMSA objectives for each site and to developing partnerships both within NOAA and between agencies to implement ecologically-holistic, ecosystem-based management of sanctuary resources. The following strategies provide the framework to assess and mitigate anthropogenic noise in SBNMS occurring at levels: (1) where behavioral disturbance is clearly evident; and (2) when behavioral disturbance is not apparent, but where animals have habituated to detrimental noise levels.

Strategies (3) To Reduce Marine Mammal Behavioral Disturbance and Harassment by Noise

(2.1) Establish a Marine Noise Consortium to identify noise sources and possible effects. The sanctuary will sponsor a Marine Noise Consortium (or work with other potential sponsoring agencies or institutions) to examine and promulgate research on noise in and around the sanctuary and its effects on marine mammals. Recognizing the need for independent targeted research and for maintaining the scientific integrity of data sets, members of the Marine Noise Consortium would agree to partner with the sanctuary and would make raw data available through an established data-use policy.

- **Priority:** High
- **Status:** Ongoing

(2.2) Develop a marine acoustics research program to establish baseline noise levels and long-term noise budgets. Measure and evaluate baseline values and variation in background noise levels from sources (activities) within or propagating into the sanctuary. The marine acoustic research program should be an extension of the sanctuary’s current ocean observing system (2005) for large scale monitoring and mapping of noise within SBNMS, identifying noise sources and evaluating potential impact on marine mammals.

- **Priority:** High
- **Status:** Ongoing
- **Activities:**
  - **2.2.1 Install and monitor a hydrophone array on the seafloor covering at least 50% of the sanctuary area and maintain and manage the resulting data set to:**
    - (1) determine current noise levels;
    - (2) monitor and document long-term noise budgets; and
    - (3) provide a record of noise levels coincident with critical events such as ship strikes and cetacean strandings to evaluate the potential impact from specific noise sources on marine mammals.
  - **Status:** Ongoing
  - **Priority:** High

2.2.2 Implement a tagging program to evaluate the potential for acoustic exposure and animal responses to acoustic stimuli.

- **Status:** Ongoing

(2.3) Develop a policy framework for investigating and mitigating noise impacts within SBNMS. Given increased scientific and public concern over the impact of anthropogenic sounds on marine mammals, develop a marine acoustics policy framework for SBNMS that: (1) addresses the potential for harm to marine mammals from excessive noise; (2) contends with the paucity of data on the amount of sound introduced into the oceans by human activity and its associated impacts on marine mammals; (3) identifies opportunities for collaboration with sound producers (e.g., vessel owners/operators) in mitigating and/or monitoring their impacts on sanctuary resources; and (4) highlights the possible utility of sanctuaries as case studies for establishing domestic and international policies pertaining to noise in the marine environment.

- **Priority:** High
- **Status:** Ongoing

**MMBD.3 Objective—Reduce Marine Mammal Behavioral Disturbance and Harassment by Aircraft**

**Background.** Submarine sound levels generated by aircraft overflight depend on receiver depth underwater and altitude, aspect and strength of the noise source. The auditory
systems of baleen whales are thought to be sensitive to low-frequency underwater sounds, based on the predominantly low frequency of their calls, their auditory anatomy and their observed reactions to various low frequency sounds (Ketten, 2000).

In contrast, dolphins have insensitive underwater hearing below 1 kHz, but acute hearing at frequencies greater than 10 kHz. Dolphins received levels of low-frequency tones 18 meters below the sea surface from aircraft flying directly overhead at an altitude of 160 meters; these tones were well below their auditory thresholds and presumably inaudible (Ketten, 2000). Acoustic research associated with overflight noise should be directed at acoustic impacts on large baleen whales in the sanctuary.

SBNMS has no overflight restrictions and no studies on aircraft disturbance have been conducted in the sanctuary area. Overflight concerns include fixed-wing aircraft, helicopter and airship disturbance. The lack of overflight restrictions may result in undue disturbance to marine mammals.

Strategies (2) To Reduce Marine Mammal Behavioral Disturbance and Harassment by Aircraft

(3.1) Identify information gaps and gather data on overflight activities to determine whether they disturb marine mammals. No studies on aircraft disturbance due to overflight have been conducted in the vicinity of SBNMS and no baseline data exist.

Priority: Low
Status: Ongoing

3.1.1 Work with the FAA to produce a descriptive database to document and portray overflight patterns in the vicinity of SBNMS by planes, helicopters, airships and other aircraft.

Status: Planned, 2012

(3.2) Develop outreach materials or messages with NOAA Fisheries Service to inform the aviation community regarding overflight in proximity to whales. There are no site-specific overflight regulations in SBNMS. However, the NOAA Northeast Regional Guidelines on approach to marine mammals cover both vessels and aircraft (see Background MMBD 1). The NOAA approach guidelines stipulate that aircraft should maintain a minimum altitude of 1,000 feet over water. Additionally, the Code of Federal Regulations (50 CFR 224.103 (c)) for North Atlantic right whales prohibit “approach (including by interception) within 500 yards (460 meters) of a right whale by vessel, aircraft, or any other means.” The NOAA approach guidelines and regulations are not reflected in FAA publications.

Priority: Low
Status: Planned, 2011
Activities:

3.2.1 NOAA National Ocean Service and NOAA Fisheries Service should approach the FAA to change FAA Overflight Regulations Title 14, Part 91 Subpart B (Flight Rules) section 91.119 (c). The flight rule reads: “(c) Over other than congested

<table>
<thead>
<tr>
<th>Strategy</th>
<th>Estimated Cost ($000)*</th>
<th>Total Estimated 5 Year Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1.1) Develop and implement management measures that mitigate behavioral disturbance and risk to whales due to vessel speed and close approach</td>
<td>35.0 50.0 50.0 50.0 50.0</td>
<td>235.0</td>
</tr>
<tr>
<td>(1.2) Develop a process to consider prohibiting vessels from transiting through humpback whale bubble clouds and/or nets.</td>
<td>2.0 2.0 1.0 1.0 1.0</td>
<td>7.0</td>
</tr>
<tr>
<td>(1.3) Conduct risk assessment on other activities that could disturb marine mammals.</td>
<td>0.0 0.0 0.0 0.0 0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(1.4) Develop a research program to better understand vessel interactions with whales.</td>
<td>30.0 40.0 30.0 20.0 15.0</td>
<td>135.0</td>
</tr>
<tr>
<td>(2.1) Establish a Marine Noise Consortium to identify noise sources and possible effects.</td>
<td>5.0 4.0 4.0 4.0 4.0</td>
<td>21.0</td>
</tr>
<tr>
<td>(2.2) Develop a marine acoustics research program to establish baseline noise levels and long-term noise budgets.</td>
<td>500.0 500.0 500.0 500.0 500.0</td>
<td>2500.0</td>
</tr>
<tr>
<td>(2.3) Develop a policy framework for investigating and mitigating noise impacts within SBNMS.</td>
<td>75.0 75.0 75.0 0.0 0.0</td>
<td>225.0</td>
</tr>
<tr>
<td>(3.1) Identify information gaps to gather additional data on overflight activities to understand the potential disturbance of marine mammals.</td>
<td>0.0 0.0 0.0 0.0 0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(3.2) Develop outreach materials or messages with NOAA Fisheries Service to inform the aviation community regarding overflight in proximity to whales.</td>
<td>0.0 0.0 0.0 0.0 0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>Total Estimated Annual Cost</td>
<td>647.0 671.0 660.0 575.0 570.0</td>
<td>3123.0</td>
</tr>
</tbody>
</table>

*Cost estimates exclude federal labor costs.
3.2.2 Work with pilot associations to include SBNMS notation and current NOAA Fisheries Service Northeast Region overflight guidelines on aeronautical charts and information materials.  
Status: Planned, 2012

3.2.3 Evaluate the need for sanctuary regulations to govern the operation of airplanes, helicopters, airships, and other aircraft in the presence of marine mammals.  
Status: Planned, 2012

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### Table 49. Performance measures for MMBD action plan.

<table>
<thead>
<tr>
<th>Performance Measures</th>
<th>Means of Evaluation</th>
<th>Baseline</th>
<th>ONMS Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 2012, the sanctuary will develop and implement a whale watching management program that reduces the risk of behavioral harassment.</td>
<td>Management measures will be in effect that could include regulatory controls, certification requirements, special use permitting and partnership accords.</td>
<td>Number of management measures: 1 (approach guidelines and MMPA and ESA)</td>
<td>Protect Resources</td>
</tr>
<tr>
<td>By 2011, SBNMS will complete implementation of a noise-monitoring program covering 50-85% of the sanctuary, with a representative noise budget subsequently being calculated within two-five years.</td>
<td>SBNMS will deploy up to ten Automatic Recording Units (ARUs) for at least 12 months with data collected, managed, and analyzed.</td>
<td>Number of ARUs: 0</td>
<td>Characterize Site</td>
</tr>
<tr>
<td>By 2013, SBNMS will complete most fieldwork and analyses associated with non-invasive whale tagging projects.</td>
<td>Data analyses will provide a more continuous record and understanding of whale behavior relative to vessels and noise.</td>
<td>Number of completed studies: 0</td>
<td>Protect Resources</td>
</tr>
</tbody>
</table>

The behavioral disturbance and harassment of marine mammals by human activities is minimized.

areas. An altitude of 500 feet above the surface, except over open water or sparsely populated areas. In those cases, the aircraft may not be operated closer than 500 feet to any person, vessel, vehicle, or structure.” FAA should consider revising the rule, for example, to delete the word ‘or’ following the word ‘vehicle’ and insert “or marine mammal, except where more restrictive regulations prevail.” The agency differences in minimum overflight altitude also need to be addressed and resolved.

Status: Planned, 2012
Marine Mammal Vessel Strike Action Plan

Issue Statement
The Marine Mammal Vessel Strike (MMVS) Action Plan (AP) makes recommendations to reduce the risk of collision between vessels and marine mammals that cause injury or mortality to the animals, harm to operators and damage to vessels. Ship strikes represent one of the two major threats that are likely to prevent the recovery of critically endangered North Atlantic right whales and endangered humpback whales. Vessel strikes continue to pose a risk to endangered whales wherever they overlap with ship traffic. Concern in recent years has intensified as marine traffic has come to involve larger and faster vessels.

Goal
The goal of the MMVS AP is to assess the occurrence and potential of collision to marine mammals; determine the means to mitigate collision through research, education and appropriate management; and foster cooperation with cross-jurisdictional agency partners that affect marine mammals.

Objectives
The MMVS AP has three objectives and associated strategies to reduce collision, and the potential for collision, to marine mammals by commercial ships as well as those vessels not actively engaged in approaching whales for viewing (Table 50). [Note: Vessels actively engaged in viewing are discussed in Objective MMBD.1.]

- MMVS.1—Reduce Risk of Vessel Strike between Large Commercial Ships and Whales
- MMVS.2—Reduce Risk of Vessel Strike through Speed Restrictions
- MMVS.3—Support and Develop Research Programs to Reduce the Risk of Vessel Strike

The estimated costs for implementation of the MMVS AP are indicated in Table 51. The performance measures are listed in Table 52.
Background. Data from Jensen and Silber (2003) indicate that the SBNMS area is a ‘hot spot’ for vessel strikes along the eastern seaboard of the United States, with approximately nine percent (26/292) of the world-wide data reported from the sanctuary area (including Cape Cod Bay and Boston Harbor). In SBNMS, reported vessel collisions occur with four endangered species (humpback, finback, sei and North Atlantic right whales) and one protected species (minke whales). Most strikes involve humpback whales (39%, 13/33) and fin whales (27%, 9/33). Notably, vessel strikes are the leading cause of human-induced mortality in critically endangered right whales (Knowlton et al., 2001).

Vessel strikes in the sanctuary are reported throughout the year. However, 76% (25/33) occur between May and August, a time when whales and opportunistic observations increase; 39% (13/33) of these reported strikes resulted in mortality or serious injury. Commercial whale watch vessels were involved in 27% (9/33) of the strikes; private recreational boats were involved with 12% (4/33); and, large commercial ships (e.g., container ship or ferry) struck 9% (3/33) (Jensen and Silber, 2003). Observations of ship struck whales, other than those actually hit by commercial whale watching vessels, are not biased by observations made possible by observers on whale watching trips because most records are generated from beach cast carcasses or carcasses floating at sea.

Possible factors contributing to vessel strikes include: (1) the density of whales and vessels; (2) the ability of whales and vessel operators to detect each other; and (3) the ability of whales or vessel operators to maneuver to avoid collisions. Any type of vessel is capable of causing a fatal strike, but the intensity of the collision depends on the size (tonnage) of the vessel and the speed at which it is traveling.

Where vessel type is known, the majority of reported whale collisions on a world-wide basis are from the U.S. Navy/USCG (14.9% of the 292 strikes) and commercial whale watch boats (14.2% of the 292 strikes) (Jensen and Silber, 2003). These data are affected by disproportionate reporting. For example, it is standard operating practice for the U.S. Navy and USCG to report a strike, and commercial whale watch vessel operators or passengers are more likely to be aware of, and report, a collision than other sources. Apart from this information, there is a paucity of specific data regarding vessel collisions with whales, as the vast majority of strikes go undetected or unreported. When whale mortality is recognized as resulting from vessel strike, (i.e., as determined by necropsy of a beached whale) identifying the specific vessel or vessel type is difficult.

<table>
<thead>
<tr>
<th>Objective</th>
<th>Strategy</th>
<th>Priority</th>
</tr>
</thead>
<tbody>
<tr>
<td>MMVS.1 Reduce the Risk of Vessel Strike between Large Commercial Ships and Whales</td>
<td>(1.1) Consult with NOAA Fisheries Service on their proposed strategy to reduce ship strike to North Atlantic right whales and evaluate how such measures would affect the sanctuary.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(1.2) Develop, demonstrate and evaluate the SBNMS Information and Reporting Center.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(1.3) Determine the conservation benefit of reconfiguring the existing Traffic Separation Scheme (TSS) within the sanctuary to reduce the risk of ship strike to whales.</td>
<td>High</td>
</tr>
<tr>
<td>MMVS.2 Reduce the Risk of Vessel Strike through Speed Restriction on Vessels</td>
<td>(2.1) Institute year-round voluntary speed restrictions for all vessels operating in the sanctuary.</td>
<td>High</td>
</tr>
<tr>
<td>MMVS.3 Support and Develop Research Programs to Reduce the Risk of Vessel Strike</td>
<td>(3.1) Work with NOAA Fisheries Service to support their ongoing database of all known vessel strikes in and around the sanctuary.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(3.2) Work with NOAA Fisheries Service to institute a toll free number to enable callers to anonymously report vessel strikes in the sanctuary.</td>
<td>Medium</td>
</tr>
<tr>
<td></td>
<td>(3.3) Investigate research strategies to determine responses of whales to approaching vessels.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(3.4) Conduct year-round monitoring to identify type, size, route and speed of vessels in the sanctuary.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>(3.5) Investigate use of forward-looking sonar or other real-time detection technologies.</td>
<td>Low</td>
</tr>
</tbody>
</table>

### MMVS.1 Objective—Reduce the Risk of Vessel Strike between Large Commercial Ships and Whales

**Background.** Large commercial ships—defined as those vessels with a weight of greater than 300 gross tons, or tugs and barges with a combined weight of more than 300 gross tons—represent a distinct class of vessels. In this action plan, large commercial ships are separated from other vessel types due to issues of maneuverability (i.e., their inability to take sudden actions to avoid collisions with whales).

**Strategies (3) To Reduce the Risk of Vessel Strike between Large Commercial Ships and Whales**

(1.1) Continue to consult with NOAA Fisheries Service on their strategy to reduce ship strikes to North Atlantic right whales and evaluate how such measures affect the sanctuary. North Atlantic right whales are critically endangered and...
should be accorded special consideration. NOAA Fisheries Service has implemented a Ship Strike Reduction Program to reduce collision risk between North Atlantic right whales and commercial ships while minimizing adverse impacts on the shipping industry. This program includes seasonal management areas (SMAs) within which all vessels 65 feet and over are required to reduce their speed to 10 knots or less during specific time periods. Two of these SMAs overlap SBNMS boundaries (Cape Cod Bay Seasonal Management Area and Off Race Point Seasonal Management Area).

1.1.1 SBNMS should continue to work with NOAA Fisheries Service on measures to reduce vessel strike risk for large whales in the sanctuary.

Priority: High
Status: Ongoing
Activities:

(1.2) Develop, demonstrate and evaluate the SBNMS Information and Reporting Center. The SBNMS should create a pilot project to assess the feasibility of developing the SBNMS Marine Mammal Information and Reporting Center (MMIRC) based on use of the Automatic Identification System (AIS). The project would: (1) investigate the ability of the MMIRC to identify and provide information to ships entering the SBNMS; (2) identify the actions of the vessels based on the information provided; (3) assess the adequacy of whale sighting and reporting information; and (4) evaluate the efficacy of the MMIRC for reducing the risk of vessel/whale collisions. If the pilot project determines the MMIRC to be an effective way of reducing risk of collision, the sanctuary should consider establishing the program as an ongoing management tool.

Priority: High
Status: Planned, 2011

(1.3) Determine the conservation benefit of reconfiguring the existing Traffic Separation Scheme (TSS) within the sanctuary to reduce the risk of ship strike to whales. An effective way to reduce vessel collisions with whales is to separate them in space and/or time. Moving the TSS in the sanctuary from high whale use areas to low use areas would achieve that objective.

Priority: High
Status: Completed
Activities:

1.3.1 Conduct analyses to determine whether safer routes could be recommended for large commercial ship passage through the SBNMS. Identify routing to reconfigure the existing TSS into the Port of Boston and, thereby, reduce potential whale strikes by large commercial vessels transiting the sanctuary.

Status: Completed

1.3.2 Collaborate with the NOS General Counsel International, NOAA Fisheries Service and the USCG to develop a proposal to the International Maritime Organization (IMO) to reconfigure the current TSS and reduce the potential for whale strikes by large commercial vessels transiting the sanctuary.

Status: Completed

MMVS.2 Objective—Reduce the Risk of Vessel Strike by Speed Restrictions

Background. Fast moving vessels pose inherent risks to marine mammals and other sanctuary resources. The SBNMS wants to consider a range of ways to restrict vessel speed to prevent interactions with and damage to those resources. The sanctuary also wants to evaluate a range of speeds that may be appropriate under different conditions while recognizing that vessel safety considerations are important.

When aggregations of right whales are known to be present in an area, NOAA Fisheries Service establishes a Dynamic Management Area (DMA) for a period of 15 days and requests that mariners travel at 10 knots or less through the zone. Establishing these zones requires confirming the presence of endangered whales by conducting aerial surveys or receiving sighting reports from experienced individuals. The SBNMS is considering developing generic voluntary speed restrictions that would apply to all vessels operating within the sanctuary. These would likely allow for faster speeds than specific guidance when DMAs are in place or when other endangered whales are known or likely to be present. At those times, the more restrictive speed limits would apply. Voluntary SBNMS restrictions would augment measures by (1) NOAA Fisheries Service (i.e., measures to reduce interactions between North Atlantic right whales and large commercial ships), and (2) possible SBNMS speed controls/restrictions addressing marine mammal behavioral disturbance by whale watching and other vessels (see Strategy MMBD 1.1). The sanctuary would review and evaluate the effectiveness of the voluntary speed restriction at the end of five years or sooner if new information becomes available.

Strategy (1) To Reduce the Risk of Vessel Strike across all Vessel Categories

(2.1) Institute year-round voluntary speed restrictions for all vessels operating in the sanctuary. Examination of available data on vessel speeds representing customary practice in the sanctuary indicates that 20 knots is an approximate mean maximum cruising speed for most whale watch vessels, commercial fishing boats, party and charter fishing vessels, and many of the larger personal recreation boats. Data examined include 20-year records maintained by the Whale Center of New England for the commercial whale watch fleet and recent evaluation of Automatic Identification System vessel tracks for large commercial vessels collected by SBNMS.

A voluntary recommendation to reduce all vessel speeds throughout the year in SBNMS waters would serve to complement regulatory measures by NOAA Fisheries Service as part of the NOAA Ship Strike Reduction Program as well as NOAA Fisheries Service and USCG notices to mariners. The regulations require vessels greater than or equal to 65 feet
in overall length and subject to the jurisdiction of the U.S., or entering or departing a port or place under the jurisdiction of the U.S., to reduce speed to 10 knots or less within specific Seasonal Management Areas (SMAs) along the US east coast (50 CFR 224.105). The SMAs include the areas and times where right whales occur predictably from year to year. There are certain exemptions to the speed restrictions for navigational safety, as well as Federal vessels and law enforcement vessels. The rule is set to expire on December 9, 2013.

Two of the Seasonal Management Areas in the ship strike regulations overlap the SBNMS, and result in speed restrictions within a maximum of 63% of the sanctuary during 2 months of the year and have no coverage in the sanctuary during 7.5 months of the year. The SBNMS’s collaborative passive acoustic research efforts with NOAA Fisheries Service (NEFSC and NERO) and Cornell University’s Bioacoustics Research Program is providing increasing evidence that right whales predictably utilize sanctuary waters during periods and within areas for where speed restrictions do not currently apply. In addition, the SBNMS is concerned with risks of injury associated with smaller vessel traffic operating at higher overall speeds and largely outside of the recently shifted TSS. Thus, year-round generic guidelines for all vessels operating within the sanctuary would supplement NOAA Fisheries Service’s ship strike strategy within sanctuary waters.

The voluntary speed restriction complements a suite of possible new and existing management actions that together would lower the risk of collision further. These include: (1) requiring vessels to reduce speed within proximity of whales (see Strategies MMBD 1.1 and MMVS 1.1); (2) prohibiting vessels from transiting through humpback whale bubble clouds and/or nets (see Strategy MMBD 1.2); (3) realignment of the TSS in the sanctuary (see Strategy MMVS 1.3); and, (4) vessel speed restrictions implemented through the NOAA Ship Strike Reduction Program. Implementation of this voluntary speed restriction would be by means of Strategy POE 1.2.

**Priority: High**
**Status: Planned, 2011**

### MMVS.3 **Objective—Support and Develop Research Programs to Reduce the Risk of Vessel Strikes**

**Background.** There is a paucity of detailed data regarding vessel collisions with whales. In order to minimize the risk of collision to whales, it is important that the sanctuary gain a greater understanding of the nature of the risk to both the whales and vessels. This can be accomplished by investigating the behavior of whales, the behavior of ships, and their behavioral interaction.

**Strategies (5) To Support and Develop Research Programs to Reduce the Risk of Vessel Strikes**

- **(3.1)** Work with NOAA Fisheries Service to support their ongoing database for all known vessel strikes in and around the sanctuary. It is necessary to continue monitoring and

### Table 51. Estimated costs for MMVS action plan.

<table>
<thead>
<tr>
<th>Strategy</th>
<th>Estimated Cost ($000)*</th>
<th>Total Estimated 5 Year Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1.1) Consult with NOAA Fisheries Service on their proposed strategy to reduce ship strike to North Atlantic right whales and evaluate how such measures would affect the sanctuary.</td>
<td>0.0 0.0 0.0 0.0 0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(1.2) Develop, demonstrate and evaluate the SBNMS Information and Reporting Center.</td>
<td>20.0 20.0 25.0 10.0 10.0</td>
<td>85.0</td>
</tr>
<tr>
<td>(1.3) Determine the conservation benefit of reconfiguring the existing TSS within the sanctuary to reduce the risk of ship strike to whales.</td>
<td>0.0 0.0 0.0 0.0 0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(2.1) Institute year-round voluntary speed restrictions for all vessels operating in the sanctuary.</td>
<td>5.0 5.0 3.0 3.0 3.0</td>
<td>19.0</td>
</tr>
<tr>
<td>(3.1) Work with NOAA Fisheries Service to support their ongoing database of all known vessel strikes in and around the sanctuary.</td>
<td>0.0 0.0 0.0 0.0 0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(3.2) Work with NOAA Fisheries Service to institute a toll free number to enable callers to anonymously report vessel strikes in the sanctuary.</td>
<td>0.0 2.0 2.0 2.0 2.0</td>
<td>8.0</td>
</tr>
<tr>
<td>(3.3) Investigate research strategies to determine responses of whales to approaching vessels.</td>
<td>0.0 50.0 50.0 50.0 50.0</td>
<td>200.0</td>
</tr>
<tr>
<td>(3.4) Conduct year-round monitoring to identify type, size, speed, and route of vessels in the sanctuary.</td>
<td>40.0 0.0 0.0 0.0 0.0</td>
<td>40.0</td>
</tr>
<tr>
<td>(3.5) Investigate use of forward-looking sonar or other real-time detection technologies.</td>
<td>0.0 0.0 30.0 30.0 30.0</td>
<td>90.0</td>
</tr>
</tbody>
</table>

**Total Estimated Annual Cost**

<table>
<thead>
<tr>
<th>YR 1</th>
<th>YR 2</th>
<th>YR 3</th>
<th>YR 4</th>
<th>YR 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>65.0</td>
<td>77.0</td>
<td>110.0</td>
<td>95.0</td>
<td>95.0</td>
</tr>
</tbody>
</table>

*Cost estimates exclude federal labor costs.*
Table 52. Performance measures for MMVS action plan.

**Desired Outcome(s) For This Action Plan**

<table>
<thead>
<tr>
<th>Performance Measures</th>
<th>Means of Evaluation</th>
<th>Baseline</th>
<th>ONMS Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 2012, SBNMS will monitor 100% of large ships (&gt;300 gross ton) traversing the sanctuary, including their location, speed, time of arrival at and departure from port.</td>
<td>SBNMS will track ship traffic traversing the sanctuary using Automatic Identification System (AIS) data and analyze compliance with ship strike mitigation strategies (NMFS.)</td>
<td>Percent of large ships being monitored: 0</td>
<td>Living Marine Resources</td>
</tr>
<tr>
<td>By 2010, SBNMS will propose new routing measures for large ships to reduce by 50% or more the risk of ship strikes to large whales in the Traffic Separation Scheme (TSS) for the Port of Boston</td>
<td>SBNMS will keep track of the development of new routing measures in collaboration with the U.S. Coast Guard and the IMO.</td>
<td>Present risk of ship strikes within the TSS (as measured by the number of whales seen in the TSS)</td>
<td>Living Marine Resources</td>
</tr>
<tr>
<td>By 2011, SBNMS will institute voluntary speed restrictions for all vessels operating in the sanctuary.</td>
<td>SBNMS will track vessel speed remotely by AIS and on-the-water monitoring.</td>
<td>Existing speed controls (other than whale watch approach guidelines): 0</td>
<td>Living Marine Resources</td>
</tr>
</tbody>
</table>

recording vessel strikes to determine trends and develop detailed baselines to assess effectiveness of management actions.

*Priority*: High  
*Status*: Ongoing

(3.2) Work with NOAA Fisheries Service to institute a toll free number to enable callers to anonymously report vessel strikes in the sanctuary. Currently, an 800-number is not available to the public to assist the reporting of vessel strikes.

*Priority*: Medium  
*Status*: Planned, 2010

(3.3) Investigate research strategies to determine responses of whales to approaching vessels. Research is needed to understand how whale behavior relates to the probability of vessel collisions. Such information would help prescribe management approaches to mitigate the risk of vessels striking whales.

*Priority*: High  
*Status*: Ongoing

(3.4) Conduct year-round monitoring to identify type, size, route and speed of vessels in the sanctuary. The sanctuary (1) will continue periodic trackline survey studies to monitor the spatial and temporal distribution of whales and all vessel types in the sanctuary; (2) it will continue to implement its AIS to record speed and routing of large commercial ships in real time and to archive data acquired for systematic analysis; and (3) it will monitor trends in vessel use (e.g., vessel types and numbers using the sanctuary, new vessel designs, etc.) over years.

*Priority*: High  
*Status*: Ongoing

(3.5) Investigate use of forward-looking sonar or other real-time detection technologies. This effort would notify vessels of whales in their path; however, potential issues of concomitant behavioral harassment would have to be addressed.

*Priority*: Low  
*Status*: Planned, 2012
**Marine Mammal Entanglement Action Plan**

**Issue Statement**
The Marine Mammal Entanglement (MME) Action Plan (AP) makes recommendations to reduce the risk of entanglement of marine mammals in fishing gear in the sanctuary. The concern extends to sea turtle and sea bird entanglement. The immediate effects of entanglement can include mortality, serious injury, minor injury, or possibly no injury. The long-term effects can include deteriorating health, behavioral disruptions, decreased reproductive ability, or may have no impact.

**Goal**
The goal of the MME AP is to assess and minimize the risk of entanglement of marine mammals, sea turtles and sea birds in the sanctuary; promote methods to successfully disentangle animals; foster cooperation with cross-jurisdictional agency partners; and educate sanctuary users regarding the issue.

**Objectives**
The MME AP has three objectives and associated strategies to improve the success of disentanglement efforts and to reduce the risk of entanglement of marine mammals (Table 53).

- MME.1—Aid Disentanglement Efforts
- MME.2—Reduce Marine Mammal Interaction with Trap/Pot Fisheries
- MME.3—Reduce Marine Mammal Interaction with Gill-net Fisheries

The estimated costs for implementation of the MME AP are indicated in Table 54. The performance measures are listed in Table 55.
**VII. Action Plans—Marine Mammal Protection**

The marine mammal species reported to interact with fisheries include: baleen whales and gillnet fisheries; small cetaceans (e.g., harbor porpoise and white-sided dolphin) and gillnet fisheries; and pinnipeds (e.g., harbor seals) and gillnet and trap fisheries. Because of potential impacts to marine mammals from entanglements, most fixed-gear fishermen (e.g., trap and gillnet fisheries) are required under Federal Take Reduction Plans to use modified gear and comply with time and area closures to reduce entanglements.

Approximately half (48-65%) of Gulf of Maine (GOM) humpback whales (Robbins and Mattila, 2001) and three quarters (76%) of critically endangered North Atlantic right whales (Knowlton et al., 2005) display scars indicative of past entanglement. Seabirds and sea turtles are also at risk. Entanglements can result in fatalities due to drowning, infection, restricted mobility, starvation and stress. Entanglement can potentially reduce the reproductive success of animals surviving the event (Robbins and Mattila, 2001).

In some cases, whales can be released from entanglements. This process is known as “disentanglement” and NOAA Fisheries Service authorized the Atlantic Large Whale Disentanglement Network (ALWDN) to facilitate disentanglement success. The Provincetown Center for Coastal Studies (PCCS) holds a NOAA Fisheries Service permit (as part of ALWDN) to disentangle large whales within Massachusetts state waters and adjacent Federal waters including the SBNMS. Disentanglement success is highly dependent on vessels maintaining contact with or ‘standing-by’ entangled animals. Without such stand-by, disentanglement teams have great difficulty relocating animals reported as entangled, greatly increasing the cost and risk of the effort.

Seventy-four percent of entangled whale sightings originate from the commercial whale watch fleet. Other reporting groups include fishermen, aerial surveys and existing entanglement network members (D. Morin, personal communication, 2004). Disentanglement can be aided by sanctuary-specific efforts such as increasing sighting and reporting efficiencies, and by developing incentives (or requirements) that increase the likelihood that passing vessels will stand-by entangled whales.

Public scoping comments indicated that marine mammal entanglement in the SBNMS was a serious problem and suggested that fishermen should be involved in the mitigation process. The sanctuary will work in partnership with various agencies, industries and organizations to report and respond to entangled whales. This effort will increase the degree to which entangled whales within the SBNMS are sighted, reported, and assisted.

**Strategies (3) To Aid Disentanglement Efforts**

1. **Maximize the degree to which entangled animals in the sanctuary are sighted and reported.** Animals can only be released from gear if they have been observed and then reported to the proper authorities. The sanctuary should develop policies and practices that encourage the sighting and reporting of entangled animals to NOAA Fisheries Service’s ALWDN. In addition, a complete record of entanglements is needed to properly document the severity of the problem and to implement timely mitigation measures.

   **Priority:** High

   **Status:** Ongoing

   **Activities:**

   1.1.1 Collaborate with NOAA Fisheries Service NERO on the development of a procedure that allows commercial whale watching vessels operating under the proposed SBNMS special use permit (see Activity MMBD 1.1.5) to approach right whales within the 500-yard (460 m) exclusion zone for the purposes of assessing possible entanglement. The procedure will be consistent with
the exceptions to the right whale approach regulations found at §224.103(c)(3)(iii).

**Status:** Planned, 2011

1.2) Maximize ability of vessels and aircraft to stand-by entangled animals. Without adequate capacity to track the location of an entangled animal, visible contact with the animal may be lost, rendering disentanglement impossible.

**Priority:** High

**Status:** Planned, 2010

**Activities:**

1.2.1 Convene a meeting of the PCCS, NOAA Fisheries Service NERO, commercial whale watch operators, and naturalists to provide training and informational materials for standing by entangled whales.

**Status:** Planned, 2010

1.2.2 Provide incentives for commercial whale watch boats to stand-by an entangled whale for a minimum of 45 minutes as a means to ensure adequate documentation and to reduce the search area for the network responder. Incentives having potential market value for participating companies may include official certificates of appreciation, photographs of vessels standing by entangled whales, postings on the sanctuary website, etc.

**Status:** Planned, 2010

1.2.3 Develop a protocol by which research, state or federal government vessels or aircraft working in the SBNMS report their presence to the PCCS and are available to standby.

**Status:** Planned, 2010

1.2.4 Encourage NOAA Fisheries Service to continue Level One (‘eyes-on-the-water’) funding to train the public in order to aid disentanglement efforts through sighting and standing by entangled whales.

**Status:** Ongoing

1.2.5 Work with NOAA Fisheries Service and NEFMC to allow commercial fishing vessels to stand-by entangled whales without losing Days at Sea (DAS) time. Fishermen can play a critical role in the detection and stand-by of entangled whales in the sanctuary. However, new fishery management regulations to reduce fishing effort limit how much time a fisherman can spend at sea. A fisherman, who stands-by an entangled whale, is using his/her time allotment of DAS, making such stand-by activity unlikely to occur. If time used by fishermen standing-by entangled whales did not count against their DAS allotment, participation by fishermen would be improved.

**Status:** Ongoing

(1.3) Undertake activities leading to improved understanding and prevention of entanglement events in SBNMS and improvements in disentanglement technology. Activities should be conducted to improve ability to identify gear types involved in specific entanglement events, provide data to support case documentation and lead to improvements in disentanglement technology. All activities involving gear marking would be conducted in collaboration with NOAA Fisheries Service to coordinate with systems already in place.

**Priority:** Medium

**Status:** Planned, 2011

**Activities:**

1.3.1 Investigate a gear marking system to identify the type of gear in which whales are entangled.

**Status:** Planned, 2011

1.3.2 Work with the appropriate fishery management agencies to require that surface indicators of fishing gear are marked to aid in quick and unambiguous identification of gear type.

**Status:** Planned, 2012

1.3.3 Partner with PCCS, NOAA Fisheries Service and other parties to support research, development and demonstration of improved disentanglement technology.

**Status:** Planned, 2012

**MME.2 OBJECTIVE—REDUCE MARINE MAMMAL INTERACTION WITH THE TRAP/POT FISHERY**

**Background.** Trap/pot directed fisheries that co-occur with large numbers of baleen whales in the SBNMS are identified entanglement risks (Wiley et al., 2003a; 2003b). The American lobster and mixed species (e.g., whelk, hagfish and Jonah crab) trap/pot fisheries, a subset of which occurs within the SBNMS, are classified by NOAA Fisheries Service as Category I and II fisheries, respectively. Category I fisheries are those that have frequent mortality or serious injury of one or more species of marine mammals. Category II fisheries are those that have occasional mortality or serious injury of one or more species of marine mammals. Marine mammals that are known to or have the potential to interact with these fisheries include four species that utilize the sanctuary: finback whales, humpback whales, minke whales, and North Atlantic right whales—all of which are threatened or endangered, and/or protected.

**Strategies (2) To Reduce Marine Mammal Interaction with the Trap/Pot Fishery**

(2.1) Obtain gear modifications. The goal of gear modification is to reduce the probability of entanglement and/or reduce serious injury or mortality of large whales that become entangled in trap/pot fisheries. By restructuring the fishing gear or modifying the way it is used, the safety of marine mammals can be increased without restricting access of the fisheries to target resources (e.g., shellfish or finfish).

**Priority:** High

**Status:** Planned, 2010

**Activities:**

2.1.1 Work with NOAA Fisheries Service and other appropriate fishery management agency(s) to...
promulgate new regulations requiring, within five years, all current and future trap/pot fisheries to use sinking groundline within the SBNMS.

**Status:** Completed. Sinking groundline requirements along the entire Atlantic coast, including year round requirements within the SBNMS, became effective on April 5, 2010.

### 2.1.2 Work with NOAA Fisheries Service and other appropriate fishery management agency(s) to promulgate new regulations requiring 600 lb breaking strength of buoy weak links in trap/pot gear fished in SBNMS.

This measure would complement existing state and federal regulations applying to the Cape Cod Bay critical habitat for right whales.

**Status:** Planned, 2010

### 2.2 Serve as test-bed to develop and demonstrate low-risk fishing gear.

The sanctuary should serve as a test-bed for developing and demonstrating innovative, low-risk fishing gear to reduce the risk of entanglements. Effective gear modification could then be exported to other areas of concern within the Gulf of Maine. For example, the GoM Ocean Observing System (GoMOOS) buoy data were used to provide current values in a study in the sanctuary that looked at the profiles and dynamics of ground-lines and end-lines, both as scaled-models in the laboratory and at full-scale in the field (Lyman and McKiernan, 2004).

**Priority:** Medium

**Status:** Planned, 2011

**Activities:**

2.2.1 Conduct surveys to determine areas of potential interaction between marine mammals and fisheries. This effort will serve as the foundation for a risk assessment of entanglement in the sanctuary, and identify high-risk areas where low-risk fishing gear should be tested.

**Status:** Ongoing

2.2.2 Help develop and demonstrate new low-risk technologies in collaboration with NOAA Fisheries Service, MADMF, fishermen and conservationists. The sanctuary could act as a testing ground for promising new risk-reduction technologies.

**Status:** Planned, 2012

2.2.3 Assess the feasibility of modifying vertical lines (e.g., breaking strength, number) to minimize the risk of entanglement.

**Status:** Planned, 2011

### MME.3 Objective—Reduce Marine Mammal Interaction with the Gillnet Fishery

**Background.** NOAA Fisheries Service observer data indicates that several species of pinnipeds (seals) and odontocetes (dolphins and porpoises) are taken incidentally by gillnets within SBNMS. Additionally, large whales are known to interact with gillnets; published and anecdotal evidence indicate that these entanglements occur within the SBNMS (Weinrich, 1999).

NOAA Fisheries Service classifies the northeast sink gillnet fishery as a Category I fishery. Category I fisheries are those which have frequent mortality or serious injury of one or more species of marine mammals. Known marine mammals killed or injured in gillnets include: North Atlantic right whales, humpback whales, Atlantic white-sided dolphins, common dolphins, harbor porpoise and several species of seals, all of which inhabit the SBNMS and some of which are endangered.

Approximately 40 day-boat, gillnet vessels departing from southern Maine to Plymouth, MA, fish primarily in the northern section of the sanctuary (gillnet fishermen’s estimate, MME Working Group Action Plan, 2004). Historically, gillnet fishing within SBNMS has occurred year-round, with the height of fishing activity during the summer months. Currently, federal fishing regulations restrict or prohibit gillnet fishing within SBNMS at various times of the year. In order to assess the entanglement risk, the sanctuary should work in partnership with various agencies, industries, and organizations to address and investigate the entanglement risk posed by the northeast sink gillnet fishery.

### Strategies (2) to Reduce Marine Mammal Interaction with Gillnet Fisheries

#### (3.1) Obtain gear modifications.

The goal of gear modification is to reduce serious injury or mortality of marine mammals entangled by the northeast sink gillnet fisheries. In this way, the safety of marine mammals is increased without restricting access of the fisheries to their target resource.

**Priority:** High

**Status:** Planned, 2011

**Activities:**

3.1.1 Work with NOAA Fisheries Service on an expedited basis to implement gillnet modifications consistent with the modifications required in the regulations implementing the ALWTRP. The modifications would apply to sinking groundlines, weak link breaking strength, and use of weak links in gillnet panels. The modifications should be required throughout the SBNMS on a year-round basis, not just seasonally.

**Status:** Completed. Year round gillnet gear modifications in the Northeast, including the SBNMS, became effective on October 5, 2008.

3.1.2 Work with NOAA Fisheries Service to develop an incentive program for gillnet fishermen to help them convert their gear to incorporate weak links and sinking groundlines.

**Status:** Ongoing

#### (3.2) Develop research programs.

The sanctuary should serve as a test-bed for innovative research. For example, data from the GoMOOS buoy in the sanctuary were used to provide current values in a study that looked at the profiles and dynamics of groundlines and endlines both as scaled-models in the laboratory and at full-scale in the field (Lyman...
and McKiernan, 2004). Gear modifications that appear to be functional in this type of controlled setting could be tested within the SBNMS for a more realistic assessment of its operation. Gear modifications found effective within the SBNMS could serve as an example to the Atlantic Large Whale Take Reduction Team for possible use on a regional scale.

**Priority:** Medium  
**Status:** Planned, 2011  
**Activities:**

3.2.1 **Assess the feasibility of using reduced-strength weak links (e.g., 600 lbs.) in gillnet panels.**  
**Status:** Planned, 2011

3.2.2 **Investigate the feasibility of reducing the vertical profile of gillnets in the water column as an entanglement risk-reduction measure (e.g., tie-downs, fewer vertical meshes, replacing float line with lead line) in collaboration with gillnet fishermen and other agencies.**  
**Status:** Planned, 2011

3.2.3 **Research whale behaviors in the water column to better understand the mechanism of entanglement.**  
**Status:** Ongoing

---

### Table 54. Estimated costs for MME action plan.

<table>
<thead>
<tr>
<th>Strategy</th>
<th>Estimated Cost ($000)*</th>
<th>Total Estimated 5 Year Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>YR 1</td>
<td>YR 2</td>
</tr>
<tr>
<td>(1.1) Maximize the degree to which entangled animals in the sanctuary are sighted and reported.</td>
<td>10.0</td>
<td>10.0</td>
</tr>
<tr>
<td>(1.2) Maximize ability of vessels and aircraft to stand-by entangled animals.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(1.3) Undertake activities leading to improved understanding and prevention of entanglement events in SBNMS and improvements in disentanglement efforts.</td>
<td>10.0</td>
<td>20.0</td>
</tr>
<tr>
<td>(2.1) Obtain gear modifications.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(2.2) Serve as test-bed to develop and demonstrate low-risk fishing gear.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(3.1) Obtain gear modifications.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>(3.1) Obtain gear modifications.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><strong>Total Estimated Annual Cost</strong></td>
<td><strong>20.00</strong></td>
<td><strong>30.00</strong></td>
</tr>
</tbody>
</table>

*Cost estimates exclude federal labor costs.*

3.2.4 **Evaluate the risk reduction contributed by harbor porpoise take-reduction measures versus fisheries management time-and-area closures.**  
**Status:** Planned, 2011

3.2.5 **Assess the feasibility of modifying vertical lines (e.g., breaking strength, number) to minimize entanglement risk.**  
**Status:** Planned, 2011

3.2.6 **Develop new low-risk technologies in collaboration with NOAA Fisheries Service, Massachusetts Dept. of Marine Fisheries (MADMF), fishermen and conservationists.** The sanctuary could act as a testing ground for promising new risk-reduction technologies.  
**Status:** Planned, 2012

3.2.7 **Conduct surveys to identify areas of potential interaction between marine mammals and gill net fishing to identify temporal, seasonal, and effort trends.** The survey should identify high-risk times and locations where low-risk fishing gear should be tested.  
**Status:** Ongoing
The entanglement of marine mammals in commercial fishing gear is minimized and methods to successfully disentangle animals are operationalized.

<table>
<thead>
<tr>
<th>Performance Measures</th>
<th>Means of Evaluation</th>
<th>Baseline</th>
<th>ONMS Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 2012, 85% of detected entangled whales will have vessels standing by until the disentanglement team arrival.</td>
<td>SBNMS will work with the Provincetown Center for Coastal Studies to track the rate of stand by.</td>
<td>Percent of entangled whales having vessels standing by until the disentanglement team arrival: 65</td>
<td>Living Marine Resources</td>
</tr>
<tr>
<td>By 2012, 100% of fixed gear fishermen using the sanctuary will be required to use gear that minimizes entanglement risk with marine mammals, as a result of coordination with NMFS.</td>
<td>SBNMS will partner with NMFS, USCG, and MEP to monitor the participation rate of commercial fishermen in programs aimed at replacing fishing gear with low-entanglement-risk gear.</td>
<td>Percent of fixed gear fishermen using the sanctuary that are required to use gear that minimizes entanglement risk with marine mammals: 0</td>
<td>Living Marine Resources</td>
</tr>
</tbody>
</table>
Maritime heritage focuses on understanding humanity’s involvement in the sanctuary’s past and the broader connections to U. S. and World history. Humanity’s first association with the sanctuary began around 12,000 years ago, when Native Americans likely visited dry portions of Stellwagen Bank exposed by lower sea levels. These Paleoindian peoples took advantage of the rich ecosystems of its littoral zone and hunted the land animals living on the forested peninsula. Native American activity in the sanctuary likely decreased after sea levels inundated the dry land. A period of 10,000 years separates the first human activity with the explosion of human use that began with the European exploration and settlement of North America. SBNMS sits astride the gateway to historic ports that surround Massachusetts Bay, ports that have been centers of maritime activity in New England for over 400 years. The sanctuary’s shipwrecks and submerged archaeological sites are tangible connections to New England’s history; they are nonrenewable gateways to the past that need protection for current and future generations.

The Maritime Heritage (MH) Action Plan affirms NOAA’s dedication to conserving America’s maritime heritage by conducting scientific research, monitoring, exploration and educational programs. The action plan: (1) formalizes the foundation of a maritime heritage program at the sanctuary; (2) addresses the need to systematically inventory, assess, and characterize historical resources; (3) establishes a management framework for protecting maritime heritage resources while facilitating compatible use; (4) focuses attention on interpreting maritime heritage to the public; and (5) responds to historical resources which might be environmental threats.
**Maritime Heritage Action Plan**

**Issue Statement**
The Maritime Heritage (MH) Action Plan (AP) makes recommendations for the inventory and assessment of historical resources, the management and protection of historical resources, and MH interpretation. The AP addresses sanctuary-specific historical resource assessment, management, protection, and MH outreach and education requirements; it fulfills the NOAA ONMS and the ONMS Maritime Heritage Program (MHP) strategic plans; and it complies with the President’s Preserve America Executive Order (E.O.13287) tasking NOAA with preserving and protecting historic resources in the agency’s care, including shipwrecks.

**Goal**
The goal of the MH AP is to inventory, assess, protect, manage, and interpret Native American and historic archaeological resources in the sanctuary.

**Objectives**
The MH AP has five objectives and associated strategies to achieve its goal (Table 56).

- MH.1—Establish a Maritime Heritage Program
- MH.2—Inventory, Assess, and Characterize Historical Resources
- MH.3—Protect and Manage Historical Resources
- MH.4—Develop and Implement a MH Outreach and Education Program
- MH.5—Assess Shipwrecks and other Submerged Objects for Potential Hazards
- MH.6—Facilitate Access to Modern Shipwrecks

The estimated costs for implementation of the MH AP are indicated in Table 57. The performance measures are listed in Table 58.
<table>
<thead>
<tr>
<th>Objective</th>
<th>Strategy</th>
<th>Priority</th>
</tr>
</thead>
</table>
| MH.1 Establish a Maritime Heritage Program | (1.1) Develop the foundation and infrastructure for a MH program and integrate the MH program into existing sanctuary programs.  
(1.2) Identify and pursue additional sources of funding beyond the ONMS.  
(1.3) Identify and form partnerships, relationships, and MOU with entities that have specialized knowledge and abilities that support the documentation and interpretation of the sanctuary’s MH. | High     |
| MH.2 Inventory, Assess and Characterize Historical Resources | (2.1) Characterize prehistoric and historic use patterns to assist with the location of historical resources through the identification and collection of historical, archaeological, and anthropological documentation.  
(2.2) Conduct systematic field surveys to locate, identify, and inventory historical resources.  
(2.3) Assess historical resources for their NRHP eligibility and nominate appropriate sites to the NRHP.  
(2.4) Characterize historical resources within SBNMS. | High     |
| MH.3 Protect and Manage Historical Resources | (3.1) Implement a management system that protects historical resources while allowing for uses compatible with resource protection.  
(3.2) Implement an assessment protocol to assign sanctuary historical resources to the appropriate category.  
(3.3) Identify and implement partnerships and relationships for site monitoring and compliance with historical resource regulations.  
(3.4) Develop and implement an interpretive enforcement program.  
(3.5) Develop and implement a mooring system on historical resources in collaboration with affected parties, regional recreational SCUBA diving organizations and regional SCUBA diving charter operators.  
(3.6) Implement the ONMS Permitting Guidelines for archaeological research (i.e., survey and inventory permit and archaeological research permit).  
(3.7) Develop and implement collection and conservation policies for artifacts previously recovered from SBNMS before and after designation. | Medium   |
| MH.4 Develop and Implement a Maritime Heritage Outreach and Education Program | (4.1) Identify and partner with regional organizations to conduct MH exhibits and other outreach programs.  
(4.2) Develop and implement an artifact documentation and curation program through partnerships and relationships with local or regional maritime museums. | High     |
| MH.5 Assess Shipwrecks and Other Submerged Objects for Potential Hazards | (5.1) Establish an inventory of shipwrecks and submerged objects, inside and outside of SBNMS boundaries that may pose environmental threats to resources.  
(5.2) Coordinate information exchanges pertaining to shipwrecks and other submerged objects as environmental threats with NOAA’s HAZMAT division and the ONMS for the development of the SHIELDS and RUST database systems.  
(5.3) Identify shipwrecks and other submerged objects to be examined with remote sensing technology and report findings to state and federal trustees.  
(5.4) Establish a monitoring program for shipwreck and submerged objects that have been located and are considered a threat to SBNMS. | Medium   |
(6.2) Develop and implement a mooring system on modern shipwrecks in collaboration with affected parties, regional recreational SCUBA diving organizations and regional SCUBA diving charter operators. | High     |
MH.1 Objective—Establish a Maritime Heritage Program

Background. SBNMS holds a rich variety of historical resources. In the past, fishermen in the sanctuary have recovered paleontological remains representing a period when portions of Stellwagen Bank were dry land during the last ice age approximately 14,000 years ago. These findings suggest that there is also the potential for discovering prehistoric cultural remains. However, most of the known historical resources consist of historic shipwrecks.

Spanning the mouth of Massachusetts Bay, SBNMS represents the current and historic gateway to several of America’s oldest ports. Vessels entering and leaving Gloucester, Salem, Boston, Plymouth and Provincetown traversed the sanctuary’s waters. As such, historical records indicate that several hundred vessels sank in the vicinity of the sanctuary.

The extent of SBNMS’s archaeological inventory is just beginning to be known. Archaeological remote sensing research has located historical resources and local researchers have also divulged the locations of several sites, including the Portland, Frank A. Palmer, and Louise B. Crary. In total, forty shipwrecks have been located, many of which are potentially eligible for or listed on the NRHP.

The ONMS is placing increased emphasis on the development of MH programs to inventory, assess, manage, and protect historical resources within the sanctuaries. This AP initiates a comprehensive MH program that will systematically fulfill the NMSA mandate, while fostering cooperative relationships with other groups conducting similar or compatible research.

ONMS regulations (§ 922.3 Definitions) define historical resource as, “Any resource possessing historical, cultural, archaeological or paleontological significance, including sites, contextual information, structures, districts, and objects significantly associated with or representative of earlier cultures, sports, maritime heritage, and human activities and events. Historical resources include “submerged cultural resources”, and also include “historical properties,” as defined in the National Historic Preservation Act, as amended, and its implementing regulations, as amended.”

Strategies (3) To Establish a Maritime Heritage Program

(1.1) Develop the foundation and infrastructure for a MH program and integrate the MH program into existing sanctuary programs. This effort will provide a framework for the development, operation and future expansion of SBNMS’s maritime heritage program pursuant to the NMSA and in coordination with the National Historic Preservation Act (NHPA). This includes at the least a full-time maritime archaeologist on staff and the familiarization of all SBNMS staff with MH.

Priority: High
Status: Ongoing

(1.2) Identify and pursue additional sources of funding beyond the ONMS. Due to limited funding, it is necessary to pursue external sources of funding to support MH efforts such as: exhibitory; historical, anthropological and archaeological research; archaeological fieldwork; outreach and education; and, curation and conservation.

Priority: High
Status: Ongoing

(1.3) Identify and form partnerships, relationships, and Memoranda of Understanding (MOU) with entities that have specialized knowledge and abilities that support the documentation and interpretation of the sanctuary’s MH. Developing relationships will facilitate the documentation and interpretation of the sanctuary MH by bringing together advanced technologies and abilities not otherwise available to the sanctuary. For example, the sanctuary seeks to establish cooperative relationships with the technical SCUBA diving community to further archaeological site documentation.

Priority: Medium
Status: Ongoing

MH.2 Objective—Inventory, Assess and Characterize Historical Resources

Background. The NHPA requires federal agencies, such as NOAA, to inventory historic and archaeological resources under their jurisdiction and to nominate potentially eligible sites to the NRHP. SBNMS will follow the guidelines of the NHPA and the NMSA to methodically research, survey, document, assess, and characterize the heritage resources within its jurisdiction.

Strategies (4) To Inventory, Assess and Characterize Historical Resources

(2.1) Characterize prehistoric and historic use patterns to assist with the location of historical resources through the identification and collection of historical, archaeological, and anthropological documentation. Prior to conducting expensive fieldwork to locate historical resources, SBNMS will expand its knowledge of human use patterns to refine its search methodology. See Claesson and Rosenberg (2009) for an example of characterizing the sanctuary’s historical uses.

Priority: High
Status: Ongoing

Activities:

2.1.1 Establish relationships and partnerships with foreign, federal, tribal, state, local, non-governmental and private organizations and individuals to identify historical resources within SBNMS.

Status: Ongoing

2.1.2 Conduct historical, archaeological, and anthropological research to identify potential historical resource locations, including soliciting oral histories and information from divers, researchers, and fishermen.

Status: Ongoing
2.1.3 Establish a spatial database to inventory, assess and characterize historical resources.
   Status: Ongoing

(2.2) Conduct systematic field surveys to locate, identify and inventory historical resources. Utilizing research conducted in Strategy 2.1, potential historical resources will be investigated using appropriate methodologies.
   Priority: High
   Status: Ongoing
   Activities:

2.2.1 Establish partnerships and relationships with federal, tribal, state, local, non-governmental and private organizations and individuals to utilize the most sophisticated and appropriate technologies available to conduct historical resource surveys.
   Status: Ongoing

2.2.2 Record archaeological site positions in the historical resources database and NOAA’s Archaeological Database (ARCH).
   Status: Ongoing

2.2.3 Periodically reassess known archaeological sites to record changes to the site from biologic, oceanographic, and/or anthropogenic processes.
   Status: Ongoing

(2.3) Assess historical resources for their NRHP eligibility and nominate appropriate sites to the NRHP. The NHLA requires federal agencies, such as NOAA, to inventory historic and archaeological resources under their jurisdiction and to nominate potentially eligible sites to the NRHP. Listing on the NRHP provides formal recognition of an archaeological resource’s significance. Additionally, Federal agencies must consider the effects of their undertakings on the resource. SBNMS has successfully listed four archaeological sites on the NRHP, the steamship Portland, the collided coal schooners Frank A. Palmer and Louise B. Crary, the coal schooner Paul Palmer, and the eastern rig dragger Joffre.
   Priority: High
   Status: Ongoing

2.2.4 Periodically reassess known archaeological sites to record changes to the site from biologic, oceanographic, and/or anthropogenic processes.
   Status: Ongoing

(2.4) Characterize historical resources within SBNMS. Characterization synthesizes the results of the inventory and assessment to understand the overall significance of historical resources in the sanctuary and how they relate to broad patterns of history.
   Priority: High
   Status: Ongoing

MH.3 OBJECTIVE—PROTECT AND MANAGE HISTORICAL RESOURCES

Background. One of the purposes and policies of the NMSA is “to enhance public awareness and understanding, appreciation, and wise and sustainable use of the marine environment and the natural, historical, cultural, and archaeological resources of the National Marine Sanctuary System.” To carry out this policy, SBNMS will develop and implement a maritime heritage management system to provide archaeological sites an increased level of protection from human impacts. To the extent compatible with the primary goal of resource protection, use of these resources will be facilitated by allowing access to appropriate sites and by mitigating the impacts of human uses through permitting.

Strategies (7) To Protect and Manage Historical Resources

(3.1) Implement a management system that protects historical resources while allowing for uses compatible with resource protection. The management system will consist of two parts based on specific goals and criteria. Sanctuary historical resources will be managed as a ‘historic site’ or a ‘heritage preserve’ as follows:
   Priority: High
   Status: Planned, 2011
   Activities:

3.1.1 Establish historic sites. A ‘historic site’ must be a sanctuary historical resource that may be eligible for or listed on the National Register of Historic Places. The site must be structurally stable, durable and capable of hosting increased visitation without adversely impacting the site’s structural or archaeological integrity. Public access will be facilitated to the extent practicable and to the extent compatible with maritime heritage resource protection.

   Adequate measures will be developed to protect historic sites from activities that have high potential for harming the sites’ archaeological or structural integrity. At a minimum, voluntary guidelines for site avoidance will be issued for traditional and experimental fishing operations. Amendment of sanctuary regulations will be considered to include resource protection measures for historic sites.
   Status: Planned, 2011

3.1.2 Establish heritage preserves. A sanctuary historical resource must be listed on the NRHP to qualify for a ‘heritage preserve’. Human activities must have a high potential for negatively impacting the site’s archaeological and/or structural integrity. Additional protection for exceptional historical resources having a high degree of fragility and archaeological integrity will be provided.

   Heritage preserves will delimit an area around exceptional historical resources within which human activities that have a high potential for harming the sites’ archaeological or structural integrity will be restricted or prohibited. Amendment of sanctuary regulations will be considered to include resource protection measures for heritage preserves.
   Status: Planned, 2011

(3.2) Implement an assessment protocol to assign sanctuary historical resources to the appropriate category. SBNMS will develop a rigorous site assessment protocol to determine the maritime heritage management category (established in Strategy 3.1) in which a newly discovered sanctuary historical resource should be placed.
(3.3) Identify partnerships and relationships for site monitoring and compliance of historical resource permits and regulations. The constant on-the-water presence of state and federal law enforcement agencies, researchers, divers, whale watchers and fishermen extends the sanctuary’s surveillance capabilities.

Priority: Medium
Status: Planned, 2011

(3.4) Develop and implement an interpretive enforcement program. Interpretive law enforcement will inform users about the sanctuary and its regulations through the distribution of educational outreach information. A greater MH focused enforcement effort should lead to consistent enforcement awareness and compliance in the sanctuary.

Priority: High
Status: Ongoing

(3.5) Develop and implement a mooring system on historic sites in collaboration with affected parties, regional recreational SCUBA diving organizations and regional SCUBA diving charter operators. Moorings may be emplaced to protect historic sites from anchor damage and facilitate safe SCUBA diving.

Priority: Medium
Status: Planned, 2011

(3.6) Implement the ONMS Permitting Guidelines for archaeological research (i.e., survey and inventory permit and archaeological research permit). Permits are a management tool to ensure that archaeological research is conducted to the standards set forth in the Secretary of the Interior’s Standards and Guidelines for Archaeological Documentation. See 43CFR7-Protection of Archaeological Resources. Permits of this type would not be used to regulate access to a historical resource.

Priority: High
Status: Planned, 2010

(3.7) Develop and implement collection and conservation policies for artifacts previously recovered from SBNMS before and after designation. Policies need to be developed that clarify the disposition of these artifacts and their conservation.

Priority: Low
Status: Planned, 2011

MH.4 OBJECTIVE—DEVELOP AND IMPLEMENT A MARITIME HERITAGE OUTREACH AND EDUCATION PROGRAM

Background. MH presents a unique avenue to educate the public about broader cultural themes and traditions of the GoM through the use of websites, exhibits, and other outreach tools. (For additional outreach and education strategies, see the Outreach and Education AP.)

Strategies (2) To Develop and Implement a MH Outreach and Education Program

(4.1) Identify and partner with regional organizations to conduct MH exhibits and other outreach programs. Partnerships will provide a means for information-sharing to the public and user groups on the importance of resource protection and stewardship ethics. An example of just such a relationship is the ongoing collaboration with the Massachusetts Board of Underwater Archaeological Resources to interpret maritime heritage during Massachusetts Archaeology Month.

Priority: High
Status: Ongoing

(4.2) Develop and implement an artifact documentation and curation program through partnerships and relationships with local or regional maritime museums. This program will solicit information from the public and document artifacts previously recovered from the SBNMS.

Priority: Low
Status: Planned, 2011

MH.5 OBJECTIVE—ASSESS SHIPWRECKS AND OTHER SUBMERGED OBJECTS FOR POTENTIAL HAZARDS

Background. SBNMS is required to identify, assess and monitor MH sites that may pose an environmental threat to resources inside and outside of the sanctuary. Information pertaining to submerged sites as environmental threats is provided to: (1) NOAA’s Office of Response and Restoration, Emergency Response Division; (2) the ONMS for the development of the Sanctuaries Hazardous Incident Emergency Response Division; (2) the ONMS for the development of the Sanctuaries Hazardous Incident Emergency Response Division; (2) the ONMS for the development of the Sanctuaries Hazardous Incident Emergency Response Division; (3) the ONMS for the development of the Sanctuaries Hazardous Incident Emergency Response Division; (3) the Resources and Under Sea Threats (RUST) database systems.

Strategies (4) To Assess Shipwrecks and Other Submerged Objects for Potential Hazards

(5.1) Establish an inventory of shipwrecks and submerged objects, inside and outside of SBNMS boundaries that may pose environmental threats to resources. This effort will coordinate with affected and associated parties while taking into account that some of these threats might be historical resources. Information relating to environmental threats will be shared with user groups, such as divers or fishermen, who may inadvertently disturb the shipwrecks or submerged objects.

Priority: Medium
Status: Ongoing
Activities:

5.1.1 Review documentation from established databases.
Status: Ongoing

5.1.2 Identify, develop, and collaborate with partners doing similar research.
Status: Ongoing

5.1.3 Interview researchers, divers, and fishermen.
Status: Ongoing

(5.2) Coordinate information exchanges pertaining to shipwrecks and other submerged objects as environmen-
<table>
<thead>
<tr>
<th>Strategy</th>
<th>Estimated Cost ($000)*</th>
<th>Total Estimated 5 Year Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>(1.1)</em> Develop the foundation and infrastructure for a MH program and integrate the MH program into existing sanctuary programs.</td>
<td>125.0</td>
<td>625.0</td>
</tr>
<tr>
<td><em>(1.2)</em> Identify and pursue additional sources of funding beyond the ONMS.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><em>(1.3)</em> Identify and form partnerships, relationships, and MOU with entities that have specialized knowledge and abilities that support the documentation and interpretation of the sanctuary’s MH.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><em>(2.1)</em> Characterize prehistoric and historic use patterns to assist with the location of historical resources through the identification and collection of historical, archaeological, and anthropological documentation.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><em>(2.2)</em> Conduct systematic field surveys to locate, identify, and inventory historical resources.</td>
<td>150.0</td>
<td>450.0</td>
</tr>
<tr>
<td><em>(2.3)</em> Assess historical resources for their NRHP eligibility and nominate appropriate sites to the NRHP.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><em>(2.4)</em> Characterize historical resources within the SBNMS.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><em>(3.1)</em> Implement a management system that protects historical resources while allowing for uses compatible with resource protection.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><em>(3.2)</em> Implement an assessment protocol to assign sanctuary historical resources to the appropriate category.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><em>(3.3)</em> Identify partnerships and relationships for site monitoring and compliance of historical resource permits and regulations.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><em>(3.4)</em> Develop and implement an interpretive enforcement program.</td>
<td>1.0</td>
<td>5.0</td>
</tr>
<tr>
<td><em>(3.5)</em> Develop and implement a mooring system on historical resources in collaboration with affected parties, regional recreational SCUBA diving organizations and regional SCUBA diving charter operators.</td>
<td>5.0</td>
<td>55.0</td>
</tr>
<tr>
<td><em>(3.6)</em> Implement the ONMS Permitting Guidelines for archaeological research (i.e., survey and inventory permit and archaeological research permit).</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><em>(3.7)</em> Develop and implement collection and conservation policies for artifacts previously recovered from SBNMS before and after designation.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><em>(4.1)</em> Identify and partner with regional organizations to conduct MH exhibits and other outreach programs.</td>
<td>0.0</td>
<td>55.0</td>
</tr>
<tr>
<td><em>(4.2)</em> Develop and implement an artifact documentation and curation program through partnerships and relationships with local or regional maritime museums.</td>
<td>0.0</td>
<td>30.0</td>
</tr>
<tr>
<td><em>(5.1)</em> Establish an inventory of shipwrecks and submerged objects, inside and outside of SBNMS boundaries that may pose environmental threats to resources.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><em>(5.2)</em> Coordinate information exchanges pertaining to shipwrecks and other submerged objects as environmental threats with NOAAs Emergency Response Division and the ONMS for the development of the SHIELDS and RUST database systems.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><em>(5.3)</em> Identify shipwrecks and other submerged objects to be examined with remote sensing technology and report findings to state and federal trustees.</td>
<td>0.0</td>
<td>6.0</td>
</tr>
<tr>
<td><em>(5.4)</em> Establish a monitoring program for shipwrecks and submerged objects that have been located and are considered a threat to SBNMS.</td>
<td>0.0</td>
<td>45.0</td>
</tr>
<tr>
<td><em>(6.1)</em> Disseminate information about modern shipwrecks.</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td><em>(6.2)</em> Develop and implement a mooring system on modern shipwrecks in collaboration with affected parties, regional recreational SCUBA diving organizations and regional SCUBA diving charter operators.</td>
<td>10.0</td>
<td>40.0</td>
</tr>
<tr>
<td><strong>Total Estimated Annual Cost</strong></td>
<td>291.0</td>
<td>1311.0</td>
</tr>
</tbody>
</table>

*Cost estimates exclude federal labor costs.
Table 58. Performance measures for MH action plan.

<table>
<thead>
<tr>
<th>Performance Measures</th>
<th>Means of Evaluation</th>
<th>Baseline</th>
<th>ONMS Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 2012, six eligible historical resources will be nominated to the National Register of Historical Places (NRHP).</td>
<td>SBNMS will track the number of eligible resources that are nominated to the NRHP.</td>
<td>Number of historical resources nominated to the NRHP: 4</td>
<td>Shipwrecks</td>
</tr>
<tr>
<td>By 2012, as part of the Maritime Heritage (MH) management program, all located historical resources will be categorized through SBNMS site assessment protocol.</td>
<td>SBNMS will track the number of identified shipwrecks that have been categorized through the MH management program.</td>
<td>Number of categorized shipwrecks: 0</td>
<td>Shipwrecks</td>
</tr>
</tbody>
</table>

Native American and historic archaeological resources are managed and protected.

MH.6 Objective—Facilitate Access to Modern Shipwrecks

**Background.** In the process of inventorying the sanctuary’s historical resources, SBNMS researchers have located modern shipwrecks that are not historical resources. More modern shipwrecks are expected to be encountered in the future. The sanctuary recognizes that these vessels have value as recreational fishing and diving attractions. Furthermore, modern shipwrecks have the ability to illustrate stories about the more immediate past. In addition, commercial fishermen seek to avoid these shipwrecks to prevent the loss of their fishing gear. As such the sanctuary seeks to codify its treatment of modern shipwrecks.

**Strategies (2) To Facilitate Access to Modern Shipwrecks**

(6.1) **Disseminate information about modern shipwrecks.** This effort will provide the public with information about the geographic coordinates and character of modern shipwrecks. Information will be disseminated through the sanctuary’s website, publications, other NOAA resources, and through other means as available.

*Priority: High*

*Status: Ongoing*

(6.2) **Develop and implement a mooring system on modern shipwrecks in collaboration with affected parties, regional recreational SCUBA diving organizations and regional SCUBA diving charter operators.** Moorings facilitate access for SCUBA divers and prevent anchor damage to shipwrecks.

*Priority: High*

*Status: Planned, 2010*
A useful tool to understand the environmental consequences of the broad range of activities proposed under the proposed final management plan. This section presents the environmental assessment that provides general analyses to inform the decision of approving the proposed final management plan. NOAA’s responses to public comments on the draft environmental assessment can be found in question number 52 in Section X of the final management plan.
**PURPOSE AND NEED**

**NEED FOR ACTION**

Congress designated the Gerry E. Studds Stellwagen Bank National Marine Sanctuary (sanctuary or SBNMS) through the Oceans Act of 1992 (November 4, 1992; Public Law 102-587 at section 2202). In 1993, the National Oceanic and Atmospheric Administration (NOAA) issued final regulations and released a final management plan and environmental impact statement (EIS) to implement this designation (NOAA 1993).

Section 304(e) of the National Marine Sanctuaries Act (NMSA) requires NOAA to review its management plans for national marine sanctuaries every five years and to evaluate the substantive progress toward implementing the management plans and goals for each sanctuary, especially the effectiveness of site-specific management techniques (16 U.S.C. 1434(e)). Pursuant to this requirement, NOAA initiated its five-year management plan review (MPR) in 1998, in cooperation with members of the Sanctuary Advisory Council. The MPR was delayed two years due to a change in sanctuary management and was continued in 2002 with an additional round of scoping meetings in the fall of 2002. The State of the Sanctuary Report, published in June 2002, set the stage for the scoping meetings and public comment period that ended on October 18, 2002.

The MPR revealed that many of the initial goals and objectives of the 1993 management plan had been met; however, in some areas these goals and objectives were non-specific and general in scope and/or based on limited scientific knowledge. New information about the natural and cultural resources of the sanctuary and the human uses of the resources made it apparent to NOAA that the plan is out-of-date and outmoded. NOAA decided to incorporate this new knowledge by developing a new approach to management. Consequently, NOAA developed a new vision, mission, and statement of goals and objectives to guide management. In addition, NOAA has revised the content and formatting requirements for national marine sanctuary management plans. These structural elements were not employed in the 1993 management plan.

**PURPOSE FOR TAKING ACTION**

The purpose of revising a management plan is to periodically update NOAA’s approach to managing, protecting, and restoring the resources of the sanctuary pursuant to the purposes and policies of the NMSA. These policies are:

1. to identify and designate as national marine sanctuaries areas of the marine environment which are of special national significance and to manage these areas as the National Marine Sanctuary System;

2. to provide authority for comprehensive and coordinated conservation and management of these marine areas, and activities affecting them, in a manner which complements existing regulatory authorities;

3. to maintain the natural biological communities in the national marine sanctuaries, and to protect, and, where appropriate, restore and enhance natural habitats, populations, and ecological processes;

4. to enhance public awareness, understanding, appreciation, and wise and sustainable use of the marine environment, and the natural, historical, cultural, and archeological resources of the National Marine Sanctuary System;

5. to support, promote, and coordinate scientific research on, and long-term monitoring of, the resources of these marine areas;

6. to facilitate to the extent compatible with the primary objective of resource protection, all public and private uses of the resources of these marine areas not prohibited pursuant to other authorities;

7. to develop and implement coordinated plans for the protection and management of these areas with appropriate Federal agencies, State and local governments, Native American tribes and organizations, international organizations, and other public and private interests concerned with the continuing health and resilience of these marine areas;

8. to create models of, and incentives for, ways to conserve and manage these areas, including the application of innovative management techniques; and

9. to cooperate with global programs encouraging conservation of marine resources.

**DESCRIPTION OF PROPOSED ACTION AND ALTERNATIVES**

The original 1993 Final Management Plan/Final Environmental Impact Statement described a number of alternatives for the management framework of the sanctuary, including differing boundary options, regulatory options, and management regimes. Extensive analyses of possible environmental and socioeconomic impacts were conducted for each alternative before the current boundaries, regulations, and management regime were selected. The 1993 plan can be viewed online at http://stellwagen.noaa.gov/management.

For this revision, NOAA considered the options of preparing an entirely new management plan or minimally revising the current management plan. As discussed in the “Need for Action” section, awareness of new issues affecting sanctuary management and the fulfillment of most of the prior plan’s objectives necessitated the development of a new plan. Additionally, NOAA decided that this revision would be a non-regulatory management plan that establishes a policy framework for future management actions.

In this environmental assessment, two alternatives are being considered: leaving the current management plan in place or revising the current management plan to reflect those changes, as noted above. The preferred alternative is to revise the management plan. A discussion of each of the alternatives follows.
NO-ACTION ALTERNATIVE

This alternative would maintain the 1993 management plan despite its outdated format and inclusion of completed tasks, along with the nominal list of goals and objectives. The no-action alternative does not imply a secession of management in the sanctuary. Management actions described in the existing management plan, such as regulations, educational and research activities, and enforcement actions, would continue.

ALTERNATIVE 1—PROPOSED ACTION

This alternative proposes a revision of the current management plan. The revised plan updates the vision, goals, and objectives to better reflect the new paradigm of sanctuary management within the Office of National Marine Sanctuaries (ONMS); removes old tasks and incorporates new and planned management strategies and activities (Section II); reformats the document so it is in line with the preferred format; lays out performance measures with which to better evaluate the sanctuary management's effectiveness; and lays the groundwork for potential future regulatory actions addressing high priority issues.

Specifically, changes made to the management plan include:

- An updated description of natural and historical resources (Sections III and IV);
- A new vision and mission statement (Section VII);
- An updated statement of goals and objectives to reflect the new vision and mission statements and current status of sanctuary resources and efforts;
- A restructuring of the management plan into a series of action plans (based on resource conservation issues) in keeping with the templates of current sanctuary management plans (Section VII); and
- A new set of outcomes and performance indicators included (Section VII).

Action plans (APs) in this management plan are detailed five-year plans that address an issue or problem in the sanctuary. Action plans are issue-driven, not program- or thematically-driven, and are composed of a collection of strategies sharing common management objectives. They provide an organized structure and process for implementing strategies, including a description of the requisite activities, organizations involved, and requirements necessary for either full or partial implementation. The following action plans form the backbone of the proposed final management plan and are included in Section VII.

ADMINISTRATIVE CAPACITY AND INFRASTRUCTURE ACTION PLAN (ADMIN AP)

The ADMIN AP provides recommendations to strengthen the sanctuary's base-level staffing, facilities infrastructure and program support to effectively meet the basic needs of sanctuary management. Emphasis is placed on the human and physical infrastructure and financial resource requirements of the site.

INTERAGENCY COOPERATION ACTION PLAN (IC AP)

The IC AP addresses public scoping comments concerning clarification of overlapping agency responsibilities, and interagency coordination and effectiveness. This AP provides the framework to help clarify the roles, responsibilities, and relationships among associated agencies in order to strengthen resource protection within the sanctuary as well as improve interagency communication.

PUBLIC OUTREACH AND EDUCATION ACTION PLAN (POE AP)

The POE AP makes recommendations to resolve issues including low name recognition of the sanctuary, need for better information dissemination through leveraged partnerships, and public education through programming support. The POE AP is predicated on developing outreach and education tools that serve to help achieve sanctuary management goals and objectives.

COMPATIBILITY DETERMINATION ACTION PLAN (CD AP)

One of the purposes of the NMSA is to facilitate those uses of the sanctuary that are compatible with the primary objective of resource protection. The CD AP addresses issues raised by public scoping comments concerning the need to clarify, justify, and recommend an approach NOAA should take in performing compatibility analyses of human uses of the sanctuary. This AP describes a framework for how to develop a compatibility analysis. It does not make any determination regarding the appropriateness of any specific sanctuary use, current or potential, nor does it recommend any actions that affect the outcome of other APs recommended by other working groups.

ECOSYSTEM-BASED SANCTUARY MANAGEMENT ACTION PLAN (EBSM AP)

The EBSM AP includes recommendations for comprehensive ecosystem protection, restoration and protection of biological diversity, zoning including no-take zones, ecosystem-based management practices and consideration of boundary modification. The EBSM AP does not propose any regulatory changes.

ECOSYSTEM ALTERATION ACTION PLAN (EA AP)

The EA AP includes recommendations to reduce or mitigate anthropogenic perturbations in the sanctuary, as distinguished from impacts due to natural disturbance. Anthropogenic, or human-imposed impacts, include the laying of submarine pipelines and cables, fishing activities, pollution and degradation of water quality, ocean dumping and marine debris, disposal of dredged materials, introduction of exotic species, offshore mariculture and coastal development activities. This action plan focuses on the laying of pipelines and cables and fishing activities. Other sources of ecosystem alteration are treated variably in other action plans, such as for ecosystem-based management, water
quality, and interagency cooperation. The AP does not propose any regulatory changes.

**Water Quality Action Plan (WQ AP)**

The WQ AP includes recommendations to address water quality concerns within the sanctuary. Point and non-point sources of pollution, both sea- and shore-based, may be degrading the quality of the sanctuary's waters. NOAA needs to ensure that the quality of water within its boundary and in surrounding areas does no harm to the site's living marine and historical resources. The following two needs were identified: to assess water quality and circulation to characterize baseline conditions, and to reduce pollutant discharges and waste streams that may be negatively impacting sanctuary resources. The AP does not propose any regulatory changes.

**Marine Mammal Behavioral Disturbance Action Plan (MMBD AP)**

The MMBD AP includes recommendations to reduce the risk of behavioral disturbance and harassment of marine mammals resulting from the following activities: whale watching, tuna fishing, aircraft overflights, and noise pollution. The sanctuary serves as a major feeding ground for seven species of endangered, threatened, and protected whales and smaller cetaceans. The sanctuary is also a high-use area for commercial and recreational vessel traffic and, consequently, a high-risk area for marine mammal disturbance by human-induced activities within and around the sanctuary.

**Marine Mammal Vessel Strike Action Plan (MMVS AP)**

The MMVS AP includes recommendations to reduce the risk of collision between vessels and marine mammals that cause injury or mortality to the animals, harm to operators, and damage to vessels. Ship strikes represent one of the two major threats that are likely to prevent the recovery of critically endangered North Atlantic right whales and endangered humpback whales. Efforts in the U.S. have attempted to slow vessel speeds and to create an “early warning system” to inform mariners of locations of right whales in and near shipping channels. Despite efforts to date, vessel strikes continue to kill and injure right whales at a level that compromises the species’ survival. Concern in recent years has intensified as marine traffic has come to involve larger and faster vessels.

**Marine Mammal Entanglement Action Plan (MME AP)**

The MME AP includes recommendations to reduce the risk of entanglement of marine mammals in commercial fishing gear in the sanctuary. The concern extends to sea turtle and sea bird entanglement. The immediate effects of entanglement can include mortality, serious injury, or minor injury that when combined with other factors may have significant consequences. The long-term effects can include deteriorating health, behavioral disruptions, or decreased reproductive ability.

**Maritime Heritage Management Action Plan (MHM AP)**

The MHM AP includes recommendations for the inventory and assessment of historical resources, the management and protection of historical resources, and maritime heritage interpretation. The AP addresses sanctuary-specific historical resource assessment, management, protection, and maritime heritage outreach and education requirements; it fulfills the NOAA ONMS and the NOAA Maritime Heritage Program (MHP) strategic plans; and it complies with the President’s Preserve America Executive Order (E.O. 13287) tasking NOAA with preserving and protecting historical resources in the agency’s care, including shipwrecks.

**Affected Environment**

The existing management plan and environmental impact statement for the sanctuary (NOAA 1993) contains a complete description of the sanctuary environment, including natural and historical resources and human uses. Section I: Sanctuary Setting of the proposed final management plan updates the information provided in the 1993 plan with substantial new findings and information. These documents are incorporated by reference into this environmental assessment and briefly summarized below. Also considered in the affected environment are the updates made in Sections III and IV of this proposed final management plan, which provide more current information regarding natural and historical resources in the sanctuary.

**Boundary**

The sanctuary boundary encompasses 638 square nautical miles (approximately 2181 square kilometers) of ocean waters and the submerged lands thereunder, over and surrounding the submerged Stellwagen Bank and additional submerged features, at the mouth of Massachusetts Bay. The boundary encompasses the entirety of Stellwagen Bank; Tillies Bank to the northeast of Stellwagen Bank; and southern portions of Jeffreys Ledge to the north of Tillies Bank. Portions of the sanctuary boundary are co-terminus with the state waters of the Commonwealth of Massachusetts. The entire sanctuary lies in federal waters (Figure 11). See Appendix R for a listing of boundary coordinates.

**Sanctuary Resources**

The sanctuary’s complex seafloor topography influences current flow and site productivity. Site productivity is seasonal with the overturning and mixing of ocean waters from deeper strata producing a complex and rich system of overlapping midwater and benthic habitats. This heightened seasonal productivity supports 22 species of marine mammals, 53 species of seabirds, and over 80 fish species. The sanctuary serves as a critical feeding ground for numerous whales and other marine mammals, several of which are endangered. It may also be an important nursery area for certain of these species. The sanctuary’s multiple habitat types support a high diversity of fish species and an impressive assemblage of invertebrates. And its rich forage base
provides productive habitat for a wide variety of coastal and pelagic seabirds.

For a full description of sanctuary resources see Section III and IV in the proposed final management plan.

**Environmental Consequences**

**No-Action Alternative**

Taking no action would result in no change of the current management regime of the sanctuary. The 1993 management plan/environmental impact statement contains a full analysis of the environmental impacts of each alternative discussed therein. As compared to the proposed action (Alternative 1), taking no action would result in no additional environmental or socioeconomic impacts to those already associated with the operation of the sanctuary. The existing management plan/environmental impact statement contains a full analysis of the environmental and socioeconomic impacts of each alternative discussed therein. To the extent that future decisions would be made under the existing management regime, these decisions either would be conducted and reviewed for their NEPA compliance under the existing environmental impact statement (NOAA 1993) or would be reviewed under a separate NEPA analysis before a decision is made.

**Alternative 1: Proposed Action**

The proposed final management plan would make no boundary or regulatory changes; however, existing non-regulatory programs would be updated and enhanced, and new ones would be launched. NOAA expects that the proposed action would have some overall long-term positive environmental effects, such as:

- Increasing protection of resources through interagency cooperation, and
- Expanding the stewardship message of the sanctuary.

It is important to note that the proposed final management plan itself does not specifically enable any of the activities listed in the action plans to occur; activities could take place in the sanctuary without this revision, and activities could continue to occur under the current management plan (see No-Action Alternative). The proposed final management plan includes processes to consider future regulatory actions. If regulatory actions are initiated, the appropriate NEPA analysis and formal public input would occur at appropriate times in the future. However, the types of activities considered in the action plans are considered for their potential environmental consequences below.

**Administrative Capacity and Infrastructure Action Plan**

The ADMIN AP would provide the framework for the organizational structure and functions of the sanctuary to address marine resource protection, research and monitoring, exploration, evaluation, and education and outreach. This administrative framework also would ensure that sanctuary management activities are coordinated between disciplines at the sanctuary and with activities administered at the ONMS level.

In general, the objectives of the plan are to strengthen staffing and support capabilities, maintain and develop site infrastructure, and develop a volunteer program. Activities such as hiring staff, integrating capabilities, and enhancing operations (e.g., maintaining databases) have little to no potential to significantly affect the quality of the human environment so long as these activities occur within existing facilities.

As development of future infrastructure (e.g., the construction of new or renovation of existing facilities; construction or purchase of new vessels) is considered to meet the objectives in this plan, environmental reviews of the alternatives under consideration would be conducted before decisions are made, in accordance with NEPA.

To the extent that new programs (e.g., volunteer programs, enforcement programs, diving programs) have the potential to affect the quality of the human environment, these programs and specific activities that the program establishes would be reviewed under NEPA.

**Interagency Cooperation Action Plan**

The IC AP would clarify the roles, responsibilities, and relationships among associated agencies in order to strengthen resource protection, research, and education/outreach within the sanctuary, as well as to improve interagency communication. The objectives of this plan consider activities to consult, communicate, and participate with other Federal agencies, stakeholders, and advisory panels. The types of activities contemplated under this plan would occur within existing facilities and would not significantly change the use of facilities or increase traffic. Therefore, the activities would have little to no potential to significantly affect the quality of the human environment.

**Public Outreach and Education Action Plan**

The IC AP would clarify the roles, responsibilities, and relationships among associated agencies in order to strengthen resource protection, research, and education/outreach within the sanctuary, as well as to improve interagency communication. The objectives of this plan consider activities to develop outreach programs and support educational programming. The types of activities contemplated under this plan would most likely occur within existing facilities and would not significantly change the use of facilities or increase traffic. Therefore, the activities would have little to no potential to significantly affect the quality of the human environment. To the extent that any activity is considered under this plan that would change the use of existing facilities or occur in the natural environment outside facilities, then an appropriate environmental review under NEPA would be conducted, as necessary, depending on the anticipated impact of the activity. If any new infrastructure (e.g., facilities or vessels) is necessary to implement any of the activities contemplated by this plan, an appropriate NEPA review would be conducted.
**Compatibility Determination Action Plan**

The CD AP would describe how NOAA would determine the compatibility of human uses of sanctuary resources. This AP would establish a framework and process to develop a compatibility analysis. The plan does not make any determination regarding the appropriateness of any specific sanctuary use, current or potential. The establishment of the framework itself is an administrative process and would occur within existing facilities. However, any actions ensuing from this AP that consider compatibility of human uses of sanctuary resources would undergo the appropriate NEPA review to the extent that these actions would have the potential to significantly affect the quality of the human environment.

**Ecosystem-Based Sanctuary Management Action Plan**

The EBSM AP could result in overall, long-term beneficial impacts to the environment by addressing the need for comprehensive ecosystem protection; conservation of biological diversity; zoning in the sanctuary, including no-take zones; ecosystem-based management practices; and boundary modification. The objectives of this plan consider activities to establish scientific reviews, define terms and create web-portals, and evaluate ecological factors. The types of activities contemplated under this plan would occur within existing facilities and would not significantly change the use of facilities or increase traffic. Therefore, the activities would have little to no potential to significantly affect the quality of the human environment. To the extent that any activity is considered under this plan that may change the use of existing facilities or occur in the natural environment outside facilities (e.g., research activities), then appropriate review under NEPA would be conducted, as necessary, depending on the anticipated impacts. If any new infrastructure (e.g., facilities or vessels) is necessary to implement any of the activities contemplated by this plan, an appropriate NEPA review would be conducted.

**Ecosystem Alteration Action Plan**

The EA AP could result in beneficial impacts to the environment by addressing ecosystem alterations that result from human activities. In particular, this AP focuses on reducing impacts to the ecosystem from the laying of cables and pipelines, reducing habitat alteration by mobile fishing gear, and reducing ecosystem impacts of biomass removal by fishing activity. Overall, the EA AP calls for a reduction of adverse ecological impacts. Thus, it can be assumed that actions considered under this plan, such as the coordination, management, and research of stressors (e.g., laying of cables/pipelines, fishing gear, etc.) would have some general longer-term beneficial impacts to physical and biological resources that the sanctuary is established to protect. To the extent that individual actions are considered in the future under this proposed final management plan, the appropriate NEPA review would be conducted, as necessary, depending on the anticipated impacts of the activity.

**Water Quality Action Plan**

The WQ AP would describe how NOAA would address water quality within the sanctuary. Concerns of particular importance addressed by this AP are the development of a better understanding and assessment of water quality and circulation, and a reduction of pollutant discharges and waste streams that may be negatively impacting sanctuary resources. Actions described in this AP could result in beneficial impacts to the environment by potentially reducing harmful discharges in the sanctuary.

In general, the activities proposed under this action plan would result in overall beneficial impacts to water quality and, indirectly, to the biological resources of the sanctuary that depend on improved water quality conditions. To the extent that specific actions are considered to reduce pollutants, such as vessel wastewater discharges or reductions from shore-based wastewater streams, the appropriate NEPA review to consider alternative ways to meet goals in reducing pollutants would be conducted before a decision is made. Any administrative activities to develop or write plans or analyze data would be conducted within existing facilities and would have little to no potential to significantly impact the quality of the human environment.

**Marine Mammal Behavioral Disturbance Action Plan**

The MMBD AP would describe how NOAA would address the potential harassment, including behavioral disturbance, of marine mammals resulting from the following activities: whale watching, fishing, aircraft overflights, and noise generation. Actions described in this AP could result in overall long-term beneficial impacts to the environment by minimizing the incidence of behavioral disturbance to the marine mammals that frequent the waters of the sanctuary. Actions conducted under this plan to convene groups to identify possible noise sources, hold or attend meetings, and develop outreach and administrative processes would occur in existing facilities and have little to no potential to significantly impact the quality of the human environment. To the extent that future actions are considered to develop mitigation measures and reduce disturbance to marine mammals, the appropriate NEPA review to consider alternative ways to meet these goals would be conducted before a decision is made.

**Marine Mammal Vessel Strike Action Plan**

The MMVS AP would describe actions NOAA would take to minimize collisions between marine mammals and vessels, which can cause injury or mortality to marine mammals and humans, and damage to vessels. Actions described in this AP could result in overall long-term beneficial impacts to the environment by decreasing the occurrence of marine mammal vessel strikes in the sanctuary. Activities conducted under this plan to consult with other partners, including the NOAA Fisheries Service, or to develop administrative reporting procedures, would occur within existing facilities and have little to no potential to significantly impact the quality of the human environment. To the extent that
specific actions are considered to reduce risk of vessel strikes, either by instituting restrictions or other strategies, these actions and any alternatives to meeting these goals would be reviewed under NEPA before a decision is made.

**Marine Mammal Entanglement Action Plan**

The MME AP would describe actions NOAA would take to minimize the entanglement of marine mammals in commercial fishing gear. Similar to the action plans described above, actions described in this AP could result in overall long-term beneficial impacts to the environment by decreasing the occurrence of marine mammal entanglements in the sanctuary. Similar to the plans above, activities conducted under this plan to consult with other partners, including the NOAA Fisheries Service, or to develop administrative reporting procedures, would occur within existing facilities and have little to no potential to significantly impact the quality of the human environment. To the extent that specific actions are considered, such as modifying gear or implementing research activities, these actions and any alternatives to meeting these goals would be reviewed under NEPA before a decision is made.

**Maritime Heritage Management Action Plan**

The MHM AP would address three primary issues relating to the sanctuary’s maritime heritage resources: the need for inventory and assessment, the lack of a plan for management and protection, and the lack of interpretation. This AP describes actions NOAA would take to prevent threats to maritime heritage resources and, indirectly, to the surrounding area. Activities considered under this plan relate to the establishment of an administrative program to manage and assess historical resources in the sanctuary. Therefore, it can be anticipated that there would be overall long-term beneficial impacts to historical resources by protecting those resources. To the extent that individual actions are considered in the future under this proposed final management plan, the appropriate NEPA review would be conducted, as necessary, depending on the anticipated impacts of the activity.

**Comparison of the Alternatives**

As compared to the proposed action (Alternative 1), taking no action would result in no additional environmental or socioeconomic impacts to those already associated with the operation of the sanctuary. NOAA expects that the proposed action would have some overall long-term positive environmental effects, such as increasing protection of resources through interagency cooperation and expanding the stewardship message of the sanctuary. To the extent that future activities considered under any of the action plans would have the potential to significantly affect the quality of the human environment, the appropriate NEPA review would be conducted, as necessary, depending on the anticipated impacts of the activity.

**Cumulative Effects Analysis and Conclusion**

The preferred alternative (a revised, non-regulatory management plan) is not expected to have a significant impact on the quality of the human environment. This environmental assessment analyzes the anticipated administrative and programmatic activities. Administrative activities conducted within existing facilities, such as consultations, outreach, administrative frameworks, and data analysis, would have little to no potential to significantly impact the quality of the human environment. To the extent that future activities considered under any of the action plans, which range from infrastructure construction, management measures to reduce risks to marine mammals, ecosystem-level management measures, and measures to protect historical resources, would have the potential to significantly affect the quality of the human environment, the appropriate NEPA review would be conducted, as necessary, depending on the anticipated impacts of the activity.

Overall, the sanctuary is experiencing a variety of natural and human-induced pressures (see Section IV). Actions taken to manage the sanctuary, as identified in the proposed final management plan, considered together with the stressors facing sanctuary resources (see Section IV), would generally result in a cumulative beneficial impact to these resources. Any positive impact, however, is not considered to meet the threshold of significance as defined by NEPA. This is because no single activity taken, in consideration of others, would have significant beneficial or negative impacts on any individual or combined resource areas. As specific activities contemplated under the action plans are considered, review as appropriate under NEPA for the potential for direct, indirect, and cumulative effects will occur.

Therefore, for the purposes of adopting the final management plan for the sanctuary, a Finding of No Significant Impact (FONSI) is included here following the Environmental Assessment. Accordingly, no Environmental Impact Statement was prepared for the purposes of approving the management plan. This of course does not preclude the sanctuary from analyzing specific activities (as described in the Environmental Consequences section above) under NEPA and analyzing the effects of an action and its alternatives in a future Environmental Assessment or Environmental Impact Statement, as necessary.

**List of Preparers**

National Oceanic and Atmospheric Administration
Hélène Scalliet, National Marine Sanctuary Program, Silver Spring, MD
Benjamin Cowie-Haskell, Stellwagen Bank National Marine Sanctuary, Scituate, MA

**List of Agencies Consulted**

Northeast Regional Office, NOAA Fisheries
Northeast Science Center, NOAA Fisheries
Finding of No Significant Impact
Stellwagen Bank National Marine Sanctuary Final Management Plan

The National Oceanic and Atmospheric Administration, National Ocean Service, Office of National Marine Sanctuaries, Stellwagen Bank National Marine Sanctuary (SBNMS) drafted an environmental assessment (dated April 2010) to evaluate the potential environmental effects associated with adopting the Final Management Plan (FMP). The environmental assessment is the basis for NOAA's Office of National Marine Sanctuaries finding of no significant impact for adopting the FMP.

NOAA Administrative Order 216-6 (May 20, 1999) contains factors for determining the significance of the impacts of a proposed action. In addition, the Council on Environmental Quality’s (CEQ) regulations at 40 C.F.R. § 1508.27 state that the significance of an action should be analyzed both in terms of “context” and “intensity.” Each factor listed below is relevant to making a finding of no significant impact and has been considered individually, as well as in combination with the others. The significance of this action is analyzed based on both the NAO 216-6 factors and CEQ’s context and intensity considerations. Based on the analysis in the environmental assessment, the SBNMS finds that:

1. Are there both beneficial and adverse impacts of the proposed action that, when combined, result in a net benefit?

Adoption of the FMP would result in overall long-term net beneficial impacts, although these are not considered to be significant due to the balancing effect of natural and human-induced stressors on sanctuary resources. The FMP would generally improve coordinated agency management and overall protection for the natural and historical resources of the sanctuary. Beneficial effects of the Proposed Action on the ecosystem would result from improved planning and coordination of research, education, monitoring, and management actions by NOAA, compared to the No Action alternative.

The ultimate purpose of the proposed final management plan is to update NOAA’s approach to managing, protecting, and restoring the resources of the sanctuary pursuant to the purposes and policies of the National Marine Sanctuaries Act (NMSA). The FMP does not commit NOAA to any specific decision at this time.

2. What is the degree to which public health or safety is affected by the proposed action?

The proposed action does not have a direct effect on public health or safety. To the extent that infrastructure is constructed and specific activities are conducted (such as research activities) under future decisions, the effects to human health and safety would be evaluated for those decisions under future NEPA review.
3. Are there unique characteristics of the geographic area in which the proposed action is to take place?

The proposed action considers a range of activities that take place in either existing facilities or within the Stellwagen Bank National Marine Sanctuary, which is a marine area of special national significance. However, it is not anticipated that the adoption of this proposed final management plan would have a significant effect on the sanctuary itself. The activities of the FMP are expected to result in overall long-term net beneficial impacts, although these are not considered to be significant due to the balancing effect of natural and human-induced stressors on sanctuary resources. The FMP would generally improve coordinated agency management and overall protection for the natural and historical resources of the sanctuary. Beneficial effects of the Proposed Action on the ecosystem would result from improved planning and coordination of research, education, monitoring, and management actions by NOAA, compared to the No Action alternative.

4. What is the degree to which effects on the human environment are likely to be highly controversial?

None of the effects of the adoption of the FMP on the quality of the human environment are likely to be highly controversial. The purpose of the FMP is to protect and manage the SBNMS in a manner that satisfies legal mandates set forth in the NMSA. No additional regulations or restrictions beyond the status quo would be added by the FMP. The FMP represents a range of activities that, if implemented, would allow NOAA and its partners to coordinate their actions to better manage and protect the resources of the sanctuary.

5. What is the degree to which effects are highly uncertain or involve unique or unknown risks?

The effects of the proposed action are not highly uncertain and do not involve unique or unknown risks. The proposed action involves adopting a final management plan designed to protect natural and historical resources of the sanctuary.

6. What is the degree to which the action establishes a precedent for future actions with significant effects or represents a decision in principle about a future consideration?

The proposed action does not establish a precedent for future actions or represent a decision in principle about a future consideration. Reviewing and revising sanctuary management plans is a regularly occurring process required by the NMSA. The ultimate purpose of the proposed FMP is to update NOAA’s approach to managing, protecting, and restoring the resources of the sanctuary pursuant to the purposes and policies of the NMSA. The FMP does not commit NOAA to any specific decision at this time.
7. Does the proposed action have individually insignificant but cumulatively significant impacts?

Adoption of the FMP is anticipated to result in overall beneficial impacts to the sanctuary; however these impacts are not considered to be cumulatively significant due to the balancing effect of natural and human-induced stressors on sanctuary resources.

8. What is the degree to which the action adversely affects entities listed in or eligible for listing in the National Register of Historic Places, or may cause loss or destruction of significant scientific, cultural, or historic resources?

The proposed action would not adversely affect areas listed in or eligible for listing in the National Register of Historic Places, or cause loss or destruction of significant scientific, cultural, or historical resources. The proposed action could have overall long-term beneficial impacts on historical resources to the extent that programs and plans are considered under this proposed FMP to protect these resources. Any impacts of adopting the FMP are not considered to be significant due to the balancing effect of natural and human-induced stressors on sanctuary resources.

9. What is the degree to which endangered or threatened species, or their critical habitat as defined under the Endangered Species Act of 1973, are adversely affected?

The proposed action could beneficially affect endangered or threatened species, or their critical habitat as defined under the Endangered Species Act of 1973. For example, the Marine Mammal Protection action plans are generally designed to protect endangered marine mammals in the sanctuary. These effects are not considered to be significant, however, due to the balanced effect of natural and human-induced stressors on these species within the sanctuary. To the extent that activities are considered in the future, additional NEPA reviews would be conducted as appropriate to consider impacts on endangered or threatened species before any decisions are made.

10. Is a violation of Federal, state, or local law for environmental protection threatened?

The proposed action does not threaten a violation of federal, state, or local law requirements imposed for the protection of the environment.

11. Will the proposed action result in the introduction or spread of a nonindigenous species?

The proposed action will not result in the introduction or spread of a nonindigenous species. To the extent that specific actions are taken to reduce the risk of introduction of a nonindigenous species in the future, additional NEPA review will be conducted to consider the environmental consequences of these actions (see Water Quality Action Plan).
DETERMINATION

In view of the analysis presented in this document and the environmental assessment on the adoption of the Stellwagen Bank National Marine Sanctuary Management Plan dated April 2010, the proposed action will not significantly affect the quality of the human environment with specific reference to the factors contained in Section 6.01b of NAO 216-6, Environmental Review Procedures for Implementing the National Environmental Policy Act (NEPA). Accordingly, the preparation of an environmental impact statement for the proposed action of adopting the Final Management Plan is not necessary. This does not preclude the Sanctuary from analyzing specific activities (as described in the Environmental Consequences section) under NEPA and analyzing the effects of an action and its alternatives in a future Environmental Assessment or Environmental Impact Statement, as necessary.

David M. Kennedy
Acting Assistant Administrator for
Ocean Services and Coastal Zone Management
National Oceanic and Atmospheric Administration

5/25/10
Date
MEMORANDUM FOR: Paul N. Doremus, Ph.D.
NOAA NEPA Coordinator

FROM: David M. Kennedy
Acting Assistant Administrator


The NOAA Office of National Marine Sanctuaries drafted a final environmental assessment (dated April 2010) to evaluate the potential environmental effects associated with adopting the proposed Final Monument Management Plan (FMP).

The ultimate purpose of the FMP is to update NOAA’s approach to managing, protecting, and restoring the resources of the sanctuary pursuant to the purposes and policies of the National Marine Sanctuaries Act (NMSA) and the goals and objectives of the SBNMS. The Proposed Action to adopt the FMP would result in net beneficial effects to the sanctuary resources as compared to the No Action alternative. Adoption of the FMP would not result in individually or cumulatively significant environmental impacts.

The FMP provides for protection and management of the SBNMS in a manner that satisfies legal mandates set forth in the NMSA. No additional regulations or restrictions beyond the status quo were added by the management plan. None of the effects of adoption of the FMP on the quality of the human environment are controversial. The FMP represents a collection of activities that, when implemented, would allow NOAA and its partners to coordinate their actions to better manage and protect the resources of the sanctuary.

Based on the environmental assessment, I have determined that no significant environmental impacts will result from the proposed action. I request your concurrence in this determination by signing below. Please return this memorandum for our files.

1. I concur. [Signature] 6/21/10
   Date
2. I do not concur.
   Date

Attachments
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This section presents results of the public comment process including a numerical and geographical analysis of the findings. It provides general responses to comments and questions. It summarizes the revisions made.
BACKGROUND AND ANALYSIS

COMMENT PERIOD AND PUBLIC NOTICE

The Draft Management Plan was released for a six-month public review and comment period. The initial comment period was May 6 - August 4, 2008. Eight public meetings in four states were held in June at the following locations throughout New England: Portland, ME; Portsmouth, NH; Wenham, MA; Boston, MA; Plymouth, MA; Hyannis, MA; N. Dartmouth, MA; and, Mystic, CN. A total of 103 people provided comment at these meetings (total attendance was 274). The comment period was extended to October 3, 2008 in response to requests made at these meetings for additional time for the public to complete reviews and submit comments.

Two NOAA press releases announcing the public comment period were distributed to national, regional and local media on May 6 at the start of the initial period and on July 24, 2008 at the start of the extended period. Also on May 6, a mass email was sent notifying more than 12,000 recipients on the sanctuary’s constituent list and notice of the comment period was posted both on the sanctuary web site and on the Office of National Marine Sanctuaries web site. The Spring 2008 special edition of the sanctuary publication Stellwagen BankNotes was dedicated to informing the public about the draft management plan review. The Sanctuary’s Advisory Council assisted by notifying affected constituencies of the draft plan's release and the opportunity to comment. Also, a presentation on the draft plan was given to the New England Fisheries Management Council at its June meeting.

The Draft Management Plan was posted on the sanctuary web site during the entire public comment period where it could be viewed or downloaded and printed as either a high or low resolution PDF document. Interested individuals also could request printed copies of the draft plan or electronic versions on CD by contacting the sanctuary office by phone, fax, email or personal visit. More than 300 printed copies of the draft plan were sent to public libraries, academic institutions, sanctuary education partners and government offices in the sanctuary region. A complete listing of those locations was provided on the sanctuary web site to assist public access to the document.

FINDINGS

The sanctuary received a total of 25,529 comments on the draft management plan from all 50 states, two U.S. territories and 48 countries (Figure 128). Obvious duplicates (an identical comment sent multiple times by the same individual) are tallied singularly in this count. Comments were received as letters and email (both individualized and form), signed petitions, testimony at the public meetings and occasional recorded phone messages. Comments came from individuals through the social network Care 2, and from environmental interests, recreational fishing interests, commercial fishing interests, recreational diving interests, and other sources including whale watch businesses, academic institutions and government agencies (state and federal). Environmental interests include individuals among the public at large as well as those affiliated with environmental organizations. All comments received were posted on the sanctuary web site for public query and review. Table 59 lists the U.S. territories and countries from which comments were received; they account for 208 of the total number.

Comments came from every state in the nation, but predominately from the west coast and the eastern third of the country (Figure 129). Comments from environmental interests and the social network came from across the country; comments from user-group interests and others were more regional, tending to come mostly from states in the northeast and from along the eastern seaboard; and, comments from government agencies came from the Washington, DC area and the New England states (Figure 130). Among the New England states (Figure 131), as well as from across the nation (Figure 128), Massachusetts accounted for the highest number of comments received (26% of total). Within Massachusetts, the coastal cities and towns of Gloucester (north shore), the Boston area, Plymouth (south shore) and Amherst (west central) were centers for comment (Figure 132). While not apparent in the figure, Gloucester accounted for most of the comments from commercial fishing interests. The Boston area and Amherst, which host a large number of universities and colleges, accounted for most of the comments from environmental interests. Plymouth accounted for most of the comments from recreational fishing interests.

The vast majority (95%) of the total comments received came from the social network and environmental interests (Figure 133). These comments universally advocated for greater restoration and protection of sanctuary resources. Comments received from user groups were far fewer in number and generally advocated for the status quo. Among New England states, the greatest number of comments was received from Massachusetts, especially from environmental interests (Figure 134). Massachusetts also accounted for the highest number of user-group comments. When compared to all states, Massachusetts again displayed the highest number of comments from both environmental and user-group interests (Figure 128). Prohibition of a fishery for sand lance in the sanctuary was the single topic most frequently commented upon and was universally supported.

CONCLUSIONS

Management of the Stellwagen Bank National Marine Sanctuary elicits broad national and international interest based on the large number of comments on the draft plan submitted from across the country and from around the world. The vast majority of these comments urged that more be done to restore and protect the sanctuary’s resources and indicates that the existence value (i.e., non-market value) of the sanctuary’s resources is highly regarded. This overriding expression of interest and concern for this special place validates the sanctuary being designated by Congress as one of the nation’s notable marine treasures and denotes strong public
Table 59. List of the 48 countries and two U.S. territories from which comments were received.

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<th>Country</th>
<th>Comments Received</th>
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<td><strong>Total</strong></td>
<td><strong>208</strong></td>
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resolve that the actions recommended in the management plan be implemented.

Responses to Comments and Questions

Review of Management Plan

1. Why is the sanctuary management plan being reviewed now?

The Office of National Marine Sanctuaries (ONMS) is required by the National Marine Sanctuaries Act (NMSA) to review sanctuary management plans to evaluate substantive progress toward implementing the management plan and goals; evaluate the effectiveness of site specific management techniques and strategies; determine necessary revisions to the management plan and regulations; prioritize management objectives, and otherwise meet the requirements of the NMSA. Since the sanctuary’s 1992 designation, significant innovations in science, technology, and marine resource management techniques have been made, while challenging new resource management issues have emerged. In addition to updating the sanctuary’s now obsolete 1993 management plan, the process provides a vehicle for the ONMS to integrate new tools and practices into site management.

2. Has the management plan been peer-reviewed by scientists?

The recommendations in the management plan are based on the best available information and science including over 800 publications cited, most of which appeared in peer reviewed professional journals. Many of the scientific studies used to develop the plan’s findings and recommendations were authored and peer-reviewed by scientists from NOAA, including NOAA Fisheries Service, SBNMS, other federal and state agencies, and researchers from academic institutions. The document, in whole or part, was reviewed by the SBNMS, Office of National Marine Sanctuaries headquarters science and policy staff, NOAA National Centers for Coastal Ocean Science, NOAA Fisheries Service (Office of Protected Resources, Northeast Regional Office, and Northeast Fisheries Science Center), NOAA/National Ocean Service General Counsel, and the U.S. Marine Mammal Commission in consultation with its Committee of Scientific Advisors on Marine Mammals. Much of the data used in this management plan were provided by NOAA’s Northeast Fisheries Science Center and only after the data had been processed for quality control and assurance.

3. Future management plan review processes should be conducted in a more expedited fashion that takes advantage of stakeholder involvement and ensures that the resultant product is timely and relevant.

Active and informed public participation is a key requirement of sanctuary management, particularly during management plan review. SBNMS recognizes the public as a key management partner and values its input in helping shape and manage sanctuary uses and resources. SBNMS constantly strives to build community awareness of key
issues and actively engages user and interest groups, agencies and the public in an open dialogue about how best to shape the future direction and management of the sanctuary. The public has had and will continue to have numerous opportunities to participate in the management of the SBNMS.

The management plan revision occurred during the ideal timeframe for study integration (mid-1990s to mid-2000s), taking advantage of the convergence of major research initiatives and assessments, conducted within or overlapping with the sanctuary area, that provided a substantive foundation for analysis. During that timeframe, multiple monitoring programs and projects were in place by a variety of agencies, compiling data records to determine short- and long-term trends in human uses and important environmental variables within the sanctuary. Expanding on that timeframe, historical baselines on the scale of decades to a century became available to enable comparison with current ecosystem conditions and to assess change. Since 2006, funding support for the kinds of analyses and work reported in this document has become less available.

The formal process of sanctuary management plan review also requires multiple agency and multi-level agency review. This was the first formal revision of the management plan since publication of the original plan in 1993 one year after the sanctuary was designated. Much about the sanctuary changed over that lengthy time frame, which required extensive scientific and historical research and policy review to document and accurately characterize the status of sanctuary resources, to ascertain the sanctuary's mandated role and authority in the GoM, and to give appropriate due diligence to data sources. Furthermore, peer-reviewed science can take up to one to two years from time of submission to publication for journals representing conservation and applied ecology (Kareiva et al., 2002).

The multiple interacting authorities and numerous critical issues involved in the management of the sanctuary required a comprehensive approach. The plan's review was purposively exhaustive to establish scientific and historical baselines, complete an environmental audit of sanctuary resource conditions, and request and process extensive input from interested agencies, affected stakeholders

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**Figure 128. Frequency distribution of comments by state and source category across all 50 states and two U.S. Territories.**

![Frequency distribution of comments by state and source category across all 50 states and two U.S. Territories.](chart)
and the general public throughout the entire management plan review process. This management plan is intended to address priority sanctuary activities over the next five years. Its extensive development lays a firm foundation to guide and help expedite future reviews.

**Administrative Capacity**

4. Is the SBNMS fully staffed to fulfill its stated mission?

Sanctuary staffing and funding was sufficient to fulfill the stated mandates of the National Marine Sanctuaries Act under terms of the 1993 SBNMS initial management plan, but not today nearly two decades later. The capability of SBNMS to implement the activities presented within this revised management plan necessitates an increase in staffing over the next five years. The Administrative Capacity and Infrastructure Action Plan (Objective ADMIN.1) addresses the need and requirements to hire additional staff. Sanctuary management is not a static activity and site capabilities need to develop in order to deal effectively with the growing complexity and mix of priority issues, the increasing administrative and technical requirements for operations and research, and the demand to keep the public fully appraised and informed about the status of sanctuary resources and activities.

**Relationship with Other Agencies and Authorities**

5. SBNMS should involve commercial and recreational fishermen in proposed research and management efforts. SBNMS should work cooperatively with the New England Fishery Management Council, NOAA Fisheries Service and the fishing industry to explore alternative resource management strategies.

SBNMS regularly consults with and informs commercial and recreational fishermen in many areas of sanctuary activities involving ecosystem-based sanctuary management, predator-prey studies, ecosystem alteration, marine mammal behavioral disturbance, and gear entanglement among others. SBNMS has routinely written letters of support for collaborative research proposals for projects conducted in the sanctuary by fishermen and their academic partners and has directly collaborated with fishermen on projects.
Figure 130. Geographic analysis by state and source category of number of comments from across the United States.
to remove marine debris from the sanctuary. Representatives from the fishing community are directly involved in the sanctuary’s Advisory Council; and there are many opportunities for fishermen to participate in open dialogue with sanctuary personnel individually, at public meetings and in working groups. The sanctuary regularly exhibits at the Massachusetts Lobstermen’s Association’s Annual Weekend and Lobster Tradeshow as well as Fish Expo. SBNMS also regularly meets with regional and national representatives from NOAA Fisheries Service and the New England Fishery Management Council (NEFMC) to discuss fisheries management and other issues directly affecting fishermen, including strategies to aid both fishermen and fish to create a viable, environmentally sustainable fishery within the sanctuary and the greater Gulf of Maine (GoM).

6. SBNMS should actively utilize other avenues outside of the Management Plan Review (MPR) process and Sanctuary-specific regulations to advance the sanctuary’s objectives, including working with NOAA’s Atlantic Large Whale Take Reduction Team and actively engaging in the NEFMC actions and development of fishery management plans.

Comprehensive protection of sanctuary resources requires that the SBNMS work with many partners, locally, regionally, nationally and internationally. For example at the regional level, the sanctuary works closely with the NOAA Fisheries Service to ensure protection of whales and the sustainable harvest of fishery resources. Sanctuary staff are long-standing members of the Atlantic Large Whale Take Reduction Team and the NEFMC Habitat Advisory Panel. At the international level, SBNMS has developed the first-ever sister sanctuary agreement with the Dominican Republic to improve protection of humpback whales in their Caribbean breeding ground as well as in the sanctuary which serves as a major feeding and nursery area. Several strategies in the Interagency Cooperation Action Plan address the need for
increased cooperation which NOAA intends on implementing.

**EDUCATION AND OUTREACH**

7. The outreach program must be expanded to include local libraries and more displays throughout the state.

Public outreach and education is a critical component of the overall SBNMS mission and activities. There are many forms of outreach, including displays at libraries, visitor centers, museums, aquariums, etc. that the sanctuary has implemented. SBNMS has had educational displays in several locations throughout coastal areas of Massachusetts including Provincetown, Gloucester, Scituate and Boston. Current funding restrictions have resulted in the closing of exhibits or the removal of displays in a number of these places, but the SBNMS intends to restore and enhance these displays as well as create new ones in the near future. The Public Outreach and Education Action Plan (Objective POE.1) addresses expansion of the outreach program at the sanctuary.

**RESOURCE STATES**

8. Why isn’t the protection of seabirds a higher priority in the Management Plan?

The protection of seabirds is an important component of the sanctuary management plan. An estimated 60 species of seabird have been recorded in the wider GoM with more than half of these, 34 species, identified within the sanctuary, including the federally endangered roseate tern. Several studies have been conducted to determine seabird population, distribution, density, seasonal use patterns, and natural and human threats to these birds. Much of this research is described in the management plan. In its capacity as the U.S. partner of BirdLife International, the Massachusetts Audubon Society (Mass Audubon) has designated Stellwagen Bank an Important Bird Area. SBNMS regularly provides vessel support for the Winter Bird Count conducted annually in the southern part of the sanctuary by Mass Audubon. Sanctuary regulations prohibit the taking of any seabird in or above the sanctuary, except as permitted by the Migratory Bird Treaty Act, which also makes it unlawful “to pursue, hunt, take, capture, or kill…any migratory bird, any part, nest or egg” or any product of any such bird protected by the Act. A priority goal of the Ecosystem-Based Sanctuary Management Action Plan is to protect the ecological integrity of the sanctuary, which includes ecological processes, habitat diversity, and prominent species such as seabirds. Section IV. Resource States summarizes current knowledge of seabirds in the sanctuary. The priority for protecting seabirds in the sanctuary may increase in out years as research becomes directed at understanding seabird role and explicit contribution to sanctuary ecosystem function.
9. Is the protection of benthic invertebrates a component of the management plan?

The sanctuary’s benthic invertebrates include species from nearly all of the GoM invertebrate phyla. These animals live in (infauna) or on (epifauna) the seafloor, although most species have pelagic larvae. Characterized as “sessile” (sedentary or attached) or “motile” (free moving), benthic invertebrates range in size from little know microscopic forms (hydroid medusa) to the more common larger macroscopic organ-isms (e.g. scallops, lobsters). As a wide variety of substrates are present in the SBNMS (mud, sand, gravel, piled boulder reefs and bedrock habitats), the sanctuary provides a base for burial, attachment or shelter by many different types and forms of invertebrates. Structure-forming epifaunal inver-tebrates such as sponges and anemones provide critical habitat for juvenile fish of many species, while the greater invertebrate community provides an important source of food for many fish. Molluscs such as clams and mussels also serve to filter plankton and organic particles from the water column. Sanctuary regulations prohibit drilling into, dredging or otherwise altering the seabed of the SBNMS; or constructing, placing or abandoning any structure or mate-rial or other matter on the seabed of the sanctuary except as an incidental result of 1) anchoring vessels; 2) traditional fishing operations; or 3) installation of navigational aids. However, bottom contact fishing such as trawling and dredg-ing can greatly impact the benthic invertebrate component of the sanctuary through direct mechanical disturbance and by indirect bycatch mortality. This source of disturbance is addressed in Section IV. Resource States, Seafloor as Habitat subsection, and the Ecosystem Alteration Action Plan (Objective EA.2) which seeks to reduce the alteration of benthic habitat by mobile fishing. The Ecosystem-Based Sanctuary Management Action Plan (Objective EBSM.3) further seeks to protect the ecological integrity of the sanctuary which includes ecological processes, habitat diversity, and important benthic invertebrate species.

10. SBNMS should include sea turtle entanglement in fishing gear as a priority for better management.

The management plan recognizes the four species of sea turtles that are found in the SBNMS: Kemp’s Ridley, Leatherback, Loggerhead and Green. The Leatherback and Logger-head are the two most commonly reported in the sanctuary. There are many threats to sea turtles including destruction and alteration of foraging habitats, incidental capture in commercial and recreational fisheries, entanglement in and ingestion of marine debris, and vessel strikes. However, there is very little documentation of human impacts to sea turtles in the vicinity of the sanctuary. NOAA Fisheries has not recorded any sea turtles being taken in gillnets or otter trawls fished within the sanctuary since 1994. To effectively address all threats to marine turtles, both NOAA Fisheries Service and the US Fish and Wildlife Service have developed recovery plans to direct research and management efforts for each species. Sanctuary regulations prohibit the taking of any marine reptile in the sanctuary, except as permitted by the Endan-
gered Species Act (ESA), or possessing within the sanctuary except as necessary for valid law enforcement purposes, any marine reptile taken in violation of the ESA. The Loggerhead is listed as “threatened” under the ESA, while the other three species are listed as “endangered.” This listing makes it illegal to harm, harass or kill any sea turtles, hatchlings or their eggs. It is also illegal to import, sell or transport turtles or their products. Further, all sea turtle species are listed in the World Conservation Union and Natural Resources Red List as endangered or vulnerable; included in Appendix I of the Convention on International Trade in Endangered Species of Wild Fauna and Flora; and listed in the Convention on the Conservation of Migratory Species of Wild Animals.

**Status of Human Use**

11. A further definition of “human impacts” is needed to fulfill the goal of true resource protection. Different human activities have different potential impacts, and this should be more clearly delineated.

SBNMS attracts extensive commercial, recreational, scientific and educational activities, and is heavily utilized throughout all seasons. The many ports, large and small, that rim Massachusetts Bay offer direct access. Located in the backyard of almost five million people living in the greater Boston metropolitan area, the sanctuary is exposed to the stresses of human population, development and use. Control or mitigation of the impacts of this cumulative use from human activities is a major challenge and an ultimate goal of the SBNMS. The resource protection goals of the sanctuary as articulated in the National Marine Sanctuaries Act include comprehensive conservation and management to maintain natural biological communities, and to protect, restore and enhance natural habitats, populations and ecological processes. SBNMS recognizes that individual and collective human uses have different impacts upon these resources, habitats and processes and strives to develop management goals and action plans that allow human activities to occur in a sustainable, collaborative way with resource protection. Section V. “Status of Human Use” and Section VI. “Summation” in the management plan offers a detailed overview of human uses in the sanctuary.

**Commercial Fishing**

12. Is fishing allowed in the sanctuary?

Both commercial and recreational fishing are allowed in the sanctuary. NOAA Fisheries Service together with the NEFMC manages fisheries in New England waters between three to 200 nautical miles from shore, which area includes SBNMS. Numerous restrictions on fishing put in place by NOAA Fisheries Service affect fishing in sanctuary waters,
including rolling closures for groundfishing, catch limits for individual species, and a large, indefinite year-round closure in the GoM that overlaps 22% of the sanctuary area. Many of the fishing restrictions that apply to the sanctuary are detailed in the Current Protection subsection for each of the resource states in Section IV. Appendix S illustrates the zonal nature of several of these restrictions.

13. Does the ONMS have the authority to regulate fishing in the sanctuary under the NMSA? Will any fisheries management proposals in the management plan challenge the New England Fishery Management Council’s authority over the fish populations within the sanctuary?

The ONMS has the authority to regulate fishing under the National Marine Sanctuaries Act (NMSA). Section 304(a)(5) of the NMSA provides sanctuaries the authority to issue regulations as may be necessary to protect the resources and qualities for which individual sanctuaries were designated. This would include regulations for fishing activities if determined necessary to protect sanctuary resources or qualities.

The NMSA has specific requirements as to how any sanctuary fishing regulations are to be developed. Specifically, Section 304(a)(5) of the NMSA requires NOAA to provide the relevant fishery management councils (NEFMC in the northeast region) the opportunity to prepare draft sanctuary fishing regulations. The Council has 120 days to act upon the request by the sanctuary and is to use as guidance the national standards of section 301(a) of the Magnuson Fishery Conservation and Management Act to the extent those standards are consistent and compatible with the goals and objectives of the sanctuary. If the draft regulations are found by NOAA to meet the goals and objectives of the sanctuary and the purposes and policies of the NMSA, they will be published as draft sanctuary regulations under the authority of the NMSA.

The scope of the sanctuary’s regulatory authority is further defined in its designation document. A designation document may need to be changed to allow for some regulations. Fishing is not an activity currently listed as subject to regulation in the SBNMS designation document, which would have to be amended if the sanctuary were to regulate fishing. The NMSA has specific procedures and requirements for changing a term of designation. Under guidance offered by the management plan and pursuant to applicable laws, the sanctuary would work closely and collaboratively with NOAA Fisheries Service, the NEFMC and other fishing interests and authorities to ensure the environmentally sustainable management of fishery resources within the sanctuary. Fuller details regarding regulatory coordination between the ONMS and federal fishery management agencies are provided in Appendix H of the management plan.

14. Is the SBNMS trying to ban commercial fishing? Does the SBNMS want to close down parts of the sanctuary to commercial and/or recreational fishing?

Given the unique roles that sanctuaries can play in overall resource conservation and management, it is reasonable to anticipate the management plan would advocate for a higher level of conservation of living marine resources in the SBNMS than may apply broadly through the whole of the GoM. And, it is reasonable to expect that human uses such as fishing would be done in a manner that is environmentally sustainable. The concept of environmentally sustainable fishing as advanced in the management plan is compatible with the goal of managing sanctuary resources for biodiversity conservation. An environmentally sustainable fishery protects the fish and the environment in which they live while allowing responsible use of the species that come from that environment. Managing the sanctuary for biodiversity conservation does not imply that fishing should be eliminated and may require the sanctuary to work with its partners, including the NEFMC and NOAA Fisheries Service, to modify fishing within the sanctuary in order to conserve biodiversity. Section III. Sanctuary Setting in the management plan offers a Sidebar that elaborates on the concept of environmentally sustainable fishing.

15. Are the fishing data outdated?

SBNMS uses the best, most current fishing data possible for analyzing both the state of the fisheries within the sanctuary and the impacts of fishing on sanctuary resources and habitats. Much of this data is subjected to a lengthy process of quality assurance and quality control (QA/QC) between when it was sampled and when it becomes available for analysis. Much of this data derives from the long-term monitoring projects and scientific studies by the NOAA Fisheries Service, with important information also drawn from the NEFMC, fishermen’s organizations and individual fishermen as well. Most of the scientific studies cited were peer reviewed and published in professional journals. Peer review and eventual publication of these journal articles can be a lengthy process, exceeding a year or more to conduct. Once the data are available and analyzed, directly by government scientist or indirectly by journal author, the results are incorporated into the draft management plan, which in turn is subject to lengthy public and agency review preliminary to publication. The sum of these various processes can result in the management plan being published several years after the date that the data were initially collected.

16. Has fishing removed all of the big, old individuals? Why is this important?

Studies indicate that fishing has removed almost all of the large, “old growth” individuals of 15 ecologically and commercially important species in the sanctuary. This is important because high numbers of larger, older fish are what ultimately sustain fish populations - large fish produce many more offspring than small fish. Larger fish also devote a greater proportion of energy stores to egg production and produce healthier eggs and larvae with greater likelihood for biodiversity conservation. Section III. Sanctuary Setting in the management plan offers a Sidebar that elaborates on the concept of environmentally sustainable fishing.
of survival than do smaller fish. Finally, the removal of big old fish in great numbers may alter the food web and other aspects of community structure within the sanctuary. Historic truncation of the population size/age structure of these fishes is the consequence of chronic overfishing and the failure to meet target fishing mortalities rather than a consequence of management policy. Contemporary fishery objectives advocate a much larger range of ages in the spawning population and much larger reproductive contributions from larger fish.

17. Will there be more research on bycatch in the SBNMS? 

Destructive bycatch is a serious issue within the sanctuary and is continuing to be assessed by fishery observers and scientists from the NOAA Fisheries Service, research institutions and universities. Fishermen also provide important input on this problem through collaborative research with academic partners. Fishery bycatch remains a significant focal point for future inquiry and possible change in fishing practices throughout the sanctuary. The transition to catch share management of fisheries in New England waters in May 2010 should help alleviate some of the bycatch problem. Catch share management would allow fishermen who are members of sectors to retain and sell all the fish they catch rather than having to adhere to catch limits on target species and to discard all non-target species, which is the current practice.

18. Will the SBNMS offer fishermen any incentives for gear restrictions? 

Incentives for gear restrictions and other alterations or proposals to directly aid fishermen are not within the authority of the SBNMS, but could be considered by the NEFMC in concert with the NOAA Fisheries Service under the Magnuson Fishery Conservation and Management Act (MFCMA).

19. Why doesn’t the plan acknowledge that the survival of fishing communities is dependent on continued access to Stellwagen Bank? 

SBNMS recognizes that fishing communities have been and continue to be tied to fisheries resources that lie within the sanctuary’s borders, but the extent of dependency has not been determined. Section V. Status of Human Use in the management plan begins to explore that dependency by drawing the relationship between fish catches made in the sanctuary and their port of landing. The management plan proposes neither specific regulations nor mitigations that would affect fishing and therefore has made no explicit analysis of the degree to which fishing communities would be affected. Input from fishing communities is critical to environmentally sustainable management of fishery resources within the sanctuary and has been an important consideration in the development of the plan.

20. Why isn’t there a separate position for a “Sanctuary-to-Fishermen Mediator”? 

SBNMS staff has ongoing direct access to and consultation with many individual fishermen and fishing organizations to aid in management of the sanctuary, including formal representation by commercial and recreational fishermen on the Sanctuary Advisory Council. The sanctuary also serves on advisory panels of the NEFMC and works closely with NOAA Fisheries Service on regional and national levels.

21. Why are commercial fishermen limited to 48 days at sea but recreational fishermen are not? 

Setting the number of days at sea that both commercial and recreational fishermen are allocated is not a responsibility of the SBNMS or the Office of National Marine Sanctuaries. These limits are set through scientific studies and policy decisions made by the NOAA Fisheries Service and the NEFMC with the purpose of rebuilding fish stocks and ending overfishing.

Whale Watching

22. Does the management plan adequately regulate the conduct of recreational and commercial whale-watching boats?

SBNMS is one of the top-ten premiere whale-watching locations in the world, attracting more than one million visitors each year, with estimated total direct sales of more than $30 million. Commercial whale watching is conducted in the sanctuary from April through October. At least 13 dedicated whale watching businesses with between 18-23 boats operate from six Massachusetts ports. At present, there are no precise assessments of the number of recreational boats that engage in whale watching in the sanctuary, but the general consensus is that the number is high.

All whales, dolphins and porpoises in the northeast region are federally protected by the Marine Mammal Protection Act (MMPA), while most large whales in the area are further protected under the Endangered Species Act (ESA). Under these Acts, it is illegal to “harass, hunt, capture or kill” any marine mammal. Prohibited conduct also includes any “negligent or intentional act which results in the disturbing or molesting of marine mammals.” In addition, NOAA’s voluntary operational guidelines for both commercial and recreational whale watching in the northeast region are intended to avoid any harassment or injury to whales and have been in place since 1999. These guidelines, developed collaboratively with the whale watching industry, NOAA Fisheries Service and SBNMS include a series of recommended vessel speeds within various set distances to whales. However, industry compliance with these guidelines has been measured and found to be very poor.

The management plan includes several initiatives involving whale watching. Among them, these actions include developing and implementing management measures that mitigate behavioral disturbance and risk to whales due to vessel speed and close approach, creation of a research program to better understand vessel interactions with whales, and
development of a sanctuary education partnership with commercial whale watch companies. Regulation of whale watching would be considered as part of that management mix. Refer to the Marine Mammal Behavioral Disturbance Action Plan (Objective MMBD.1) for elaboration.

23. Will SBNMS partner with the whale watching industry to develop better regulations for commercial whale watch vessels?

SBNMS has had an informal relationship with the whale watching industry for the many years since the sanctuary’s designation in 1992, including the industry’s representation on the Sanctuary Advisory Council. The sanctuary seeks to formalize that relationship through formal accord. SBNMS recognizes that whale watching is an important commercial and recreational use of the sanctuary and that commercial whale watch boats are the primary platforms for the experiential education of upwards of a million visitors annually to the sanctuary. Naturalists on the whale watch boats also have a long history of collecting critically useful information that contributes to the sanctuary’s research base and understanding of whale behavior and biology. The Marine Mammal Behavioral Disturbance Action Plan includes several collaborative efforts with whale watch companies to better protect whales from behavioral disturbance and vessel strikes and to better educate the public about the sanctuary.

24. Why aren’t recreational divers more involved in sanctuary resource protection, preservation and documentation? Will the SBNMS implement a permitting process for recreational divers?

SBNMS welcomes assistance from divers interested in resource protection, preservation, and documentation. The management plan does not contain regulations requiring permits or restricting diver access to the sanctuary beyond current sanctuary regulations. Current sanctuary regulations do not require a permit nor prohibit diving anywhere in the sanctuary; however, divers must not move, remove, or injure or attempt to move, remove, or injure a sanctuary historical resource. Divers interested in helping the sanctuary with resource characterization are encouraged to send in dive reports describing where they visited and what they saw. Divers who encounter a maritime heritage resource while in the sanctuary can assist with sanctuary documentation efforts by photographing the resource, noting its position, and then providing the information to the sanctuary. Divers can express their interest and concerns to the sanctuary by communicating with the diving representative on the Sanctuary Advisory Council.

25. Shouldn’t LNG ports and their associated underwater noise be banned?

The construction of a deepwater Liquid Natural Gas (LNG) port is a prohibited activity within the sanctuary by virtue of the prohibition against alteration of the seafloor and discharge of matter. Two separate LNG deep water ports (and their associated pipelines, mooring buoys, risers and other equipment) have been sited just outside of the SBNMS borders. NOAA determined that they constitute a significant threat to sanctuary resources, and several mitigation measures have been adopted to reduce the risks to whales, fish, the benthic environment, water quality and aesthetics. One of these measures has been the placement of nineteen passive acoustic monitoring buoys to monitor levels of underwater noise produced during port construction and operation and compare these levels to measures made before the ports were in place. Thus far this monitoring effort has indicated that the actual sound levels associated with the ports compare well to those predicted and have not detected any large-scale changes in the distribution of vocally-active marine species (two of the main objectives for these efforts). However, monitoring is scheduled to continue through 2015. In addition, a separate acoustic array in the shipping lane is being used to detect calling right whales and give information regarding their presence in the lanes to transiting LNG vessels. The LNG vessels are then mandated to slow their speeds to ten knots or less and heighten their visual awareness in areas where whales were heard.

26. SBNMS should charge all tanker ships and cruise lines that transit through the sanctuary a fee. Ships that comply with the speed restrictions should receive a partial return of the fee.

A myriad of commercial vessels, including large container ships, tankers, LNG carriers, cruise ships, military vessels, research boats, whale watch boats, ferries and fishing vessels, transit through the sanctuary’s waters using one or more of the many ports that surround both Massachusetts Bay and Cape Cod Bay. Many vessels arrive in Boston from Europe, Asia and South America, either transiting directly through the sanctuary or skirting its edges after travelling through the Cape Cod Canal. SBNMS is not authorized to charge or return fees for the use of its waters for maritime transportation. But SBNMS constantly monitors the movement and speed of all large commercial ships passing through the sanctuary by means of the U.S. Coast Guard’s Automatic Identification System (AIS). These data have been used extensively by SBNMS and its partners to characterize and understand traffic patterns and vessel speed within the sanctuary. Further, the SBNMS worked with its NOAA partners, U.S. Coast Guard, International Maritime Organization (IMO) and industry groups to shift the Traffic Separation Scheme (TSS or shipping lanes) that crosses the sanctuary into the Port of Boston. That shift occurred in July 2007 and is estimated to reduce the risk of whales being struck by ships using the TSS by 81% for all baleen whales (humpback, fin and minke) and 58% for the critically endangered North Atlantic Right whale.
PROHIBITED USES

27. Overflights should be restricted to 1,000 feet altitude. Cables and pipelines should be banned.

SBNMS has no overflight restrictions governing airplane activity. However, the NOAA Northeast Regional Guidelines on approach to marine mammals (i.e., whale watching guidelines) cover both vessels and aircraft. Refer to the background discussion provided under Objective MMBD.1 in the Marine Mammal Behavioral Disturbance action plan. The NOAA approach guidelines stipulate that aircraft should maintain a minimum altitude of 1,000 feet over water. However, the NOAA approach guidelines are not reflected in Federal Aviation Administration (FAA) publications. Management plan Objective MMBD.2, Activity 3.2.1 specifies that NOAA should approach the FAA to change FAA overflight regulations. The laying of submerged cables and pipelines is a prohibited activity under sanctuary’s regulations. However, special use permits/authorizations may be issued on a case-by-case basis, as was the situation with the trans-Atlantic high-capacity fiber optic cable that was laid across 12.1 miles of seafloor in the northern part of the sanctuary in 2001. As a condition of the special use permit/authorization, the possible impacts of this cable to the seafloor and the sanctuary’s living resources are being studied over a ten year period.

ECONOMIC VALUE

28. What is the current value of the party charter fleet, the whale watching industry, recreational fishing, commercial fishing, tourism, etc. in the SBNMS?

Current total economic value of these activities in the SBNMS has not been calculated. Over one million people per year used the sanctuary’s waters in some way for profit or pleasure, annually generating $45-50 million of direct sales revenue (about $20 million each for commercial fishing and whale watching) over 1996-2005. However, the indirect, induced and total economic impact of these commercial activities has not been determined nor has the total expenditures for private recreational fishing and boating in the sanctuary been evaluated. In other words, the multiplying effect of the direct sales value of these industries’ products and services through the economy has not been assessed. Likewise, there are no alternative estimates available to gauge the intrinsic value that the general public places on the sanctuary’s natural and cultural resources remaining in situ. See Section V “Status of Human Use” in the management plan for information on what’s known about the value of commercial activities in the sanctuary.

CLIMATE CHANGE

29. Are climate change issues a priority in the DMP?

The current and future impacts of climate change are extremely important to the protection and management of sanctuary resources and related human uses, and will undoubtedly influence most if not all activities in the sanctuary and within the wider GoM. Climate change and the associated effects of ocean acidification may have the most unpredictable effects on community structure and trophic interactions in the sanctuary, where many species are at the southern or northern limit of their distributions. Ocean acidification is caused by the oceanic uptake of anthropogenically released CO₂, which in its dissolved form is carbonic acid. Small increases in water temperature may result in significant increases in more warm temperate species and the loss of cold water taxa. Increasing ocean acidity may interfere with the ability of organisms to form calcium carbonate structures (e.g., tests and shells) and will alter fundamental chemical balances that are critical to ocean life.

Although the precise effects of these environmental threats are still uncertain there is ample evidence that sea temperatures and sea level are both on the rise. High priority areas for research on these issues include high latitude regions. The state of ocean acidification in the northeast U.S. continental shelf ecosystem is largely undefined and in need of understanding. The sanctuary is working with NOAA Fisheries Service in preparation of the NOAA Northeast Coast Ocean Acidification Research Plan, one of several such regional plans being prepared around the nation. The sanctuary will be much better prepared to address the effects of climate change and ocean acidification in out years and in future management plan revision as precise findings become available.

The climate change and ocean acidification issues arose in years subsequent to substantive preparation of this management plan and are not addressed specifically in this document. However, this document provides extensive baselines that will help determine trends. The effects of climate change and ocean acidification will be a high priority of sanctuary management for the foreseeable future.

ACTION PLANS

30. How will the actual costs of the action plans be established?

SBNMS has a limited budget and cannot simultaneously address all of the issues that it faces, nor fund all strategies within each Action Plan. However, sanctuary staff developed budgets for each action plan by evaluating the resources necessary for their complete implementation. Staff estimated the programmatic cost required to address each strategy, including the number of field operation days required (boat, air, dive), as well as materials, supplies and travel time needed. Some action plan strategies will be contracted to other parties, in which case the total cost of the contract was included in the budget estimate.

The estimated annual costs for each action plan are presented in this document. General SBNMS funding is derived primarily from yearly federal appropriations. Sanctuary relationships with other sources including local and state agencies and nonprofit organizations and foundations provide collaborative opportunities for extracurricular grant support for research, outreach and educational programs. However, funding associated with extracurricular grant support is speculative and not included in these cost estimates.
31. Are these Action Plans prioritized in any way?

Action plans are detailed plans for addressing an issue or problem in the SBNMS over the next five years. They are a collection of strategies and activities sharing common management objectives that provide a structure and process for implementation. All of the SBNMS action plans are important for the protection and management of sanctuary resources. The actual timing and effort for action plan activities is based on several factors including funding, staff availability, partnering opportunities, season, ship time, reaction to a specific event, etc. The strategies within each action plan were prioritized (High, Medium, Low) taking into account advisory council recommendations, budget constraints, feasibility and prerequisites for implementation. In lieu of the generally poor condition of sanctuary resources, most strategies in the action plans are ranked high because they are considered imperative and either underway or address the sanctuary's immediate needs.

32. A new action plan should be added to include a comprehensive SBNMS science plan.

Scientific research is a key component of the ongoing efforts of the SBNMS and its many partners. Studies that focus on whale identification, behavior, feeding, and impacts from human activities; predator-prey relationships; ecosystem based sanctuary management; loss of habitats; water quality; maritime heritage; etc. are ongoing and spread among many sanctuary programs, action plans and partner activities. While a comprehensive science action plan is not included in the management plan, the Ecosystem-Based Sanctuary Management action plan (Objective EBSM.1, Activity 1.1.1) stipulates development of a science plan that details the research, monitoring and modeling activities necessary to carry out the sanctuary mission and informs management decisions. Further, this action plan recommends the establishment of a science advisory working group, the convening of a sanctuary science symposium, and the formation of a science consortium as future strategies.

INTERAGENCY COOPERATION

33. Why should SBNMS be managed any differently than the rest of the Gulf of Maine?

SBNMS is the only marine protected area in the GoM that was established by Congress. It is one of only thirteen national marine sanctuaries so designated by Congress across the entire United States. It hosts some of the largest aggregations of endangered whales (e.g. humpback, fin and North Atlantic right whales) along the eastern seaboard of the United States. It is a designated Important Bird Area by BirdLife International in recognition of the exceptional seabird habitat it provides. It is a hotspot for fish species diversity in the GoM. And it protects numerous nationally significant historic shipwrecks that are listed on the National Register of Historic Places. Additionally, management of SBNMS elicits broad national and international interest, as evidenced by the large number of comments on the draft of this plan submitted from every state across this country and from around the world.

This overriding expression of interest and concern for this special place validates the sanctuary being designated by Congress as one of the nation’s notable marine treasures and denotes strong public resolve that the actions recommended in this plan be implemented. Given its Congressional status unique to the GoM, the remarkable living and cultural resources it encompasses, the substantial expression of nation-wide support and interest it has received, and the unique role that the sanctuary can play in overall resource management in the region, a higher standard of conservation for living marine resources should apply to the sanctuary than would apply broadly throughout the whole GoM.

34. Doesn’t the regulation of cod stocks by SBNMS pose a jurisdictional conflict with NOAA Fisheries?

SBNMS does not regulate the stocks of any species of fish within the sanctuary’s boundaries or in the greater GoM. However, the ecological role of fish species such as cod is crucially important to the functioning of biological communities and the maintenance of ecological integrity within the sanctuary. Both the NOAA Fisheries Service and SBNMS take an ecosystem approach to managing fisheries and sanctuary resources respectively and when working in a complementary fashion, both agencies can advance the goal of conserving and restoring the ecological integrity of this important marine area.

COMPATIBILITY DETERMINATION

35. All existing and proposed activities and uses should be examined for compatibility with the goals of the SBNMS as defined by the NMSA.

The National Marine Sanctuaries Act (NMSA) directs the National Marine Sanctuary system to facilitate uses that are compatible with the primary mandate of resource protection, but is silent on how compatibility should be determined. Through guidance provided in the Compatibility Determination Action Plan, the sanctuary and the Office of National Marine Sanctuaries will evaluate the application of a Sanctuary Compatibility Analysis Process and determine its usefulness as a decision-making tool. This objective approach incorporates the best available scientific information, allows for stakeholder involvement, and should be easy to understand and apply. Such an analysis defines the decision-making process and addresses current and new uses, as well as the scale of use and the cumulative impacts of multiple uses. If adopted, the process can be refined by regularly incorporating updated monitoring information and data about changing environmental conditions and evolving uses of sanctuary resources.

ECOSYSTEM PROTECTION

36. What is the importance of “local prey depletion” in the sanctuary?

The meaning of the term “local depletion” as used in this management plan derives from the fact that the assumption...
of unit stocks (regionally interbreeding populations that are reproductively closed) is being rethought in the scientific literature based on new findings. The important implication of these findings is that a decline in fish abundance in one area may not be replenished quickly or inevitably from another area. Thus, averaging stock assessments among areas may result in localized overfishing. This creates the possibility for local depletion. Local depletion of key prey species at the scale of the sanctuary would be problematic. Herring and sand lance are the key prey species that constitute a major segment of the forage base underlying all ecological functions and economic and recreational activities that define the sanctuary.

37. Will the forage base (sand lance) be completely protected from fishing?

Sand lance occur within the SBNMS at higher levels of abundance than in any other area of the Gulf of Maine and are crucial to the ecological functioning of the sanctuary. At present, sand lance are not commercially fished within the sanctuary and there is no fishery management plan (FMP) in place. Any future sand lance FMP would be developed by the New England Fisheries Management Council and regulated by NOAA Fisheries Service; would involve consultation with other governmental and non-governmental entities including the SBNMS; and would require significant public input. For a description of the regulatory processes involved, refer to Section IV. Resource States of this management plan, under Current Protections (Reduced Forage Base) for Marine Mammals. SBNMS would not support the development of a sand lance fishery in the sanctuary. Further, given the complexity of the regulatory process involved and the critical importance of this species to the ecosystem functioning of the sanctuary, consideration should be given to a direct prohibition on fishing sand lance in SBNMS to remove all uncertainty.

38. Why does the SBNMS want to close down the herring fishery when current harvest levels are sustainable?

Atlantic herring accounted for the greatest volume by species landed from the sanctuary during 1996-2005. Atlantic herring is managed in the Northeast by NOAA Fisheries Service and the New England Fisheries Management Council (NEFMC). According to recent stock assessments, herring are currently not overfished and no overfishing is occurring. However, the sanctuary has concerns apart from and in addition to the dynamics of herring populations per se.

The Ecological Alteration Action Plan (Objective EA3.3) in this document directs the sanctuary to develop a management strategy with NOAA Fisheries Service and the NEFMC to evaluate and protect an optimal forage base to maintain the ecological integrity of the sanctuary. The fishery for herring harvests the same size groups that predators consume and this overlap could result in competition if herring was a limiting resource; fishermen seeking pelagic species (such as herring) adopt the same foraging strategy as natural predators. Tradeoffs between these two sources of removal may need to be addressed, but this does not necessarily imply an ‘either-or’ situation.

Of consequence also are the findings that baleen whales (humpback, fin and minke) require some minimum threshold level of prey density to successfully forage and that humpback whales depend on the spatial characteristics and density of prey schools to maximize their feeding efficiency when surface feeding. Prey patchiness tends to increase with mean prey density, so depletion of prey stocks by fishing may rapidly reduce numbers of suitable prey aggregations. Thus local changes in prey abundance may be more important than changes across the entire stock range, i.e., GoM. Management to avoid depletion of the prey fields composed of herring and sand lance in local areas of critically important foraging habitat for marine mammals, such as the sanctuary, may be needed.

Herring and sand lance are keystones prey species that constitute a major segment of the forage base of the sanctuary. The species that may be affected by the harvest of herring include those (e.g. whales, cod, bluefin tuna) central to supporting tourism and recreation in the sanctuary, which are activities that generate direct sales far greater in value than the ex-vessel landings of herring per se. Cost-benefit analysis could be useful in evaluating the tradeoffs between these two sources of marine revenue.

Biodiversity plays a key role in ecological integrity in that it promotes ecosystem resilience and stability via ecosystem function and biological redundancy within functional groups. Maintenance of ecological resilience and stability is thus further rationale to protect key forage species within the sanctuary. If one forage organism (e.g. sand lance) has low abundance one year, or over a period of time, then it is important that the sanctuary have in place conservation measures to ensure that there is an adequate population of the other forage species (e.g. herring) to maintain that ecosystem function.

Because it is difficult to predict the effects of climate change, especially in complex marine ecosystems, precautions must be taken in places of special importance like the sanctuary. Richer biodiversity, because of the functional redundancy it affords, supports more resilient ecosystems. Climate change may affect one species of a functional prey group more adversely than another, which is why it is important, especially in times of environmental uncertainty, to maintain multiple species populations that can perform similar ecosystem functions.

**Ecosystem Alteration**

39. Will oil and gas drilling ever be allowed in the sanctuary?

Currently, all new oil and gas development in the SBNMS and all other national marine sanctuaries is prohibited by Presidential executive memorandum until June 30, 2012. No exploratory wells have been drilled anywhere on the Atlantic Outer Continental Shelf (OCS) since 1984. Further,
SBNMS regulations prohibit alteration of the seabed and discharge of most matter.

40. Why is bottom trawling a problem in the sanctuary?
The use of bottom trawls in commercial fishing operations may be deleterious to sanctuary resources in several ways. Many studies show that bottom contact fishing gear disturbs benthic habitats; reduces species diversity by crushing, burying or exposing marine animals and structures on and in the substratum; alters bio-geochemical cycles; may shift stable seafloor communities from those that are dominated by slow-growing and long-lived species to those dominated by organisms that are fast-growing and short-lived; and reduces productivity. For maritime heritage resources this and other types of fishing that physically contact the resource result in degraded archaeological integrity; reduced historical/archaeological significance; diminished aesthetic qualities; and when trawl gear becomes entangled in the resource poses a serious safety hazard for divers and remote sensing equipment.

WATER QUALITY

41. What is the SBNMS doing about the direct discharge of pollutants into the sanctuary?
The sanctuary’s water quality monitoring program has been in place for several years, primarily to determine whether the Massachusetts Water Resources Authority (MWRA) Boston Harbor outfall was causing increased nutrient loading and eutrophication in the sanctuary. In 2001 the SBNMS added four monitoring stations to the MWRA’s existing five stations within the sanctuary. Data shows that much of the pollution reaching the sanctuary comes from non-point sources or from distant point sources that are difficult to control. SBNMS continues to work with other governmental agencies, industries and the public to reduce the input of pollution into both the sanctuary’s waters and air. Further, the Water Quality Action Plan makes recommendations to address water quality concerns within the sanctuary. Under this action plan, the sanctuary is committed to develop a comprehensive water quality monitoring plan; characterize the contaminant loading to the sanctuary from all sources; reduce the threats to the sanctuary water quality from vessel wastewater discharges; and reduce the impacts of municipal and other shore-based waste water streams. In addition, strategy 2.3 of the Interagency Cooperation Action Plan calls for informal consultation with other agencies on water quality issues.

42. How is water quality monitored, and how will it be managed in the future? The SBNMS should identify all water quality monitoring programs in Cape Cod and Massachusetts Bays that could complement its efforts.
The water column and sediments of the SBNMS represent important habitats for numerous species. Concern for impacts to these habitats due to pollution and contamination (including harmful algal blooms and invasive species) is acute. Much of the pollution reaching the sanctuary comes from non-point sources or from distant point sources such as waste water treatment facilities that discharge directly into Massachusetts Bay. In addition, shipping activities may result in a number of chemical releases from discharges, spills or collisions. Regular monitoring of key water quality indicators is conducted in and around the sanctuary at several sites to detect and evaluate trends. SBNMS collaborates with the Massachusetts Water Resources Authority, the NOAA National Status and Trends Bioeffects Program, and the National Benthic Surveillance Program to understand and characterize the threats to and status of water column and related seafloor habitats in the sanctuary. Regular measurements of nitrogen, phosphorous, chlorophyll, dissolved oxygen, contaminants in organism tissue, trace metals, pesticides, fertilizers, municipal wastes, invasive species, etc. are performed. Sanctuary regulations currently prohibit the discharge or depositing of many materials that are harmful to living resources and habitats. See Section IV Resources States, Subsection “Water Column as Habitat” in the management plan for detailed information about these substances, their impacts and monitoring data; see Appendix K for a description of typical waste discharges in the SBNMS. The Water Quality Action Plan recognizes two important future needs: 1) to assess water quality and circulation to characterize baseline conditions, and 2) to reduce pollutant discharges and waste streams that may be negatively impacting sanctuary resources.

MARINE MAMMAL PROTECTION

43. Will the transit of vessels through bubble clouds be prohibited?
Vessels transiting bubble clouds or bubble nets may strike large whales or disrupt critically important feeding behaviors. Humpback whales actively engaged in capturing elusive prey by these behaviors may be inattentive to other activities in their environment and could be particularly susceptible to being struck by a transiting vessel. The Marine Mammal Behavioral Disturbance Action Plan (Objective MMBD.1, Strategy 1.2) recommends development of a process to consider prohibiting vessels from transiting through humpback whale bubble clouds and nets.

44. Will lower vessel speeds in the sanctuary be mandatory in the future?
The issue of vessel speed through the SBNMS is critical as collisions with large commercial ships constitute the majority of human-caused North Atlantic right whale mortalities. Two ship tracking programs (the NOAA Mandatory Ship Reporting System and the U.S Coast Guard (USCG) Automatic Identification System) are in place to characterize the speed of these vessels transiting the sanctuary. NOAA Fisheries Service has established regulations that prohibit operating vessels 65 ft in length or greater in excess of 10 kts in two Seasonal Management Areas (SMAs) that overlap the sanctuary. These SMAs are the Cape Cod Bay (January 1st-May 15th) and Off Race Point (March 1st-April 30th) areas. When right whales are known to be present in an area, NOAA Fisheries Service also establishes temporary, voluntary restriction zones referred to as Dynamic Management
Areas (DMAs) which vessels are requested to route around or transit through at 10 kts or less. DMAs may be established in the sanctuary depending on where right whales are located. Further, pursuant to licensing agreements with the U.S. Maritime Administration (MARAD) and USCG, LNG tankers using the Boston shipping lanes through the sanctuary must slow speed to 10 kts or less when transiting within five nautical miles of acoustic detection buoys during a 24 hr period after right whale calls are detected indicating whale proximity. In addition, Strategy 2.1 of the Marine Mammal Vessel Strike Action Plan proposes generic voluntary speed restrictions that would apply to all vessels operating within the sanctuary. These likely would allow for faster speeds than specific guidance when endangered whales are known or likely to be present. At those times, the more restrictive speed limits would apply.

SBNMS has worked with and will continue to work with NOAA Fisheries Service, the USCG, the International Maritime Organization, whale watching companies and the maritime industry to further evaluate and refine vessel speeds through the sanctuary with a focus on protection of marine mammals. The Marine Mammal Vessel Strike (Objective MMVS.2) and Marine Mammal Behavioral Disturbance (Objective MMBD 1., Strategy 1.1) Actions Plans recommend establishing criteria for speed controls and restrictions, instituting year-round voluntary speed restrictions for all vessels, and considering amending sanctuary regulations to include resource protection measures associated with vessel speed and close approach distance. Consult the Right Whale Sighting Advisory System (http://rwhalesightings.nefsc.noaa.gov) to determine the existence of SMAs or DMAs and the real-time Listen for Whales website (http://listenforwhales.org) to determine the relative presence of right whales in the sanctuary.

45. SBNMS should establish as a high priority a survey and monitoring program that detects and enables the prediction of right whale distribution and behavior in the sanctuary.

The protection and study of marine mammals, particularly the large baleen whales that feed seasonally in sanctuary waters, is one of the reasons for the sanctuary’s designation. All marine mammals in the SBNMS, including the endangered North Atlantic right whale (Eubalaena glacialis), are protected through the National Marine Sanctuaries Act; the Marine Mammal Protection Act; the Endangered Species Act; SBNMS regulations and NOAA voluntary whale watch guidelines. Right whales are extensively studied and monitored throughout the year within the sanctuary and the greater Northeast region, using visual sighting, acoustic detection and tagging techniques. Scientific research focused on acoustic communication, feeding, nursing and other behaviors as well as impacts of human disturbances including vessel speed, noise, gear entanglement and whale watching is vital and ongoing. These studies, performed by SBNMS scientists in collaboration with many partners from NOAA Fisheries and outside the agency are among the most comprehensive and advanced in the world, and will always be a high priority for the sanctuary.

MARITIME HERITAGE

46. Will moorings buoys be installed on sanctuary shipwrecks?

At present, no mooring buoys are allowed to be placed on maritime heritage resources or at any other diving destination within the sanctuary. However, the SBNMS’s Maritime Heritage Action Plan recommends the development and implementation of a mooring buoy system on historic sites in collaboration with affected parties and scuba diving charter operators. This will help protect historic shipwrecks from anchor damage and facilitate safe diving.

47. Will buffer zones be used to protect maritime heritage sites?

SBNMS is committed to protecting the historical and archaeological integrity of its maritime heritage resources. SBNMS’s Maritime Heritage Action Plan recommends developing a maritime heritage management system that protects historical resources while allowing for uses compatible with resource protection. Sanctuary regulations may be amended to implement protective measures, including buffer zones which limit human activities that have a high potential for harming a resource’s archaeological integrity.

48. Why aren’t all shipwreck locations publicly revealed? Why can’t divers have complete open access to shipwrecks in the SBNMS?

The sanctuary, through the National Marine Sanctuaries Act (NMSA), is charged with ensuring that historical resources are protected from human activities that harm the historical and archaeological integrity of the resource. Furthermore, the National Historic Preservation Act (NHPA) requires that the sanctuary take into account the effects of its actions on historic properties and allows the sanctuary to withhold the locations and character of historic shipwrecks if the release of that information would risk harm to the resource. SBNMS has determined that current sanctuary regulations do not sufficiently protect maritime heritage resources and that public disclosure of shipwreck locations puts the resources in further jeopardy. Under the Maritime Heritage Action Plan, the sanctuary will consider implementing a management system that protects historic resources while allowing for uses compatible with resource protection. SBNMS believes that non-consumptive SCUBA diving can be compatible with the NMSA’s primary goal of resource protection.

49. Does the management plan address the issue of commercial fishing damage to shipwrecks?

The management plan aptly reflects the SBNMS’s serious concerns for the issue of commercial fishing damage to maritime heritage resources. Commercial fishing has physically impacted sanctuary shipwrecks; degrading archaeological integrity; reducing historical/archaeological significance; diminishing aesthetic qualities; and posing a serious safety hazard for divers and remote sensing equipment. SBNMS is
working to reduce this continuing threat through Maritime Heritage Action Plan Objective MH.3 – Protect and Manage Historical Resources.

50. Under the management plan will artifact collecting be off limits to both the public and the government?

Current sanctuary regulations prohibit divers from moving, removing, or injuring or attempting to move, remove, or injure a sanctuary historical resource. Regulations also prohibit possessing within the sanctuary (regardless of where taken, moved or removed from), except as necessary for valid law enforcement purposes, any historic resource. Researchers conducting archaeological research in the SBNMS must obtain a sanctuary archaeological research permit and follow the implementing regulations of the Archaeological Resources Protection Act of 1979. Any artifacts recovered under this permit must be conserved, curated and remain the property of the U. S. Federal Government.

51. When a sanctuary shipwreck is listed on the National Register of Historic Places will it be off limits to the public (i.e. divers)?

NOAA is required to nominate eligible sanctuary historical resources to the National Register of Historic Places pursuant to Section 110 of the National Historic Preservation Act. The listing of a shipwreck provides public recognition that the property is significant to American history and worthy of preservation. National Register listed properties must also be considered during any Federal or Federally-funded undertakings that may affect the resource. A sanctuary shipwreck listed on the National Register does not mean that it will be off limits to divers. In fact, the Maritime Heritage Action Plan calls for measures to facilitate access, such as the installation of mooring buoys, which will allow divers to enjoy shipwrecks in a sustainable manner.

ENVIRONMENTAL ASSESSMENT

52. If the action qualified for a categorical exclusion as NOAA stated, why did NOAA prepare an Environmental Assessment (EA)? And why wasn’t an Environmental Impact Statement required?

All sanctuary management plans must comply with the National Environmental Policy Act (NEPA). NOAA was incorrect in stating that the action qualified for a categorical exclusion.

For the current management plan revision, NOAA considered the options of preparing an entirely new management plan or minimally revising the current management plan. NOAA decided that new issues affecting sanctuary management and fulfillment of the prior plan’s objectives necessitated the development of a new plan, but that the revision would be a non-regulatory plan that establishes a policy framework for future management actions.

The Environmental Assessment (EA) that was performed as part of the management plan review concluded that the development of a new plan, the “preferred alternative”, would not result in significant effects on the quality of the human environment. Thus, a Finding of No Significant Impact (FONSI) is included in Section VIII following the Environmental Assessment. Accordingly, no Environmental Impact Statement was necessary.

REGULATIONS

53. Even though the management plan is “non-regulatory” doesn’t it call for future regulations in several areas?

The management plan serves as a non-regulatory policy framework for addressing the issues facing the SBNMS over the next five years. It lays the foundation for restoring and protecting the sanctuary’s ecosystem, and details the human pressures that threaten the qualities and resources of the sanctuary. It also recommends actions that should be taken now, and some that should be considered in the near future. At this time, NOAA is not proposing any regulations or changes to the SBNMS designation document. However, several regulatory initiatives that derive from the strategies presented in the draft management plan ultimately could be considered for action prior to the next management plan review nominally scheduled for 2014.

54. Why aren’t regulatory changes being proposed to implement the Action Plans? The SBNMS should revise the management plan to include regulatory changes in vessel speed and approach, and in the prohibition of sand lance and herring fishing within the sanctuary.

The scope of a sanctuary’s regulatory authority is established through the National Marine Sanctuaries Act and is further defined in its designation document. No changes to the current regulatory regime for the SBNMS are proposed at this time. However, the SBNMS will consider adding or modifying regulations if it believes that the protection and management of the sanctuary will be enhanced by doing so. Any regulatory changes must be reviewed through a formal process that includes public input and environmental review and possible amendment to the sanctuary designation document if warranted.

BOUNDARY MODIFICATION

55. Will the SBNMS work towards possible modification of the sanctuary’s boundaries or the creation of different zones? Where might the boundaries of the sanctuary be modified and why?

At present, the SBNMS is not working toward possible modification of the sanctuary’s boundaries. Any alteration to the boundaries of the sanctuary would necessitate a change in the SBNMS designation document, regulations and coordinates; an Environmental Impact Statement; and extensive public review and comment. It is not possible to predict whether or to what extent the boundaries might be altered, but any modification would be based on the SBNMS’s primary mission of enhancing the protection and management of the sanctuary’s natural and historic resources.

A Zoning Working Group of the Sanctuary Advisory Council that focuses on habitat zoning and ecological function has been established, but it does not extend to all aspects
of potential sanctuary zoning. Its charge is to evaluate the adequacy of existing zoning schemes in the sanctuary to satisfy the scientific requirements and meet the goals of ecosystem-based sanctuary management as defined by the Ecosystem-Based Sanctuary Management Working Group and, if needed, develop a modified zoning scheme (including a consideration of no-take reserves) to meet that need. Boundary expansion may be considered in light of developing a modified zoning scheme.

**SUMMARY OF REVISIONS**

This subsection summarizes significant changes made to the management plan between its draft and final versions. In general, changes reflect input received from public comments, revisions to update information, and corrections of minor typographical, technical and formatting errors. Changes are summarized below by section. Only significant changes are noted below in italics. If a section had only minor editorial changes it is omitted from the list below. Specific substantive and technical revisions responsive to comments were made directly in the text.

**GENERAL CHANGES**

NOAA made the following changes wherever relevant throughout the document:

- Removed references to this document as a draft
- Corrected and updated figure and table numbering
- Replaced National Marine Sanctuary Program (NMS) with Office of National Marine Sanctuaries (ONMS).

**CHANGES BY SECTION**

**Front Piece**

- Added cod photo and caption on-unnumbered page above sanctuary address.

**About This Document**

- Added expanded summary information.

**Photography and Art Credits**

- Added cover photo credits.

**Executive Summary**

- Added summary of public comments.
- Updated information on primary productivity and important bird area status.
- Clarified language regarding whale entanglements with fishing gear in the sanctuary.
- Added reference to the new Section X: Summary of Public Comments.

**I. Introduction to the Document**

- Added summary statement on draft management plan public comment period.
- Added summary statement on comments received.
- Updated and revised the figure portraying the system of National Marine Sanctuaries.
- Updated and revised the figure illustrating the proposed management continuum.

**II. Institutional Setting**

- Updated information on the National Undersea Research Center.
- Updated summary tables for sanctuary research and education projects.

**III. Sanctuary Setting**

**Biodiversity Conservation**

- Added discussion of conservation biology as a scientific discipline important to sanctuary management.
- Added new subsection on Use of Coastal and Marine Spatial Planning.
- Added a new subheading on Functional Relevance that discusses the linkage between biodiversity and ecosystem services.
- Added information on historic baselines for fish from a new report entitled “Stellwagen Bank Marine Historical Ecology.”
- Added information on guilds under the subheading on Trophic Cascades.
- Added expanded information on trophic levels and revised the associated figure.
- Added a new subheading on Climate Change and Ocean Acidification.

**Primary Producers and Decomposers**

- Added additional information on primary productivity.

**IV. Resource States**

**Context**

- Added legal definition of “sanctuary resources.”

**Seafloor as Habitat**

- Added new figure showing photographs of disturbed and relatively undisturbed seafloor habitat.
- Added references that studied fishing impacts relative to the WGoMCA.
- Deleted analogy to “forest clear cutting”. Added further explanation of gear impacts on seafloor habitats.
- Added new results and findings from the Seafloor Habitat Recovery Monitoring Program.

**Water Column as Habitat**

- Added information on water column productivity.
- Added information on harmful algal blooms in sidebar on Potential Sources of Pollution and Contamination.
• Added information on water quality monitoring in the sanctuary by the MWRA
• Added information on a study analyzing levels of heavy metals and pesticides in the sanctuary in comparison to Georges Bank.
• Added information on invasive species (including Didemnum sp.) and augmented the sidebar on Community Ecology Theory Relating to Biological Invasions.

Fishes
• Added significant clarification to discussion of fish diversity (particularly metrics) and revised the associated figure. Species richness is used as the preferred metric.
• Added clarification and information under the subheading Big Old Fat Females. Added three new figures.
• Added information on historic baselines for fish from a new report entitled “Stellwagen Bank Marine Historical Ecology.”
• Added information on fish tagging results.
• Added new subheading on Catch Share (Sector) Programs.

Marine Mammals
• Added information on humpback whale foraging behavior.
• Added discussion of a new study on reproductive success of humpback whales relative to exposure to whale watching vessels.
• Added information on ocean noise based on new peer-reviewed papers.
• Added information on the implications of ocean noise for marine mammal communication and the utility of using the SBNMS as a test bed for new research.
• Added information on harassment of whales by tuna fishing activities.
• Added information on characterization of vessel traffic and a new figure showing spatial distribution of vessel traffic in 2006.
• Clarified information on the entanglement of whales in the sanctuary.
• Revised the sidebar on Local Depletion.
• Revised the discussion under the subheading Reduced Forage Base.
• Added information on herring catch by commercial fishing.
• Added information on humpback calf survival rates as predicted by availability of prey.
• Added rationale for protecting forage species to maintain ecological resilience and stability.
• Added information on the NOAA ship strike reduction program and the Seasonal Management Areas.

• Updated the figure illustrating the realignment of the shipping lanes into the Port of Boston.
• Added reference to the White House Council on Environmental Quality’s Interim Framework for Effective Coastal and Marine Spatial Planning.
• Added information on fishery regulations relative to protecting sand lance; updated information on herring management.

Maritime Heritage Resources
• Added introductory information for clarification.
• Updated the number of shipwrecks found to date.
• Added information on Eastern rig draggers.
• Substituted the figure of an eastern rigged dragger with an archival photo of the Joffre.
• Added clarification on fishing gear impacts on shipwrecks.
• Added information on the impacts of “hand fanning” of historic artifacts.
• Added information on section 110 of the National Historic Preservation Act.

V. Status of Human Use
• Added clarification that non-market valuation of sanctuary resources awaits to be done.
• Added reference to a new report entitled “Stellwagen Bank Marine Historical Ecology.”
• Added discussion of the Northeast Vessel Monitoring System (VMS) data.
• Added reference and information from a recent whale watch survey.
• Added information on the “Whale Sense” commercial whale watch program.
• Added information on diving opportunities in the sanctuary and updated the associated figure.
• Added information on the sanctuary bird count with MASS Audubon.
• Updated status information on the deepwater LNG ports adjacent to the sanctuary.
• Added information on the Massachusetts Ocean Plan relative to wind power generation.

VI. Summation
• Added discussion that the sanctuary can have a role in working with harvesters and other stakeholder groups to help build local economies.
• Added general updated information drawn from previous sections of the plan.
• Added information on the Sister Sanctuary program.
VII. Action Plans

General Changes

In most cases, the status date of strategies and activities was increased by several years.

Introduction to Action Plans

- Added updated information on action plan costs.
- Added three new figures illustrating cost structure by action plan and programmatic area.

Administrative Capacity and Infrastructure Action Plan

- Added information on vessels and facility planning.
- Changed status dates for strategy implementation.

Interagency Cooperation Action Plan

- Changed status dates for strategy implementation.

Public Outreach and Education Action Plan

- Changed status dates for strategy implementation.

Compatibility Determination Action Plan

- Changed status dates for strategy implementation.

Ecosystem-Based Sanctuary Management Action Plan

- Added language to discern effects of climate change in Activities 3.2.1 and 3.2.3.

Ecosystem Alteration Action Plan

- Updated information on groundfish days-at-sea (DAS).
- Revised Activities 3.3.1 and 3.3.2 relative to reduced forage availability of sand lance and herring.
- Changed status dates for strategy implementation.

Water Quality Action Plan

- Added information on the new MWRA outfall monitoring plan.
- Changed status dates for strategy implementation.

Marine Mammal Vessel Strike Action Plan

- Updated information relating to Strategies 1.1 and 2.1.
- Added clarification to Activity 1.1.1 on approaching right whales.
- Changed status dates for strategy implementation.

Marine Mammal Entanglement Action Plan

- Revised and updated Activities 1.1.1, 2.1.1 and 3.1.1 and respective status.
- Deleted notes to review the adequacy of the Atlantic Large Whale Take Reduction Plan in background for Objectives MME.2 and MME.3.
- Changed status dates for strategy implementation.

Maritime Heritage Action Plan

- Added clarification on past Native American presence in the sanctuary.
- Added clarification to Strategy 2.3 on listing sites on the National Register of Historic Places.
- Added clarification on Strategy 3.3 that permitted archaeological research is conducted to specific standards.
- Added new Objective 6 – Facilitate Access to Modern Shipwrecks – and two new Strategies 6.1 and 6.2 by which to achieve the objective.
- Changed status dates for strategy implementation.

VIII. Draft Environmental Assessment

- Added clarification on the justification for an Environmental Assessment.
- Included a Finding of No Significant Impact (FONSI).

IX. Sources Cited

- Added over 170 new citations to scientific and professional papers and reports.

X. Summary of Public Comments

- Added this entire new Section
- Added one table and seven figures that summarize numerical analysis of comments received.

XI. Appendices

- Added new appendix on Stellwagen Bank Sanctuary Annex to Area Contingency Plan.
XI. APPENDICES
APPENDIX A. NATIONAL MARINE SANCTUARIES ACT

THE NATIONAL MARINE SANCTUARIES ACT
16 U.S.C. 1431 ET. SEQ., as amended by Public Law 106-513
Sec. 301. FINDINGS, PURPOSES, AND POLICIES; ESTABLISHMENT OF SYSTEM.
(a) FINDINGS.--The Congress finds that--
(1) this Nation historically has recognized the importance of protecting special areas of its public domain, but these efforts have been directed almost exclusively to land areas above the high-water mark;
(2) certain areas of the marine environment possess conservation, recreational, ecological, historical, scientific, educational, cultural, archeological, or esthetic qualities which give them special national, and in some instances, international, significance;
(3) while the need to control the effects of particular activities has led to enactment of resource-specific legislation, these laws cannot in all cases provide a coordinated and comprehensive approach to the conservation and management of special areas of the marine environment; and
(4) a Federal program which establishes areas of the marine environment which have special conservation, recreational, ecological, historical, cultural, archeological, scientific, educational, or esthetic qualities as national marine sanctuaries managed as the National Marine Sanctuary System;
(b) PURPOSES AND POLICIES.--The purposes and policies of this title are--
(1) to identify and designate as national marine sanctuaries areas of the marine environment which are of special national significance and to manage these areas as the National Marine Sanctuary System;
(2) to provide authority for comprehensive and coordinated conservation and management of these marine areas, and activities affecting them, in a manner which complements existing regulatory authorities;
(3) to maintain the natural biological communities in the national marine sanctuaries, and to protect, and, where appropriate, restore and enhance natural habitats, populations, and ecological processes;
(4) to enhance public awareness, understanding, appreciation, and wise and sustainable use of the marine environment, and the natural, historical, cultural, and archeological resources of the National Marine Sanctuary System;
(5) to support, promote, and coordinate scientific research on, and long-term monitoring of, the resources of these marine areas;
(6) to facilitate to the extent compatible with the primary objective of resource protection, all public and private uses of the resources of these marine areas not prohibited pursuant to other authorities;
(7) to develop and implement coordinated plans for the protection and management of these areas with appropriate Federal agencies, State and local governments, Native American tribes and organizations, international organizations, and other public and private interests concerned with the continuing health and resilience of these marine areas;
(8) to create models of, and incentives for, ways to conserve and manage these areas, including the application of innovative management techniques; and
(9) to cooperate with global programs encouraging conservation of marine resources.
(c) ESTABLISHMENT OF SYSTEM.--There is established the National Marine Sanctuary System, which shall consist of national marine sanctuaries designated by the Secretary in accordance with this title.
Sec. 302. DEFINITIONS
As used in this title, the term--
(1) “Draft management plan” means the plan described in section 304(a)(1)(C)(v);
(2) “Magnuson-Stevens Act” means the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1801 et seq.);
(3) “marine environment” means those areas of coastal and ocean waters, the Great Lakes and their connecting waters, and submerged lands over which the United States exercises jurisdiction, including the exclusive economic zone, consistent with international law;
(4) “Secretary” means the Secretary of Commerce;
(5) “State” means each of the several States, the District of Columbia, the Commonwealth of Puerto Rico, the Commonwealth of the Northern Mariana Islands, American Samoa, the Virgin Islands, Guam, and any other commonwealth, territory, or possession of the United States;
(6) “damages” includes--
(A) compensation for--
(i) the cost of replacing, restoring, or acquiring the equivalent of a sanctuary resource; and (ii) the value of the lost use of a sanctuary resource pending its restoration or replacement or the acquisition of an equivalent sanctuary resource; or
(ii) the value of a sanctuary resource if the sanctuary resource cannot be restored or replaced or if the equivalent of such resource cannot be acquired;
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section (a), the Secretary shall consider--

(b) FACTORS AND CONSULTATIONS REQUIRED IN

(1) the reasonable cost of monitoring appropriate to the
injured, restored, or replaced resources;

(2) consultation with appropriate State and Federal
government agencies, that will or are likely
to be affected by the establishment of the area as a national
marine sanctuary;

(3) designation of the area as a national marine sanctuary
will facilitate the objectives in subparagraph (3); and

(4) designation of the area as a national marine sanctuary
will permit comprehensive conservation and management.

(5) the area is of a size and nature that will permit compre-
hsive and coordinated conservation and management.

(b) FACTORS AND CONSULTATIONS REQUIRED IN

(1) Factors.--For purposes of determining if an area of the
marine environment meets the standards set forth in subsec-
tion (a), the Secretary shall consider--

(A) the area's natural resource and ecological qualities,
including its contribution to biological productivity, mainte-
nance of ecosystem structure, maintenance of ecologically
or commercially important or threatened species or species
assemblages, maintenance of critical habitat of endangered
species, and the biogeographic representation of the site;

(B) the area's historical, cultural, archaeological, or paleon-
tological significance;

(C) the present and potential uses of the area that depend on
maintenance of the area's resources, including commercial
and recreational fishing, subsistence uses other commercial
and recreational activities, and research and education;

(D) the present and potential activities that may adversely
affect the factors identified in subparagraphs (A), (B), (C);

(E) the existing State and Federal regulatory and manage-
ment authorities applicable to the area and the adequacy of
those authorities to fulfill the purposes and policies of this
title;

(F) the manageability of the area, including such factors as
its size, its ability to be identified as a discrete ecological
unit with definable boundaries, its accessibility, and its suit-
ability for monitoring and enforcement activities;

(G) the public benefits to be derived from sanctuary status,
with emphasis on the benefits of long-term protection of
nationally significant resources, vital habitats, and resources
which generate tourism;

(H) the negative impacts produced by management restric-
tions on income-generating activities such as living and
nonliving resources development;

(I) the socioeconomic effects of sanctuary designation;

(J) the area's scientific value and value for monitoring the
resources and natural processes that occur there;

(K) the feasibility, where appropriate, of employing innova-
tive management approaches to protect sanctuary resources
or to manage compatible uses; and

(L) the value of the area as an addition to the System.

(2) Consultation.--In making determinations and findings,
the Secretary shall consult with--

(A) the Committee on Resources of the House of Repre-
sentatives and the Committee on Commerce, Science, and
Transportation of the Senate;

(B) the Secretaries of State, Defense, Transportation, and the
Interior, the Administrator, and the heads of other interested
Federal agencies;

(C) the responsible officials or relevant agency heads of the
appropriate State and local government entities, including
coastal zone management agencies, that will or are likely
to be affected by the establishment of the area as a national
marine sanctuary;

(D) the appropriate officials of any Regional Fishery Manage-
ment Council established by section 302 of the Magnuson-
Stevens Act (16 U.S.C. 1852) that may be affected by the
proposed designation; and

(3) existing State and Federal authorities are inadequate or
should be supplemented to ensure coordinated and compre-
hensive conservation and management of the area, includ-
ing resource protection, scientific research, and public
education;

(4) designation of the area as a national marine sanctuary
will facilitate the objectives in subparagraph (3); and

(5) the area is of a size and nature that will permit compre-
hsive and coordinated conservation and management.

(b) FACTORS AND CONSULTATIONS REQUIRED IN

(1) Factors.--For purposes of determining if an area of the
marine environment meets the standards set forth in subsec-
tion (a), the Secretary shall consider--
(E) other interested persons.

Sec. 304. PROCEDURES FOR DESIGNATION AND IMPLEMENTATION

(a) SANCTUARY PROPOSAL.--

(1) Notice.--In proposing to designate a national marine sanctuary, the Secretary shall--

(A) issue, in the Federal Register, a notice of the proposal, proposed regulations that may be necessary and reasonable to implement the proposal, and a summary of the draft management plan;

(B) provide notice of the proposal in newspapers of general circulation or electronic media in the communities that may be affected by the proposal; and

(C) no later than the day on which the notice required under subparagraph (A) is submitted to Office of the Federal Register, submit a copy of that notice and the draft sanctuary designation documents prepared pursuant to section 304(a)(2), including an executive summary, to the Committee on Resources of the House of Representatives, the Committee on Commerce, Science, and Transportation of the Senate, and the Governor of each State in which any part of the proposed sanctuary would be located.

(2) Sanctuary Designation Documents.--The Secretary shall prepare and make available to the public sanctuary designation documents on the proposal that include the following:

(A) A draft environmental impact statement pursuant to the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.).

(B) A resource assessment that documents--

(i) present and potential uses of the area, including commercial and recreational fishing, research and education, minerals and energy development, subsistence uses, and other commercial, governmental, or recreational uses;

(ii) after consultation with the Secretary of the Interior, any commercial, governmental, or recreational resource uses in the areas that are subject to the primary jurisdiction of the Department of the Interior; and

(iii) information prepared in consultation with the Secretary of Defense, the Secretary of Energy, and the Administrator of the Environmental Protection Agency, on any past, present, or proposed future disposal or discharge of materials in the vicinity of the proposed sanctuary. Public disclosure by the Secretary of such information shall be consistent with national security regulations.

(C) A draft management plan for the proposed national marine sanctuary that includes the following:

(i) The terms of the proposed designation.

(ii) Proposed mechanisms to coordinate existing regulatory and management authorities within the area.

(iii) The proposed goals and objectives, management responsibilities, resource studies, and appropriate strategies for managing sanctuary resources of the proposed sanctuary, including interpretation and education, innovative management strategies, research, monitoring and assessment, resource protection, restoration, enforcement, and surveillance activities.

(iv) An evaluation of the advantages of cooperative State and Federal management if all or part of the proposed sanctuary is within the territorial limits of any State or is superjacent to the subsoil and seabed within the seaward boundary of a State, as that boundary is established under the Submerged Lands Act (43 U.S.C. 1301 et seq.).

(v) An estimate of the annual cost to the Federal Government of the proposed designation, including costs of personnel, equipment and facilities, enforcement, research, and public education.

(vi) The proposed regulations referred to in paragraph (1)(A).

(D) Maps depicting the boundaries of the proposed sanctuary.

(E) The basis for the determinations made under section 303(a) with respect to the area.

(F) An assessment of the considerations under section 303(b)(1).

(3) Public Hearing.--No sooner than thirty days after issuing a notice under this subsection, the Secretary shall hold at least one public hearing in the coastal area or areas that will be most affected by the proposed designation of the area as a national marine sanctuary for the purpose of receiving the views of interested parties.

(4) Terms of Designation.--The terms of designation of a sanctuary shall include the geographic area proposed to be included within the sanctuary, the characteristics of the area that give it conservation, recreational, ecological, historical, research, educational, or esthetic value, and the types of activities that will be subject to regulation by the Secretary to protect those characteristics. The terms of designation may be modified only by the same procedures by which the original designation is made.

(5) Fishing Regulations.--The Secretary shall provide the appropriate Regional Fishery Management Council with the opportunity to prepare draft regulations for fishing within the exclusive economic zone as the Council may deem necessary to implement the proposed designation. Draft regulations prepared by the Council, or a Council determination that regulations are not necessary pursuant to this paragraph, shall be accepted and issued as proposed regulations by the Secretary unless the Secretary finds that the Council's action fails to fulfill the purposes and policies of this title and the goals and objectives of the proposed designation. In preparing the draft regulations, a Regional Fishery Management Council shall use as guidance the national standards of section 301(a) of the Magnuson-Stevens Act (16 U.S.C. 1851) to the extent that the standards are consistent and compatible with the goals and objectives of the proposed designation. The Secretary shall prepare the fishing regulations, if the Council declines to make a determination with respect to the need for regulations, makes a determination
which is rejected by the Secretary, or fails to prepare the
draft regulations in a timely manner. Any amendments
to the fishing regulations shall be drafted, approved, and
issued in the same manner as the original regulations. The
Secretary shall also cooperate with other appropriate fish-
ery management authorities with rights or responsibilities
within a proposed sanctuary at the earliest practicable stage
in drafting any sanctuary fishing regulations.

(6) Committee Action.--After receiving the documents under
subsection (a)(1)(C), the Committee on Resources of the
House of Representatives and the Committee on Commerce,
Science, and Transportation of the Senate may each hold
hearings on the proposed designation and on the matters
set forth in the documents. If within the forty-five day period
of continuous session of Congress beginning on the date
of submission of the documents, either Committee issues
a report concerning matters addressed in the documents,
the Secretary shall consider this report before publishing a
notice to designate the national marine sanctuary.

(b) TAKING EFFECT OF DESIGNATIONS.--

(1) Notice.--In designating a national marine sanctuary, the
Secretary shall publish in the Federal Register notice of the
designation together with final regulations to implement
the designation and any other matters required by law, and
submit such notice to the Congress. The Secretary shall
advise the public of the availability of the final manage-
ment plan and the final environmental impact statement
with respect to such sanctuary. The Secretary shall issue a
notice of designation with respect to a proposed national
marine sanctuary site not later than 30 months after the
date a notice declaring the site to be an active candidate for
sanctuary designation is published in the Federal Register
under regulations issued under this Act, or shall publish not
later than such date in the Federal Register findings regard-
ing why such notice has not been published. No notice of
designation may occur until the expiration of the period for
Committee action under subsection (a)(6). The designation
(and any of its terms not disapproved under this subsection)
and regulations shall take effect and become final after the
close of a review period of forty-five days of continuous
session of Congress beginning on the day on which such
notice is published unless in the case of a natural [sic] marine sanctuary that is located partially or entirely within
the seaward boundary of any State, the Governor affected
certifies to the Secretary that the designation or any of its
terms is unacceptable, in which case the designation or the
unacceptable term shall not take effect in the area of the
sanctuary lying within the seaward boundary of the State.

(2) Withdrawal of Designation.-- If the Secretary considers
that actions taken under paragraph (1) will affect the design-
ation of a national marine sanctuary in a manner that the
goals and objectives of the sanctuary or System cannot be
fulfilled, the Secretary may withdraw the entire designation.
If the Secretary does not withdraw the designation, only
those terms of the designation or not certified under para-
graph (1) shall take effect.

(3) Procedures.-- In computing the forty-five-day periods of
continuous session of Congress pursuant to subsection (a)(6)
and paragraph (1) of this section--

(A) continuity of session is broken only by an adjournment
of Congress sine die; and

(B) the days on which either House of Congress is not in
session because of an adjournment of more than three days
to a day certain are excluded.

(c) ACCESS AND VALID RIGHTS.--

(1) Nothing in this title shall be construed as terminating
or granting to the Secretary the right to terminate any valid
lease, permit, license, or right of subsistence use or of access
that is in existence on the date of designation of any national
marine sanctuary.

(2) The exercise of a lease, permit, license, or right is subject
to regulation by the Secretary consistent with the purposes
for which the sanctuary is designated.

(d) INTERAGENCY COOPERATION.--

(1) Review of Agency Actions.--

(A) In General.--Federal agency actions internal or external
to a national marine sanctuary, including private activities
authorized by licenses, leases, or permits, that are likely to
destroy, cause the loss of, or injure any sanctuary resource
are subject to consultation with the Secretary.

(B) Agency Statements Required.-- Subject to any regulations
the Secretary may establish each Federal agency proposing
an action described in subparagraph (A) shall provide the
Secretary with a written statement describing the action and
its potential effects on sanctuary resources at the earliest
practicable time, but in no case later than 45 days before
the final approval of the action unless such Federal agency
and the Secretary agree to a different schedule.

(2) Secretary’s Recommended Alternatives.--If the Secretary
finds that a Federal agency action is likely to destroy, cause
the loss of, or injure a sanctuary resource, the Secretary
shall (within 45 days of receipt of complete information
on the proposed agency action) recommend reasonable
and prudent alternatives, which may include conduct of
the action elsewhere, which can be taken by the Federal
agency in implementing the agency action that will protect
sanctuary resources.

(3) Response to Recommendations.--The agency head who
receives the Secretary’s recommended alternatives under
paragraph (2) shall promptly consult with the Secretary on
the alternatives. If the agency head decides not to follow
the alternatives, the agency head shall provide the Secretary
with a written statement explaining the reasons for that
decision.

(4) FAILURE TO FOLLOW ALTERNATIVE.-- If the head of
a Federal agency takes an action other than an alternative
recommended by the Secretary and such action results in
the destruction of, loss of, or injury to a sanctuary resource,
the head of the agency shall promptly prevent and mitigate
shall reserve under paragraph (1) by the President, the Secretary (2) SECRETARIAL ACTION.- Upon the designation of a coral reef ecosystem as a coral reef reserve to be managed by the Secretary of Commerce.

(1) PRESIDENTIAL DESIGNATION.- The President, after consultation with the Governor of the State of Hawaii, may designate any Northwestern Hawaiian Islands coral reef or coral reef ecosystem as a coral reef reserve to be managed by the Secretary of Commerce.

(2) SECRETARIAL ACTION.- Upon the designation of a reserve under paragraph (1) by the President, the Secretary shall--(A) take action to initiate the designation of the reserve as a National Marine Sanctuary under sections 303 and 304 of the National Marine Sanctuaries Act (16 U.S.C. 1433); (B) establish a Northwestern Hawaiian Islands Reserve Advisory Council under section 315 of that Act (16 U.S.C. 1445a), the membership of which shall include at least 1 representative from Native Hawaiian groups; and (C) until the reserve is designated as a National Marine Sanctuary, manage the reserve in a manner consistent with the purposes and policies of that Act.

(3) PUBLIC COMMENT.- Notwithstanding any other provision of law, no closure areas around the Northwestern Hawaiian Islands shall become permanent without adequate review and comment.

(4) COORDINATION.- The Secretary shall work with other Federal agencies and the Director of the National Science Foundation, to develop a coordinated plan to make vessels and other resources available for conservation or research activities for the reserve.

(5) REVIEW.- If the Secretary has not designated a national marine sanctuary in the Northwestern Hawaiian Islands under sections 303 and 304 of the National Marine Sanctuaries Act (16 U.S.C. 1433, 1434) before October 1, 2005, the Secretary shall conduct a review of the management of the reserve under section 304(e) of that Act (16 U.S.C. 1434(e)).

(6) REPORT.- No later than 6 months after the date of enactment of this Act, the Secretary shall submit a report to the Senate Committee on Commerce, Science, and Transportation and the House of Representatives Committee on Resources, describing actions taken to implement this subsection, including costs of monitoring, enforcing, and addressing marine debris, and the extent to which the fiscal or other resources necessary to carry out this subsection are reflected in the Budget of the United States Government submitted by the President under section 1104 of title 31, United States Code.

(7) AUTHORIZATION OF APPROPRIATIONS.- There are authorized to be appropriated to the Secretary of Commerce to carry out the provisions of this subsection such sums, not exceeding $4,000,000 for each of fiscal years 2001, 2002, 2003, 2004, and 2005, as are reported under paragraph (6) to be reflected in the Budget of the United States Government.

Sec. 305. APPLICATION OF REGULATIONS AND INTERNATIONAL NEGOTIATIONS

(a) REGULATIONS.- This title and the regulations issued under section 304 shall be applied in accordance with generally recognized principles of international law, and in accordance with the treaties, conventions, and other agreements to which the United States is a party. No regulation shall apply to or be enforced against a person who is not a citizen, national, or resident alien of the United States, unless in accordance with--
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(a) IN GENERAL. -- The Secretary shall conduct such enforcement activities as are necessary and reasonable to carry out this title.

(b) POWERS OF AUTHORIZED OFFICERS. -- Any person who is authorized to enforce this title may--

(1) board, search, inspect, and seize any vessel suspected of being used to violate this title or any regulation or permit issued under this title and any equipment, stores, and cargo of such vessel;

(2) seize wherever found any sanctuary resource taken or retained in violation of this title or any regulation or permit issued under this title;

(3) seize any evidence of a violation of this title or of any regulation or permit issued under this title;

(4) execute any warrant or other process issued by any court of competent jurisdiction;

(5) exercise any other lawful authority; and

(6) arrest any person, if there is reasonable cause to believe that such a person has committed an act prohibited by section 306(3).

(c) CRIMINAL OFFENSES. --

(1) OFFENSES. -- A person is guilty of an offense under this subsection if the person commits any act prohibited by section 306(3).

(2) PUNISHMENT. -- Any person that is guilty of an offense under this subsection--

(A) except as provided in subparagraph (B), shall be fined under title 18, United States Code, imprisoned for not more than 6 months, or both; or

(B) in the case of a person who in the commission of such an offense uses a dangerous weapon, engages in conduct that causes bodily injury to any person authorized to enforce this title or any person authorized to implement the provisions of this title, or places any such person in fear of imminent bodily injury, shall be fined under title 18, United States Code, imprisoned for not more than 10 years, or both.

(d) CIVIL PENALTIES. --

(1) Civil penalty.--Any person subject to the jurisdiction of the United States who violates this title or any regulation or permit issued under this title shall be liable to the United States for a civil penalty of not more than $100,000 for each such violation, to be assessed by the Secretary. Each day of a continuing violation shall constitute a separate violation.

(2) Notice.--No penalty shall be assessed under this subsection until after the person charged has been given notice and an opportunity for a hearing.

(3) In Rem Jurisdiction.--A vessel used in violating this title or any regulation or permit issued under this title shall be liable in rem for any civil penalty assessed for such violation. Such penalty shall constitute a maritime lien on the vessel and may be recovered in an action in rem in the district court of the United States having jurisdiction over the vessel.

(4) Review of Civil Penalty.--Any person against whom a civil penalty is assessed under this subsection may obtain review in the United States district court for the appropriate district by filing a complaint in such court not later than 30 days after the date of such order.

(5) Collection of Penalties.--If any person fails to pay an assessment of a civil penalty under this section after it
has become a final and unappealable order, or after the appropriate court has entered final judgment in favor of the Secretary, the Secretary shall refer the matter to the Attorney General, who shall recover the amount assessed in any appropriate district court of the United States. In such action, the validity and appropriateness of the final order imposing the civil penalty shall not be subject to review. (6) Compromise or Other Action by Secretary.--The Secretary may compromise, modify, or remit, with or without conditions, any civil penalty which is or may be imposed under this section.

(e) FORFEITURE.--

(1) In General.--Any vessel (including the vessel's equipment, stores, and cargo) and other item used, and any sanctuary resource taken or retained, in any manner, in connection with or as a result of any violation of this title or of any regulation or permit issued under this title shall be subject to forfeiture to the United States pursuant to a civil proceeding under this subsection. The proceeds from forfeiture actions under this subsection shall constitute a separate recovery in addition to any amounts recovered as civil penalties under this section or as civil damages under section 312. None of those proceeds shall be subject to set-off.

(2) Application of the Customs Laws.--The Secretary may exercise the authority of any United States official granted by any relevant customs law relating to the seizure, forfeiture, condemnation, disposition, remission, and mitigation of property in enforcing this title.

(3) Disposal of Sanctuary Resources.--Any sanctuary resource seized pursuant to this title may be disposed of pursuant to an order of the appropriate court or, if perishable, in a manner prescribed by regulations promulgated by the Secretary. Any proceeds from the sale of such sanctuary resource shall for all purposes represent the sanctuary resource so disposed of in any subsequent legal proceedings.

(4) Presumption.--For the purposes of this section there is a rebuttable presumption that all sanctuary resources found on board a vessel that is used or seized in connection with a violation of this title or of any regulation or permit issued under this title were taken or retained in violation of this title or of a regulation or permit issued under this title.

(i) PAYMENT OF STORAGE, CARE, AND OTHER COSTS.--

(1) Expenditures.--

(A) Notwithstanding any other law, amounts received by the United States as civil penalties, forfeitures of property, and costs imposed under paragraph (2) shall be retained by the Secretary in the manner provided for in section 107(f)(1) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980.

(B) Amounts received under this section for forfeitures and costs imposed under paragraph (2) shall be used to pay the reasonable and necessary costs incurred by the Secretary to provide temporary storage, care, maintenance, and disposal of any sanctuary resource or other property seized in connection with a violation of this title or any regulation or permit issued under this title.

(C) Amounts received under this section as civil penalties and any amounts remaining after the operation of subparagraph (B) shall be used, in order of priority, to--

(i) manage and improve the national marine sanctuary with respect to which the violation occurred that resulted in the penalty or forfeiture;

(ii) pay a reward to any person who furnishes information leading to an assessment of a civil penalty, or to a forfeiture of property, for a violation of this title or any regulation or permit issued under this title; and

(iii) manage and improve any other national marine sanctuary.

(2) Liability for Costs.--Any person assessed a civil penalty for a violation of this title or of any regulation or permit issued under this title, and any claimant in a forfeiture action brought for such a violation, shall be liable for the reasonable costs incurred by the Secretary in storage, care, and maintenance of any sanctuary resource or other property seized in connection with the violation.

(g) SUBPOENAS.--In the case of any hearing under this section which is determined on the record in accordance with the procedures provided for under section 554 of title 5, United States Code, the Secretary may issue subpoenas for the attendance and testimony of witnesses and the production of relevant papers, books, electronic files, and documents, and may administer oaths.

(h) USE OF RESOURCES OF STATE AND OTHER FEDERAL AGENCIES.--The Secretary shall, whenever appropriate, use by agreement the personnel, services, and facilities of State and other Federal departments, agencies, and instrumentalities, on a reimbursable or nonreimbursable basis, to carry out the Secretary's responsibilities under this section.

(i) COAST GUARD AUTHORITY NOT LIMITED.--Nothing in this section shall be considered to limit the authority of the Coast Guard to enforce this or any other Federal law under section 89 of title 14, United States Code.

(j) INJUNCTIVE RELIEF.--If the Secretary determines that there is an imminent risk of destruction or loss of or injury to a sanctuary resource, or that there has been actual destruction or loss of, or injury to, a sanctuary resource which may give rise to liability under section 312, the Attorney General, upon request of the Secretary, shall seek to obtain such relief as may be necessary to abate such risk or actual destruction, loss, or injury, or to restore or replace the sanctuary resource, or both. The district courts of the United States shall have jurisdiction in such a case to order such relief as the public interest and the equities of the case may require.

(k) AREA OF APPLICATION AND ENFORCEABILITY.--The area of application and enforceability of this title includes the territorial sea of the United States, as described in Presidential Proclamation 5928 of December 27, 1988, which is subject to the sovereignty of the United States, and the
United States exclusive economic zone, consistent with international law.

(l) NATIONWIDE SERVICE OF PROCESS.- In any action by the United States under this title, process may be served in any district where the defendant is found, resides, transacts business, or has appointed an agent for the service of process.

SEC. 308. REGULATIONS.
The Secretary may issue such regulations as may be necessary to carry out this title.

Sec. 309. RESEARCH, MONITORING, AND EDUCATION.
(a) IN GENERAL.- The Secretary shall conduct, support, or coordinate research, monitoring, evaluation, and education programs consistent with subsections (b) and (c) and the purposes and policies of this title.

(b) RESEARCH AND MONITORING.-
(1) IN GENERAL.- The Secretary may--
(A) support, promote, and coordinate research on, and long-term monitoring of, sanctuary resources and natural processes that occur in national marine sanctuaries, including exploration, mapping, and environmental and socioeconomic assessment;

(B) develop and test methods to enhance degraded habitats or restore damaged, injured, or lost sanctuary resources; and

(C) support, promote, and coordinate research on, and the conservation, curation, and public display of, the cultural, archeological, and historical resources of national marine sanctuaries.

(2) AVAILABILITY OF RESULTS.- The results of research and monitoring conducted, supported, or permitted by the Secretary under this subsection shall be made available to the public.

(c) EDUCATION.-
(1) IN GENERAL.- The Secretary may support, promote, and coordinate efforts to enhance public awareness, understanding, and appreciation of national marine sanctuaries and the System. Efforts supported, promoted, or coordinated under this subsection must emphasize the conservation goals and sustainable public uses of national marine sanctuaries and the System.

(2) EDUCATIONAL ACTIVITIES.- Activities under this subsection may include education of the general public, teachers, students, national marine sanctuary users, and ocean and coastal resource managers.

(d) INTERPRETIVE FACILITIES.-
(1) IN GENERAL.- The Secretary may develop interpretive facilities near any national marine sanctuary.

(2) FACILITY REQUIREMENT.- Any facility developed under this subsection must emphasize the conservation goals and sustainable public uses of national marine sanctuaries by providing the public with information about the conservation, recreational, ecological, historical, cultural, archeological, scientific, educational, or esthetic qualities of the national marine sanctuary.

(e) CONSULTATION AND COORDINATION.- In conducting, supporting, and coordinating research, monitoring, evaluation, and education programs under subsection (a) and developing interpretive facilities under subsection (d), the Secretary may consult or coordinate with Federal, interstate, or regional agencies, States or local governments.

Sec. 310. SPECIAL USE PERMITS
(a) ISSUANCE OF PERMITS.- The Secretary may issue special use permits which authorize the conduct of specific activities in a national marine sanctuary if the Secretary determines such authorization is necessary--

(1) to establish conditions of access to and use of any sanctuary resource; or

(2) to promote public use and understanding of a sanctuary resource.

(b) PUBLIC NOTICE REQUIRED.- The Secretary shall provide appropriate public notice before identifying any category of activity subject to a special use permit under subsection (a).

(c) PERMIT TERMS.- A permit issued under this section--

(1) shall authorize the conduct of an activity only if that activity is compatible with the purposes for which the sanctuary is designated and with protection of sanctuary resources;

(2) shall not authorize the conduct of any activity for a period of more than 5 years unless renewed by the Secretary;

(3) shall require that activities carried out under the permit be conducted in a manner that does not destroy, cause the loss of, or injure sanctuary resources; and

(4) shall require the permittee to purchase and maintain comprehensive general liability insurance, or post an equivalent bond, against claims arising out of activities conducted under the permit and to agree to hold the United States harmless against such claims.

(d) FEES.-

(1) Assessment and Collection.-- The Secretary may assess and collect fees for the conduct of any activity under a permit issued under this section.

(2) Amount.-- The amount of a fee under this subsection shall be equal to the sum of--

(A) costs incurred, or expected to be incurred, by the Secretary in issuing the permit;

(B) costs incurred, or expected to be incurred, by the Secretary as a direct result of the conduct of the activity for which the permit is issued, including costs of monitoring the conduct of the activity; and

(C) an amount which represents the fair market value of the use of the sanctuary resource.
(3) Use of Fees.--Amounts collected by the Secretary in the form of fees under this section may be used by the Secretary--
(A) for issuing and administering permits under this section; and
(B) for expenses of managing national marine sanctuaries.

(4) WAIVER OR REDUCTION OF FEES.--The Secretary may accept in-kind contributions in lieu of a fee under paragraph (2)(C), or waive or reduce any fee assessed under this subsection for any activity that does not derive a profit from the access to or use of sanctuary resources.

(e) VIOLATIONS.--Upon violation of a term or condition of a permit issued under this section, the Secretary may--
(1) suspend or revoke the permit without compensation to the permittee and without liability to the United States;
(2) assess a civil penalty in accordance with section 307; or
(3) both.

(f) REPORTS.--Each person issued a permit under this section shall submit an annual report to the Secretary not later than December 31 of each year which describes activities conducted under that permit and revenues derived from such activities during the year.

(g) FISHING.--Nothing in this section shall be considered to require a person to obtain a permit under this section for the conduct of any fishing activities in a national marine sanctuary.

Sec. 311. COOPERATIVE AGREEMENTS, DONATIONS, AND ACQUISITIONS

(a) AGREEMENTS AND GRANTS- The Secretary may enter into cooperative agreements, contracts, or other agreements with, or make grants to, States, local governments, regional agencies, interstate agencies, or other persons to carry out the purposes and policies of this title.

(b) AUTHORIZATION TO SOLICIT DONATIONS.--The Secretary may enter into such agreements with any nonprofit organization authorizing the organization to solicit private donations to carry out the purposes and policies of this title.

(c) DONATIONS.--The Secretary may accept donations of funds, property, and services for use in designating and administering national marine sanctuaries under this title. Donations accepted under this section shall be considered as a gift or bequest to or for the use of the United States.

(d) ACQUISITIONS.--The Secretary may acquire by purchase, lease, or exchange, any land, facilities, or other property necessary and appropriate to carry out the purposes and policies of this title

(e) USE OF RESOURCES OF OTHER GOVERNMENT AGENCIES.- The Secretary may, whenever appropriate, enter into an agreement with a State or other Federal agency to use the personnel, services, or facilities of such agency on a reimbursable or nonreimbursable basis, to assist in carrying out the purposes and policies of this title.

(f) AUTHORITY TO OBTAIN GRANTS.- Notwithstanding any other provision of law that prohibits a Federal agency from receiving assistance, the Secretary may apply for, accept, and use grants from other Federal agencies, States, local governments, regional agencies, interstate agencies, foundations, or other persons, to carry out the purposes and policies of this title.

Sec. 312. DESTRUCTION OR LOSS OF, OR INJURY TO, SANCTUARY RESOURCES

(a) LIABILITY FOR INTEREST.--

(1) Liability to United States.--Any person who destroys, causes the loss of, or injures any sanctuary resource is liable to the United States for an amount equal to the sum of--
(A) the amount of response costs and damages resulting from the destruction, loss, or injury; and
(B) interests on that amount calculated in the manner described under section 1005 of the Oil Pollution Act of 1990.

(2) Liability In Rem.--Any vessel used to destroy, cause the loss of, or injure any sanctuary resource shall be liable in rem to the United States for response costs and damages resulting from such destruction, loss, or injury. The amount of that liability shall constitute a maritime lien on the vessel and may be recovered in an action in rem in the district court of the United States having jurisdiction over the vessel.

(3) Defenses.--A person is not liable under this subsection if that person establishes that--

(A) the destruction or loss of, or injury to, the sanctuary resource was caused solely by an act of God, an act of war, or an act or omission of a third party, and the person acted with due care;

(B) the destruction, loss, or injury was caused by an activity authorized by Federal or State law; or

(C) the destruction, loss, or injury was negligible.

(4) Limits to Liability.--Nothing in sections 4281-4289 of the Revised Statutes of the United States or section 3 of the Act of February 13, 1893, shall limit the liability of any person under this title.

(b) RESPONSE ACTIONS AND DAMAGE ASSESSMENT.-

(1) Response Actions.--The Secretary may undertake or authorize all necessary actions to prevent or minimize the destruction or loss of, or injury to, sanctuary resources, or to minimize the imminent risk of such destruction, loss, or injury.

(2) Damage Assessment.--The Secretary shall assess damages to sanctuary resources in accordance with section 302(6).

(c) CIVIL ACTIONS FOR RESPONSE COSTS AND DAMAGES.--

(1) The Attorney General, upon request of the Secretary, may commence a civil action against any person or vessel...
who may be liable under subsection (a) for response costs and damages. The Secretary, acting as trustee for sanctuary resources for the United States, shall submit a request for such an action to the Attorney General whenever a person may be liable for such costs or damages.

(2) An action under this subsection may be brought in the United States district court for any district in which-

(A) the defendant is located, resides, or is doing business, in the case of an action against a person;

(B) the vessel is located, in the case of an action against a vessel; or

(C) the destruction of, loss of, or injury to a sanctuary resource occurred.

(d) USE OF RECOVERED AMOUNTS.—Response costs and damages recovered by the Secretary under this section shall be retained by the Secretary in the manner provided for in section 107(i)(1) of the Comprehensive Environmental Response, Compensation and Liability Act (42 U.S.C. 9607(i)(1)), and used as follows:

(1) RESPONSE COSTS.—Amounts recovered by the United States for costs of response actions and damage assessments under this section shall be used, as the Secretary considers appropriate—

(A) to reimburse the Secretary or any other Federal or State agency that conducted those activities; and

(B) after reimbursement of such costs, to restore, replace, or acquire the equivalent of any sanctuary resource.

(2) OTHER AMOUNTS.—All other amounts recovered shall be used, in order of priority—

(A) to restore, replace, or acquire the equivalent of the sanctuary resources that were the subject of the action, including for costs of monitoring and the costs of curation and conservation of archeological, historical, and cultural sanctuary resources;

(B) to restore degraded sanctuary resources of the national marine sanctuary that was the subject of the action, giving priority to sanctuary resources and habitats that are comparable to the sanctuary resources that were the subject of the action; and

(C) to restore degraded sanctuary resources of other national marine sanctuaries.

(3) Federal-State Coordination.—Amounts recovered under this section with respect to sanctuary resources lying within the jurisdiction of a State shall be used under paragraphs (2)(A) and (B) in accordance with the court decree or settlement agreement and an agreement entered into by the Secretary and the Governor of that State.

(e) STATUTE OF LIMITATIONS.—An action for response costs or damages under subsection (c) shall be barred unless the complaint is filed within 3 years after the date on which the Secretary completes a damage assessment and restoration plan for the sanctuary resources to which the action relates.

SEC. 313. AUTHORIZATION OF APPROPRIATIONS. There are authorized to be appropriated to the Secretary—

(1) to carry out this title—

(A) $32,000,000 for fiscal year 2001;

(B) $34,000,000 for fiscal year 2002;

(C) $36,000,000 for fiscal year 2003;

(D) $38,000,000 for fiscal year 2004;

(E) $40,000,000 for fiscal year 2005; and


Sec. 314. U.S.S. MONITOR ARTIFACTS AND MATERIALS

(a) CONGRESSIONAL POLICY.—In recognition of the historical significance of the wreck of the United States ship Monitor to coastal North Carolina and to the area off the coast of North Carolina known as the Graveyard of the Atlantic, the Congress directs that a suitable display of artifacts and materials from the United States ship Monitor be maintained permanently at an appropriate site in coastal North Carolina. [P.L. 102-587 authorized a grant for the acquisition of space in Hatteras Village, NC, for display of artifacts and administration and operations of the Monitor National Marine Sanctuary.]

(b) DISCLAIMER.—This section shall not affect the following:

(1) Responsibilities Of Secretary.—The responsibilities of the Secretary to provide for the protection, conservation, and display of artifacts and materials from the United States ship Monitor.

(2) Authority Of Secretary.—The authority of the Secretary to designate the Mariner’s Museum, located at Newport News, Virginia, as the principal museum for coordination of activities referred to in paragraph (1).

Sec. 315. ADVISORY COUNCILS

(a) ESTABLISHMENT.—The Secretary may establish one or more advisory councils (in this section referred to as an ‘Advisory Council’) to advise and make recommendations to the Secretary regarding the designation and management of national marine sanctuaries. The Advisory Councils shall be exempt from the Federal Advisory Committee Act.

(b) MEMBERSHIP.—Members of the Advisory Councils may be appointed from among—

(1) persons employed by Federal or State agencies with expertise in management of natural resources; and

(2) members of relevant Regional Fishery Management Councils established under section 302 of the Magnuson-Stevens Act; and

(3) representatives of local user groups, conservation and other public interest organizations, scientific organizations, educational organizations, or others interested in the protection and multiple use management of sanctuary resources.
(c) LIMITS ON MEMBERSHIP.--For sanctuaries designated after the date of enactment of the National Marine Sanctuaries Program Amendments Act of 1992, the membership of Advisory Councils shall be limited to no more than 15 members.

(d) STAFFING AND ASSISTANCE.--The Secretary may make available to an Advisory Council any staff, information, administrative services, or assistance the Secretary determines are reasonably required to enable the Advisory Council to carry out its functions.

(e) PUBLIC PARTICIPATION AND PROCEDURAL MATTERS.--The following guidelines apply with respect to the conduct of business meetings of an Advisory Council:

(1) Each meeting shall be open to the public, and interested persons shall be permitted to present oral or written statements on items on the agenda.

(2) Emergency meetings may be held at the call of the chairman or presiding officer.

(3) Timely notice of each meeting, including the time, place, and agenda of the meeting, shall be published locally and in the Federal Register, except that in the case of a meeting of an Advisory Council established to provide assistance regarding any individual national marine sanctuary the notice is not required to be published in the Federal Register.

(4) Minutes of each meeting shall be kept and contain a summary of the attendees and matters discussed.

Sec. 316. ENHANCING SUPPORT FOR NATIONAL MARINE SANCTUARIES

(a) AUTHORITY.--The Secretary may establish a program consisting of--

(1) the creation, adoption, and publication in the Federal Register by the Secretary of a symbol for the national marine sanctuary program, or for individual national marine sanctuaries or the System;

(2) the solicitation of persons to be designated as official sponsors of the national marine sanctuary program or of individual national marine sanctuaries;

(3) the designation of persons by the Secretary as official sponsors of the national marine sanctuary program or of individual sanctuaries;

(4) the authorization by the Secretary of the manufacture, reproduction, or other use of any symbol published under paragraph (1), including the sale of items bearing such a symbol, by official sponsors of the national marine sanctuary program or of individual national marine sanctuaries;

(5) the creation, marketing, and selling of products to promote the national marine sanctuary program, and entering into exclusive or nonexclusive agreements authorizing entities to create, market or sell on the Secretary's behalf;

(6) the solicitation and collection by the Secretary of monetary or in-kind contributions from official sponsors for the manufacture, reproduction or use of the symbols published under paragraph (1);

(7) the retention of any monetary or in-kind contributions collected under paragraphs (5) and (6) by the Secretary; and

(8) the expenditure and use of any monetary and in-kind contributions, without appropriation, by the Secretary to designate and manage national marine sanctuaries.

Monetary and in-kind contributions raised through the sale, marketing, or use of symbols and products related to an individual national marine sanctuary shall be used to support that sanctuary.

(b) CONTRACT AUTHORITY.--The Secretary may contract with any person for the creation of symbols or the solicitation of official sponsors under subsection (a).

(c) RESTRICTIONS.--The Secretary may restrict the use of the symbols published under subsection (a), and the designation of official sponsors of the national marine sanctuary program or of individual national marine sanctuaries to ensure compatibility with the goals of the national marine sanctuary program.

(d) PROPERTY OF UNITED STATES.--Any symbol which is adopted by the Secretary and published in the Federal Register under subsection (a) is deemed to be the property of the United States.

(e) PROHIBITED ACTIVITIES.--It is unlawful for any person--

(1) designated as an official sponsor to influence or seek to influence any decision by the Secretary or any other Federal official related to the designation or management of a national marine sanctuary, except to the extent that a person who is not so designated may do so;

(2) to represent himself or herself to be an official sponsor absent a designation by the Secretary;

(3) to manufacture, reproduce, or otherwise use any symbol adopted by the Secretary under subsection (a)(1), including to sell any item bearing such a symbol, unless authorized by the Secretary under subsection (a)(4) or subsection (f); or

(4) to violate any regulation promulgated by the Secretary under this section.

(f) COLLABORATIONS.--The Secretary may authorize the use of a symbol adopted by the Secretary under subsection (a)(1) by any person engaged in a collaborative effort with the Secretary to carry out the purposes and policies of this title and to benefit a national marine sanctuary or the System.

(g) AUTHORIZATION FOR NON-PROFIT PARTNER ORGANIZATION TO SOLICIT SPONSORS.--

(1) IN GENERAL.--The Secretary may enter into an agreement with a non-profit partner organization authorizing it to assist in the administration of the sponsorship program established under this section. Under an agreement entered into under this paragraph, the Secretary may authorize the non-profit partner organization to solicit persons to be official sponsors of the national marine sanctuary system or of individual national marine sanctuaries, upon such terms...
as the Secretary deems reasonable and will contribute to
the successful administration of the sanctuary system. The
Secretary may also authorize the non-profit partner organi-
ization to collect the statutory contribution from the sponsor,
and, subject to paragraph (2), transfer the contribution to the
Secretary.

(2) REIMBURSEMENT FOR ADMINISTRATIVE COSTS.- Under
the agreement entered into under paragraph (1), the
Secretary may authorize the non-profit partner organization
to retain not more than 5 percent of the amount of monetary
contributions it receives from official sponsors under the
agreement to offset the administrative costs of the organiza-
tion in soliciting sponsors.

(3) PARTNER ORGANIZATION DEFINED.- In this subsec-
tion, the term `partner organization' means an organization
that--

(A) draws its membership from individuals, private orga-
nizations, corporation, academic institutions, or State and
local governments; and

(B) is established to promote the understanding of educa-
tion relating to, and the conservation of the resources of a
particular sanctuary or 2 or more related sanctuaries.

SEC. 318. DR. NANCY FOSTER SCHOLARSHIP
PROGRAM.

(a) ESTABLISHMENT.- The Secretary shall establish and
administer through the National Ocean Service the Dr.
Nancy Foster Scholarship Program. Under the program, the
Secretary shall award graduate education scholarships in
oceanography, marine biology or maritime archeology, to
be known as Dr. Nancy Foster Scholarships.

(b) PURPOSES- The purposes of the Dr. Nancy Foster Schol-
arship Program are--

1. to recognize outstanding scholarship in oceanography,
   marine biology, or maritime archeology, particularly by
   women and members of minority groups; and

2. to encourage independent graduate level research in
   oceanography, marine biology, or maritime archeology.

(c) AWARD.- Each Dr. Nancy Foster Scholarship--

1. shall be used to support graduate studies in oceanogra-
   phy, marine biology, or maritime archeology at a graduate
   level institution of higher education; and

2. shall be awarded in accordance with guidelines issued
   by the Secretary.

(d) DISTRIBUTION OF FUNDS.- The amount of each Dr.
   Nancy Foster Scholarship shall be provided directly to a
   recipient selected by the Secretary upon receipt of certifica-
   tion that the recipient will adhere to a specific and detailed
   plan of study and research approved by a graduate level
   institution of higher education.

(e) FUNDING- Of the amount available each fiscal year to
   carry out this title, the Secretary shall award 1 percent as Dr.
   Nancy Foster Scholarships.

(f) SCHOLARSHIP REPAYMENT REQUIREMENT- The
   Secretary shall require an individual receiving a scholarship
   under this section to repay the full amount of the schol-
   arship to the Secretary if the Secretary determines that the
   individual, in obtaining or using the scholarship, engaged
   in fraudulent conduct or failed to comply with any term or
   condition of the scholarship.

(g) MARITIME ARCHEOLOGY DEFINED- In this section the
term `maritime archeology' includes the curation, preserva-
tion, and display of maritime artifacts.
APPENDIX B. DESIGNATION DOCUMENT FOR THE STELLWAGEN BANK NATIONAL MARINE SANCTUARY

On November 4, 1992, the Oceans Act of 1992 became law (Pub. L. 102-587). Section 2202 of Title II of that Act, known as the National Marine Sanctuaries Program Amendments Act of 1992 ("NMSPAA"), designated an area of waters and submerged lands, including the living and nonliving resources within those waters, as described in Article II, as the Stellwagen Bank National Marine Sanctuary.

ARTICLE I. EFFECT OF DESIGNATION

Title III of the Marine Protection, Research and Sanctuaries Act of 1972, as amended (the "Act" or "MPRSA"), 16 U.S.C. 1431 et seq. authorizes the issuance of such final regulations as are necessary and reasonable to implement the designation, including managing and protecting the conservation, recreational, ecological, historical, research, educational and esthetic resources and qualities of the Stellwagen Bank National Marine Sanctuary. Section 1 of Article IV of this Designation Document lists activities of the type that either are to be regulated, or may have to be regulated subsequently in order to protect Sanctuary resources and qualities. Listing does not necessarily mean that a type of activity will be regulated; however, if a type of activity is not listed it may not be regulated, except on an emergency basis, unless Section 1 of Article IV is amended to include the type of activity by the procedures outlined in section 304(a) of the MPRSA.

ARTICLE II: DESCRIPTION OF THE AREA

The Stellwagen Bank National Marine Sanctuary (the "Sanctuary") boundary encompasses a total of approximately 638 square nautical miles (approximately 2181 square kilometers) of ocean waters, and the submerged lands thereunder, over and surrounding the submerged Stellwagen Bank and additional submerged features, offshore the Commonwealth of Massachusetts. The boundary encompasses the entirety of Stellwagen Bank; Tillies Bank to the northeast of Stellwagen Bank; and southern portions of Jeffreys Ledge, to the north of Stellwagen Bank. Portions of the Sanctuary are adjacent to three coastal ocean areas designated by the Commonwealth of Massachusetts as Ocean Sanctuaries. The northwestern border coincides with the North Shore Ocean Sanctuary. The southern border coincides with the seaward limit of Commonwealth jurisdictional waters adjacent to the Cape Cod Bay Ocean Sanctuary; and is also tangential to the Cape Cod Ocean Sanctuary. The western border of the Stellwagen Bank Sanctuary occurs approximately 25 miles east of Boston, Massachusetts. Appendix RR to this Designation Document sets the precise Sanctuary boundary.

ARTICLE III: CHARACTERISTICS OF THE AREA THAT GIVE IT PARTICULAR VALUE

Stellwagen Bank is a glacially-deposited, primarily sandy feature measuring nearly twenty miles in length, occurring in a roughly southeast-to-northwest direction between Cape Cod and Cape Ann, Massachusetts. It is located at the extreme southwestern corner of the Gulf of Maine, and forms a partial "gateway" to Cape Cod Bay, situated shoreward and southwest of the Bank.

The presence of the Bank feature contributes to a particular combination of physical and oceanographic characteristics which result in two distinct peak productivity periods annually, when overturn and mixing of coastal waters with nutrient-rich waters from deeper strata produce a complex system of overlapping mid-water and benthic habitats. From the time of Colonial settlement, this area has supported an abundant and varied array of fisheries, which continue to provide livelihoods for an active commercial fleet. Important fisheries include bluefin tuna, herring, cod, haddock, winter and summer flounder, silver hake, pollock, ocean pout, lobster, shrimp, surf clam and sea scallop. The commercial value of fish caught (exclusive of bluefin tuna) within Sanctuary waters exceeded $15 million in 1990.

The biological productivity of the Bank also attracts a seasonal variety of large and small cetaceans, several of which are classified as endangered species. The Stellwagen Bank environment provides feeding and nursery areas for humpback, fin, and northern right whales, the latter being the most critically-endangered of all large cetacean species. The photo-identification at Stellwagen Bank of 100 or more individual right whales from a total North Atlantic population estimated in 1990 at approximately 300 to 350 indicates the importance of the Bank to this species. The predictable seasonal presence of these and other cetacean species has generated a growing commercial whalewatch industry, involving more than 40 vessels (over 1.5 million passengers), and producing revenues in excess of $17 million in 1988.

A vessel traffic separation scheme (TSS) crosses directly over Stellwagen Bank, and accommodates approximately 2,700 commercial vessels annually in and out of Boston, Massachusetts. Existing or potential additional human activities involving the Stellwagen Bank environment include dredged materials disposal; sand and gravel extraction; offshore mariculture development; and offshore fixed artificial platform construction.

The uniqueness of the Stellwagen Bank environment as well as its accessibility draws the continuing interest of area scientific institutions, including the Center for Coastal Studies, Cetacean Research Unit, University of Massachusetts, Woods Hole Oceanographic Institution, Marine Biological Laboratory, Manomet Bird Observatory, New England Aquarium, University of Rhode Island and the National Marine Fisheries Service (NOAA). In light of the increasing levels of human activities, several issues such as: interactions between marine mammals and commercial/recreational...
vessels; immediate, long-term and cumulative impacts on marine mammals from whale-watching vessel activity; and the immediate, long-term and cumulative effects of discharge/disposal operations on the Bank’s resources and qualities require coordinated and comprehensive monitoring and research.

**ARTICLE IV. SCOPE OF REGULATIONS**

**SECTION 1. ACTIVITIES SUBJECT TO REGULATION**

The following activities are subject to regulation under the Act, including prohibition, to the extent necessary and reasonable to ensure the protection and management of the conservation, recreational, ecological, historical, research, educational or esthetic resources and qualities of the area:

a. Discharging or depositing, from within the boundary of the Sanctuary, any material or other matter;

b. Discharging or depositing, from beyond the boundary of the Sanctuary, any material or other matter;

c. Exploring for, developing, or producing oil, gas or minerals (e.g., clay, stone, sand, gravel, metalliferous ores and nonmetalliferous ores or any other solid material or other matter of commercial value ["industrial materials"] in the Sanctuary;

d. Drilling into, dredging or otherwise altering the seabed of the Sanctuary; or constructing, placing or abandoning any structure, material or other matter on the seabed of the Sanctuary;

e. Development or conduct in the Sanctuary of mariculture activities;

f. Taking, removing, moving, catching, collecting, harvesting, feeding, injuring, destroying or causing the loss of, or attempting to take, remove, move, catch, collect, harvest, feed, injure, destroy or cause the loss of, a marine mammal, marine reptile, seabird, historical resource or other Sanctuary resource;

g. Transferring of petroleum-based products or materials from vessel-to-vessel or “lightering”, in the Sanctuary;

h. Operation of a vessel (i.e., water craft of any description capable of being used as a means of transportation) in the Sanctuary;

i. Possessing within the Sanctuary a Sanctuary resource or any other resource, regardless of where taken, removed, moved, caught, collected or harvested, that, if it had been found within the Sanctuary, would be a Sanctuary resource;

j. Interfering with, obstructing, delaying or preventing an investigation, search, seizure or disposition of seized property in connection with enforcement of the Act or any regulation or permit issued under the Act.

**SECTION 2. EMERGENCIES**

Where necessary to prevent or minimize the destruction of, loss of, or injury to a Sanctuary resource or quality; or minimize the imminent risk of such destruction, loss or injury, any activity, including those not listed in Section 1 of this Article, is subject to immediate temporary regulation, including prohibition.

**ARTICLE V. EFFECT ON LEASES, PERMITS, LICENSES, AND RIGHTS**

If any valid regulation issued by any Federal, State or local authority of competent jurisdiction, regardless of when issued, conflicts with a Sanctuary regulation, the regulation deemed by the Director, Office of Ocean and Coastal Resource Management, National Oceanic and Atmospheric Administration, or his or her designee to be more protective of Sanctuary resources and qualities shall govern.

Pursuant to section 304(c)(1) of the Act, 16 U.S.C. § 1434(c)(1), no valid lease, permit, license, approval or other authorization issued by any Federal, State or local authority of competent jurisdiction, or any right of subsistence use or access, may be terminated by the Secretary of Commerce, or his or her designee, as a result of this designation, or as a result of any Sanctuary regulation, if such authorization or right was in existence on the effective date of this designation. However, the Secretary of Commerce, or designee, may regulate the exercise (including, but not limited to, the imposition of terms and conditions) of such authorization or right consistent with the purposes for which the Sanctuary is designated.

In no event may the Secretary or designee issue a permit authorizing, or otherwise approving: (1) the exploration for, development of, or production of industrial materials within the Sanctuary; or (2) the disposal of dredged material within the Sanctuary (except by a certification, pursuant to Section 940.10, of valid authorizations in existence on the effective date of Sanctuary designation). Any purported authorizations issued by other authorities after the effective date of Sanctuary designation for any of these activities within the Sanctuary shall be invalid.

**ARTICLE VI. ALTERATION OF THIS DESIGNATION**

The terms of designation, as defined under Section 304(a) of the Act, may be modified only by the procedures outlined in section 304(a) of the MPRSA, including public hearings, consultation with interested Federal, State, and local agencies, review by the appropriate Congressional committees, and Governor of the Commonwealth of Massachusetts, and approval by the Secretary of Commerce or designee.
### Appendix RR. Coordinates.

Coordinates Based on North American Datum of 1927

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APPENDIX C. KEY TOPICS AND ISSUES IDENTIFIED DURING PUBLIC SCOPING FOR REVISION OF THE STELLWAGEN BANK SANCTUARY MANAGEMENT PLAN

TOPIC 1: HABITAT AND ECOSYSTEM PROTECTION
Issue A: Alteration of Sanctuary Habitat by Human Activity
Issue B: More Detailed Site Characterization and Assessment of Resource Status
Issue C: Need for Comprehensive Ecosystem Protection
Issue D: Need for Compatibility Determinations and Carrying Capacities

TOPIC 2: IMPACTS OF HUMAN ACTIVITIES ON MARINE MAMMALS
Issue A: Need for More Information on Habits and Use of Sanctuary Habitats by Whales and Other Marine Mammals
Issue B: Vessel Strikes on Whales and Other Marine Mammals
Issue C: Whale Harassment and Behavioral Disturbance
Issue D: Entanglement of Whales and Other Marine Mammals in Fishing Gear and Marine Debris
Issue E: Impacts of Vessel Noise and Other Acoustics on Marine Mammals

TOPIC 3: CONDITION OF WATER QUALITY AND CONTAMINANT TRANSPORT
Issue A: No Existing Comprehensive Water Quality Plan
Issue B: Lack of Baseline Water Quality Data Including Toxins and Contaminants
Issue C: Appropriateness of Wastewater Discharge by Vessels
Issue D: Impacts of Municipal Sewage Outfalls and Other Waste Streams

TOPIC 4: LACK OF PUBLIC AWARENESS
Issue A: Low Name Recognition
Issue B: Better Information Dissemination to the Public and User Groups
Issue C: Program Support through Leveraged Partnerships
Issue D: Public Education through Curriculum Development

TOPIC 5: PROTECTION OF SUBMERGED CULTURAL RESOURCES (SCRs)
Issue A: Need for Inventory and Assessment and Comprehensive Characterization of SCRs
Issue B: No Plan for SCR Management and Protection
Issue C: Lack of Public Outreach and Interpretation of SCRs
[Note: The NMSP’s Maritime Heritage Program has since substituted the term “Maritime Heritage Resource” for the term “Submerged Cultural Resource,” because the new term has broader applicability system-wide.]

TOPIC 6: EFFECTIVE ENFORCEMENT
Issue A: Need Greater Compliance with Regulations
Issue B: New Vessel Types / Activities Require Monitoring
Issue C: Whale Watching Guidelines Need to Become Regulations to Avoid Injury to Marine Mammals

TOPIC 7: ADEQUACY OF ADMINISTRATIVE CAPACITY
Issue A: Base-Level Staffing and Program Support
Issue B: Infrastructure Development and Maintenance

TOPIC 8: SANCTUARY AUTHORITY AND CROSS-JURISDICTIONAL INTERACTION
Issue A: Clarification of Overlapping Agency Responsibilities
Issue B: Inter-Agency Coordination and Effectiveness
**APPENDIX D. LIST OF CURRENT AND FORMER STELLWAGEN BANK SANCTUARY ADVISORY COUNCIL MEMBERS (2001-2006)**

**PUBLIC MEMBERS (VOTING):**

**RESEARCH (1)**

Member: Mason Weinrich  
Executive Director and Chief Scientist  
The Whale Center of New England  
Gloucester, MA  

Alternate: Porter Hoagland, Ph.D.  
Public Policy Research Specialist  
Woods Hole Oceanographic Institute  
Woods Hole, MA  

**RESEARCH (2)**

Member: Peter Auster, Ph.D.  
Science Director  
National Undersea Research Center  
University of Connecticut  
Groton, CT  

Alternate: Judith Pederson, Ph.D.  
Manager, Center for Coastal Resources  
MIT Sea Grant College Program  
Cambridge, MA  

**CONSERVATION (1)**

Member: Susan Farady, J.D.  
Ecosystem Protection Project Manager  
The Ocean Conservancy  
Portland, ME  

Alternate: Regina Asmutis-Silvia  
Senior Biologist  
Whale and Dolphin Conservation Society  
Plymouth, MA  

**CONSERVATION (2)**

Member: Priscilla Brooks, Ph.D.  
Director, Marine Conservation Program  
Conservation Law Foundation  
Boston, MA  

Alternate: Rachael Taylor  
The Nature Conservancy  
Boston, MA  

Former: Erin Hesket  
Senior Program Officer  
Wildlife and Habitat Protection Department  
International Fund for Animal Welfare (IFAW)  
Yarmouthport, MA  

**EDUCATION (1)**

Member: Richard Wheeler  
Chairman, Board of Trustees  
Cape Cod Museum of Natural History  
Wareham, MA  

Alternate: Sharon Meekner  
Marine Education Specialist (ret.)  
University of New Hampshire  
Sea Grant College Program  
Lee, NH  

**EDUCATION (2)**

Member: Peter Borrelli  
Executive Director  
Provincetown Center for Coastal Studies  
Provincetown, MA  

Former: Kevin C. Chu, Ph.D.  
Sea Education Association  
Falmouth, MA  

Alternate: Jack Crowley  
Executive Director  
Massachusetts Marine Educators  
Fairhaven, MA  

Former: J. Michael Williamson, Ph.D.  
Director, WhaleNet and  
Associate Professor, Wheelock College  
Boston, MA  

**MARINE TRANSPORTATION**

Member: William Eldridge  
Owner/Operator  
Peabody & Lane Corp./ Mediterranean Shipping Co., Inc.  
Boston, MA  

Former: Frederick L. Nolan, III  
Managing Partner  
Boston Harbor Cruises  
Boston, MA  

Alternate: Captain Martin McCabe  
Boston Harbor Pilot  
Boston Harbor Pilots Association at Pier 1  
East Boston, MA  

Former: William Eldridge  
Peabody & Lane Corp./ Mediterranean Shipping Co., Inc.  
Boston, MA  

 Gib Chase,  
Wildlife Biologist  
Northborough, MA
RECREATION
Member: Barry Gibson
New England Regional Director
Recreational Fishing Alliance (RFA)
E. Boothbay, ME

Alternate: Michael Sosik, Jr
President
Northeast Charter Boat Captain’s Association
Sturbridge, MA

Former: Roger Jarvis
Owner/Captain
Jazz Sport Fishing
Duxbury, MA

MOBILE GEAR COMMERCIAL FISHING
Member: Edward Barrett
President
Massachusetts Fishermen’s Partnership
Green Harbor, MA

Former: William H. Amaru
Captain
FV Joanne A. III
South Orleans, MA

Alternate: Vito Giacolone
Executive Board
North East Seafood Coalition
Gloucester, MA

WHALEWATCHING
Member: Steve Milliken
Owner
Dolphin Fleet
Eastham, MA

Former: Alan (Jerry) Hill
President
Yankee Fleet
Gloucester, MA

Alternate: William Reilly, III
Director of Safety, Special Projects Manager
Boston Harbor Cruises
Boston, MA

Former: David Slocum
Senior Captain
New England Aquarium Whale Watch
Boston, MA

BUSINESS/INDUSTRY
Member: Tim Moll
Vice-President
Brewer Plymouth Marine
Plymouth, MA

Former: Jackson Kent III
Board of Directors
Massachusetts Marine Trades Association, Inc.
Duxbury, MA

Alternate: David Jenson
Manager
Marina Bay Boston Harbor
Quincy, MA

FIXED GEAR COMMERCIAL FISHING
Member: William Adler
Executive Director
Massachusetts Lobstermen’s Association
Scituate, MA

Alternate: David Casoni
Executive Board
South Shore Lobstermen’s Association
Plymouth, MA

Former: John W. Pappalardo
Policy Director
Cape Cod Commercial Hook Fishermen’s Assoc.
N. Chatham, MA

AT LARGE (1)
Member: Deborah Cramer
Marine Science Writer
Gloucester, MA

Former: Richard C. Wheeler
Cape Cod Museum of Natural History
Wareham, MA

Alternate: Steven Tucker
Coastal and Marine Resources Program Manager
Cape Cod Commission
Barnstable, MA
Former: Charles Rasak  
Creative Director  
Creative Resources Group  
Plymouth, MA

**AT LARGE (2)**

Member: Sally Yozell  
Vice President  
Battelle Laboratories (Duxbury Operations)  
Duxbury, MA

Alternate: Open

Former: Dale Brown  
Gloucester Community Representative  
Gloucester, MA

Former: Rob Robertson, Ph.D.  
Dept of Resource Economics  
University of New Hampshire  
Durham, NH

Member (3): Dale Brown  
Gloucester Community Representative  
Gloucester, MA

Former: John Williamson  
Fishing Community Activist  
Kennebunk, ME

Alternate: Donald Hourihan  
Scituate Waterways Commission  
Scituate, MA

**EX-OFFICIO MEMBERS (GOVERNMENT NON-VOTING):**

**STATE**

Member (1): Major Kathleen Dolan  
Massachusetts Environmental Police  
Hingham, MA

Former: Richard A. Murray, Director  
Massachusetts Environmental Police

Member (2): Bruce Carlisle  
Assistant Director  
Massachusetts Office of Coastal Zone Management  
Boston, MA

Member (3): Paul J. Diodati  
Director, Massachusetts Division of Marine Fisheries  
Boston, MA  
Designee: David Pierce, Ph.D., Deputy Director

**FEDERAL**

Member (1): Paul J. Howard,  
Executive Director  
New England Fishery Management Council  
Newburyport, MA  
Designee: Chris Kellogg, Deputy Director

Member (2): Patricia A. Kurkul  
Northeast Regional Administrator  
NOAA Fisheries Service  
Gloucester, MA  
Designee: Kathi Rodrigues, Policy Analyst

Member (3): Rear Admiral Timothy Sullivan  
Commander, First Coast Guard District  
Boston, MA  
Designee: LCDR Edward Marohn

Former: Rear Admiral Vivian S. Crea  
Commander, First Coast Guard District  
Boston, MA

Former: Rear Admiral David P. Pekoske  
Commander, First Coast Guard District  
Boston, MA
## Appendix E. List of Stellwagen Bank Sanctuary Advisory Council Meetings Relating To Management Plan Review

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<thead>
<tr>
<th>Meeting Date</th>
<th>Location</th>
<th>Meeting Purpose</th>
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<td>Plymouth Library, Plymouth, MA</td>
<td>Overview of MPR Process</td>
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<tr>
<td>9/09/2002</td>
<td>The Radisson, Rockland, MA</td>
<td>Overview of Scoping Process</td>
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<tr>
<td>12/16/2002</td>
<td>The Town Hall, Gloucester, MA</td>
<td>Report of Scoping Process</td>
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<tr>
<td>3/27/2003</td>
<td>The Radisson, Woburn, MA</td>
<td>Prioritization of Scoping Issues</td>
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<td>6/16/2003</td>
<td>The Radisson, Rockland, MA</td>
<td>Initiation of Working Groups (WG)</td>
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<td>10/01/2003</td>
<td>The Clarion, Hull, MA</td>
<td>Review of WG Membership and Guidelines</td>
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<tr>
<td>12/04/2003</td>
<td>The Clarion, Hull, MA</td>
<td>WG Status Reports</td>
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<tr>
<td>02/10/2004</td>
<td>The Radisson, Rockland, MA</td>
<td>Chair and Team Lead WG Reports</td>
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<td>06/08/2004</td>
<td>The Sheraton Colonial, Wakefield, MA</td>
<td>MPR Overview and Timetable</td>
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<tr>
<td>10/20/2004</td>
<td>National Academy of Science, Woods Hole, MA</td>
<td>Review and Acceptance of all WG Action Plans (AP)</td>
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<tr>
<td>11/05/2004</td>
<td>The State Room, Boston, MA</td>
<td>Prioritization of AP Strategies</td>
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<tr>
<td>02/15/2005</td>
<td>The Radisson, Plymouth, MA</td>
<td>Compatibility Determination WG status; Formation of Zoning WG</td>
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<td>06/09/2005</td>
<td>Museum of Science, Boston, MA</td>
<td>Review and Acceptance of CD AP</td>
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<td>07/11/2005</td>
<td>Sanctuary Office, Scituate, MA</td>
<td>Formulation of Sanctuary Vision Statement</td>
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<td>1/24/2006</td>
<td>The Sheraton Colonial, Wakefield, MA</td>
<td>Non-Regulatory MP Discussion of Potential Targeted Management Actions</td>
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<td>6/12/2006</td>
<td>The Radisson, Rockland, MA</td>
<td>Overview of NMSA and NEPA; Zoning WG “ecological integrity” definition</td>
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APPENDIX F. LIST OF WORKING GROUP MEMBERS

This appendix lists the members of the 12 working groups established by the Stellwagen Bank Sanctuary Advisory Council to develop draft action plans for consideration by the Advisory Council. For a list of working group meeting dates refer to http://stellwagen.noaa.gov

### Members of the Marine Mammal Behavioral Disturbance Working Group

<table>
<thead>
<tr>
<th>Name</th>
<th>Seat</th>
<th>Affiliation</th>
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<tr>
<td>Regina Asmutis-Silvia</td>
<td>Sanctuary Advisory Council Chair</td>
<td>International Wildlife Coalition</td>
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<tr>
<td>Nathalie Ward</td>
<td>Team Lead</td>
<td>Stellwagen Bank National Marine Sanctuary</td>
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<tr>
<td>Scott MacNeil</td>
<td>Shipping</td>
<td>Tractobell LNG Co.</td>
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<tr>
<td>Dave Slocum</td>
<td>Whale Watch</td>
<td>New England Aquarium Whale Watch</td>
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<td>Sharon Young</td>
<td>Conservation</td>
<td>U.S. Humane Society</td>
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<td>Carole Carlson</td>
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<td>International Fund for Animal Welfare</td>
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<td>Jack Kent</td>
<td>Recreational Use</td>
<td>Massachusetts Marine Trades Association</td>
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<td>Donald Hourihan</td>
<td>Tuna Fishing</td>
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<tr>
<td>Brian Hopper</td>
<td>Government</td>
<td>NOAA Fisheries Service, Northeast Regional Office</td>
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<tr>
<td>Dana Hartley</td>
<td>Government</td>
<td>NOAA Fisheries Service, Northeast Regional Office</td>
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<tr>
<td>Kim Amaral</td>
<td>Academic</td>
<td>Woods Hole Oceanographic Institution</td>
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<tr>
<td>Erin Heskett</td>
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<td>International Fund for Animal Welfare</td>
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<tr>
<td>Ralph Pratt</td>
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### Members of the Administration Working Group

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<tr>
<td>Richard Wheeler</td>
<td>Sanctuary Advisory Council Chair</td>
<td>Cape Cod Museum of Natural History</td>
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<tr>
<td>Nathalie Ward</td>
<td>Team Lead</td>
<td>Stellwagen Bank National Marine Sanctuary</td>
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<tr>
<td>Susan Dowds</td>
<td>Museums and Aquariums</td>
<td>New England Aquarium</td>
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<tr>
<td>Lisa Reed</td>
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<td>Mystic Seaport</td>
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<td>David Bergeron</td>
<td>Business Associations</td>
<td>Massachusetts Fishermen’s Partnerships</td>
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<tr>
<td>Greg Ketchan</td>
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<td>Gloucester Community Development Corporation</td>
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<td>Dan Morast</td>
<td>Conservation</td>
<td>International Wildlife Coalition</td>
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<td>Maggie Geist</td>
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<td>Association for the Preservation of Cape Cod</td>
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<tr>
<td>David Clapp</td>
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<td>Massachusetts Audubon Society</td>
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<tr>
<td>Stephanie Murphy</td>
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<td>Woods Hole Oceanographic Institution</td>
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<td>John Bullard</td>
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<td>Sea Education Association</td>
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<td>Vacant</td>
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<tr>
<td>Robin Peach</td>
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<td>Steve Tucker</td>
<td>Cape Cod Commission</td>
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### Technical Advisors

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<tr>
<td>Lori Arguelles</td>
<td>Non-profit National Marine Sanctuary Foundation</td>
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<tr>
<td>Mary Enstrom</td>
<td>Government National Marine Sanctuary Programs</td>
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<tr>
<td>Paula Jewell</td>
<td>Government Massachusetts Bay National Estuary Program</td>
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<tr>
<td>Kathie Abbott</td>
<td>Non-profit Island Alliance</td>
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### Members of the Ecosystem Based Sanctuary Management Working Group

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<tr>
<th>Name</th>
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<tr>
<td>John Williamson</td>
<td>Sanctuary Advisory Council Chair</td>
<td>Fishing Community Activist</td>
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<tr>
<td>Ben Cowie-Haskell</td>
<td>Team Lead</td>
<td>Stellwagen Bank National Marine Sanctuary</td>
</tr>
<tr>
<td>Peter Auster</td>
<td>Academic</td>
<td>University of Connecticut, National Undersea Research Center</td>
</tr>
<tr>
<td>Larry Madin</td>
<td>Academic</td>
<td>Woods Hole Oceanographic Institution</td>
</tr>
<tr>
<td>Les Kaufman</td>
<td>Academic</td>
<td>Boston University</td>
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<tr>
<td>Edward Barrett</td>
<td>Fishing Industry</td>
<td>Massachusetts Bay Groundfishermen's Association</td>
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<td>Dave Casoni</td>
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<td>Massachusetts Lobstermen's Association</td>
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<td>Jerry Hill</td>
<td>Recreational Use</td>
<td>Yankee Fleet</td>
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<tr>
<td>Tom DePersia</td>
<td>Recreational Use</td>
<td>Big Fish II Sportfishing Charters</td>
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<td>Susan Farady</td>
<td>Conservation</td>
<td>The Ocean Conservancy</td>
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<tr>
<td>Priscilla Brooks</td>
<td>Conservation</td>
<td>Conservation Law Foundation</td>
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<tr>
<td>Dierdre Kimball</td>
<td>Government</td>
<td>NOAA Fisheries Service, Northeast Region</td>
</tr>
<tr>
<td>Jon Brodziak</td>
<td>Government</td>
<td>NOAA Fisheries Service, Northeast Fisheries Science Center</td>
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<tr>
<td>Anthony Wilbur</td>
<td>Government</td>
<td>Massachusetts Coastal Zone Management</td>
</tr>
<tr>
<td>David Pierce</td>
<td>Government</td>
<td>Massachusetts Division of Marine Fisheries</td>
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### Alternates

<table>
<thead>
<tr>
<th>Name</th>
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<tbody>
<tr>
<td>David Wiley</td>
<td>Team Lead</td>
<td>Stellwagen Bank National Marine Sanctuary</td>
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<tr>
<td>Elizabeth Soule</td>
<td>Academic</td>
<td>Boston University</td>
</tr>
<tr>
<td>Vito Giacolone</td>
<td>Fishing Industry</td>
<td>Massachusetts Bay Groundfishermen's Association</td>
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<tr>
<td>John Carver</td>
<td>Fishing Industry</td>
<td>South Shore Lobstermen's Association</td>
</tr>
<tr>
<td>Tom Conley</td>
<td>Recreational Use</td>
<td>Yankee Fleet</td>
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<tr>
<td>Michael Doebley</td>
<td>Recreational Use</td>
<td>Recreational Fishing Alliance</td>
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<tr>
<td>Geoffrey Smith</td>
<td>Conservation</td>
<td>The Ocean Conservancy</td>
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<tr>
<td>Jud Crawford</td>
<td>Conservation</td>
<td>Conservation Law Foundation</td>
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<tr>
<td>Kevin Chu</td>
<td>Government</td>
<td>NOAA Fisheries Service, Northeast Region</td>
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<tr>
<td>Chris Legault</td>
<td>Government</td>
<td>NOAA Fisheries Service, Northeast Fisheries Science Center</td>
</tr>
<tr>
<td>Megan Tyrrell</td>
<td>Government</td>
<td>Massachusetts Coastal Zone Management</td>
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### Participants of the Ecosystem Alteration Working Group

<table>
<thead>
<tr>
<th>Name</th>
<th>Seat</th>
<th>Affiliation</th>
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<tbody>
<tr>
<td>Porter Hoagland</td>
<td>Sanctuary Advisory Council Chair</td>
<td>Woods Hole Oceanographic Institution</td>
</tr>
<tr>
<td>David Wiley</td>
<td>Team Lead</td>
<td>Stellwagen Bank National Marine Sanctuary</td>
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<tr>
<td>Micheal J. Kaiser</td>
<td>Academic</td>
<td>Woods Hole Oceanographic Institution</td>
</tr>
<tr>
<td>Robert Steneck</td>
<td>Academic</td>
<td>University of Maine</td>
</tr>
<tr>
<td>Les Watling</td>
<td>Academic</td>
<td>University of Maine</td>
</tr>
<tr>
<td>Bob Kenney</td>
<td>Academic</td>
<td>University of Rhode Island</td>
</tr>
<tr>
<td>Name</td>
<td>Seat</td>
<td>Affiliation</td>
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<td>--------------------------</td>
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<tr>
<td>Sally Yozell</td>
<td>Sanctuary Advisory Council Chair</td>
<td>Batelle Ocean Sciences (Duxbury Operations)</td>
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<tr>
<td>Ben Cowie-Haskell</td>
<td>Team Lead</td>
<td>Stellwagen Bank National Marine Sanctuary</td>
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<tr>
<td>Kathi Rodrigues</td>
<td>Government</td>
<td>NOAA Fisheries Service, Northeast Region—Habitat Protection</td>
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<tr>
<td>Greg Hitchen</td>
<td>Enforcement</td>
<td>U.S. Coast Guard</td>
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<tr>
<td>Andrew Cohen</td>
<td>Enforcement</td>
<td>NOAA Fisheries Service, Northeast Region</td>
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<tr>
<td>Kathleen Dolan</td>
<td>Enforcement</td>
<td>Massachusetts Environmental Police</td>
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<tr>
<td>Tom Fetherstone</td>
<td>Military</td>
<td>U.S. Navy</td>
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<tr>
<td>Tim Timmerman</td>
<td>Government</td>
<td>U.S. Environmental Protection Agency</td>
</tr>
<tr>
<td>Andrew Raddant</td>
<td>Government</td>
<td>Department of the Interior—Office of Environmental Policy and Compliance</td>
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Members of the Interagency Cooperation Working Group

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Members of the Site Characterization Working Group

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APPENDIX G. EXISTING FEDERAL AND STATE AUTHORITIES RELEVANT TO STELLWAGEN BANK SANCTUARY PROTECTION AND MANAGEMENT

INTRODUCTION

This appendix presents an overview of the various Federal and State management authorities which provide statutory responsibility for protecting marine resources in the area of the Stellwagen Bank National Marine Sanctuary. The following discussion describes relevant legislative mandates, and the principal administrative measures taken to implement those mandates.

FEDERAL AUTHORITIES

Federal statutes vary greatly in scope and approach, ranging from broad-based legislation addressing resource conservation and environmental protection (such as the Magnuson Fishery Conservation Management Act), to regulation of specific activities and resources.

Magnuson Fishery Conservation and Management Act (MFCMA) (16 U.S.C. Part 1801 et seq.)

The MFCMA provides for the conservation and management of all fishery resources between 3 and 200 nm (5.6 and 380 km) offshore. The Department of Commerce, NOAA Fisheries Service, is charged with establishing guidelines for and approving fishery management plans (FMPs) prepared by regional fishery management councils for selected fisheries. These plans determine the levels of commercial and sport fishing consistent with achieving and maintaining the optimum yield of each fishery. The waters of the study area are within the jurisdiction of the New England Fishery Management Council (NEFMC).

Benthic continental shelf fishery resources located outside state waters, such as lobster and crabs, are subject to management under the MFCMA. Within Federal waters the MFCMA is enforced by the U.S. Coast Guard (USCG) and NOAA Fisheries Service. The Act empowers the Secretary of Commerce to enter into agreements with any State management authorities which provide statutory responsibility for protecting marine resources in the area of the Stellwagen Bank National Marine Sanctuary. The following discussion describes relevant legislative mandates, and the principal administrative measures taken to implement those mandates.


The Atlantic Tunas Convention Act authorizes the Secretary of Commerce to implement the recommendations of the International Commission for the Conservation of Atlantic Tunas (ICCAT). This authority has been delegated to the Assistant Administrator for Fisheries. Established in 1969, the Convention is responsible for the management of the Atlantic bluefin tunas (Thunnus thynnus) in the Atlantic Ocean and adjacent seas. After national quotas and other management measures are established by ICCAT, NOAA Fisheries Service establishes quotas and regulations for U.S. commercial and recreational fishing.

Atlantic Fisheries Act of 1942 (more commonly known as “Atlantic States Marine Fisheries Compact”, Pub. L. 77-539, as amended by Pub. L. 81-721.)

This act authorized the creation of the Atlantic States Marine Fisheries Commission. The Commission is composed of all Atlantic coastal states, each represented by the head of the fisheries administrative agency, a legislative appointee, and a governor’s appointee. The Commission provides a forum for discussion and resolution of common fishery problems. Under amendment I of its charter, the states can develop joint management regulations for fishery resources primary in state waters and shared by one or more states. Under contract from the NOAA Fisheries Service, the Commission administers the Federally-funded Interstate Fisheries Management Program. Interstate fisheries management plans include northern shrimp, lobster, striped bass, and summer flounder.


The Atlantic Coastal Fisheries Cooperative Management Act (ACFCMA) was designed to change the nature and potency of the Atlantic States Marine Fisheries Commission. Its purpose is to support interstate conservation and management of Atlantic coast fisheries through “development, implementation, and enforcement of coastal fishery plans.” Coastal fishery management plans (CMPs) must be consistent with national standards provided by the Magnuson Fishery Conservation and Management Act (MFCMA), and the Secretary of Commerce and NMFS are responsible for implementing regulations complementary to CMPs. ACFCMA CMPs operate much like MFCMA FMPs, and they apply to any fishery resource that moves among, or is broadly distributed across, waters under the jurisdiction of the Atlantic States Marine Fisheries Commission are also applicable to managing fisheries occurring within the sanctuary.

Fishery management plans are currently in place for: American lobster; Atlantic sea scallop; northern shrimp; multispecies (covering cod, haddock, Pollack, redfish, yellowtail flounder, winter flounder, American plaice, witch flounder, windowpane flounder, white hake, red hake, silver hake, and ocean pout); Atlantic salmon; bluefish; summer flounder; butterfish; squid; quahog; surf clam; and mackerel.

Federal authorities

The waters of the sanctuary are within the primary jurisdiction of the NEFMC. However, some fishery management plans (FMPs) developed by the Mid-Atlantic Fishery Management Council and some coastal fishery management plans (CMPs) developed by the Atlantic States Marine Fishery Commission are also applicable to managing fisheries occurring within the sanctuary.
of one or more States or waters under the jurisdiction of one or more States and the U.S. Exclusive Economic Zone. The ACFCMA shifts regulatory responsibility for such coastal fishery resources to states – and requires those states to implement that responsibility within the framework of the Atlantic States Marine Fisheries Commission – in order to combat the “inconsistent” State and Federal regulations over Atlantic coastal fishery resources. CMPs are currently in place for the following: American eel; horseshoe crab; spot; American lobster; northern shrimp; spotted seatrout; Atlantic croaker; red drum; striped bass; Atlantic herring; scup; summer flounder; Atlantic menhaden; shad and river herring; tautog; Atlantic sturgeon; Spanish mackerel; weakfish; black sea bass; spiny dogfish and coastal sharks; winter flounder; and bluefish.

**Endangered Species Act (ESA) (16 U.S.C. Part 1531-1543.)**

The Federal Endangered Species program provides protection for listed species of animals and plants in both state water and the waters beyond. The U.S. Fish and Wildlife Service (FWS) and NOAA Fisheries Service determine which species need protection and maintain a list of endangered and threatened species. One of the most significant protections provided by the Endangered Species Act is the prohibition on taking. The term “take” is defined broadly to mean “harass, harm, pursue, shoot, wound, kill, trap, capture or collect, or attempt to engage in any such conduct” (16 USC part 1532(19)). The FWS regulations define the term “harm” to mean an act which actually kills or injures wildlife, including significant habitat modification or degradation where it actually kills or injures wildlife by significantly impairing essential behavioral patterns, including breeding, feeding, or sheltering. The regulations define the term “harass” to mean “an intentional or negligent act or omission which creates the likelihood of injury to wildlife by annoying it to such extent as to significantly disrupt normal behavioral patterns which include, but are not limited to, breeding, feeding or sheltering” (50 CFR 173).

The Endangered Species Act also provides for the indirect protection of endangered species and their habitats by establishing a consultation process designed to insure that projects authorized, funded or carried out by Federal agencies are not likely to jeopardize the continued existence of endangered or threatened species, or “result in the destruction or adverse modification of habitat of such species which is determined to be critical” (16 USC 1536). Critical habitat areas for endangered species are designated by the FWS and NOAA Fisheries Service. The 1978 amendments to the Act establish a Cabinet level committee authorized to exempt Federal agencies (through an elaborate review process) from compliance with their responsibilities with regard to the jeopardy standard and critical habitat.

Several endangered marine mammal species occur within the sanctuary area, including: the humpback whale, fin whale, northern right whale, sei whale and blue whale. Listed species of marine reptiles include: the leatherback sea turtle (E), loggerhead sea turtle (T), Kemp’s (or Atlantic) ridley sea turtle (E), and green sea turtle (T). Marine mammals and marine reptiles listed under the ESA are responsibility of the NOAA Fisheries Service. Listed species of birds occurring within the sanctuary area are: the peregrine falcon (E), bald eagle (E), roseate tern (E), and piping plover (T). These species are the responsibility of the Fish and Wildlife Service.

**Marine Mammal Protection Act (MMPA) (16 USC 1361 et. seq.)**

The MMPA provides protection to marine mammals in both state waters and the waters beyond. It is designed to protect all species of marine mammals. As specified in the MMPA, the Department of Interior, U.S. Fish and Wildlife Service (FWS), is responsible for the management of polar bears, walrus (a Pinniped), northern and southern sea otters, three species of manatees, and dugong; the Department of Commerce, NOAA Fisheries Service, is responsible for all other marine mammals. The Marine Mammal Commission advises these implementing agencies and sponsors relevant scientific research. The primary management features of the MMPA include: 1) a moratorium on “taking” of marine mammals; 2) the development of a management approach designed to achieve an “optimum sustainable population” (OSP) for all species or population stocks of marine mammals, and 3) protection of populations determined to be “depleted”.

The MMPA defines “take” broadly to include “harass, harm, pursue, shoot, wound, kill, trap, capture or collect, or attempt to engage in any such conduct” (16 USC part 1532(19)). The term “harass” has been interpreted to encompass acts unintentional but adversely affecting marine mammals, such as operation of motor boats in waters in which these animals are found. The MMPA allows certain exceptions to the moratorium. First, the Secretary may issue permits for public display or scientific research. Second, the Secretary may grant exemptions for takes of small numbers of marine mammals incidental to other lawful activities. Third, the Secretary may make a special waiver of the moratorium on taking for particular species or populations of marine mammals, provided that the species or population being considered is at or above its determined optimum sustainable population. No such waiver, however, has been granted concerning any marine mammal found in the area of the sanctuary.

Marine mammal species whose population is determined to be depleted receive additional protection. Under only limited circumstances may permits be issued for the taking of any marine mammal determined to be depleted, including, but not limited to, scientific research and enhancing the survival or recovery of a species or stock of depleted species. The 1988 amendments to the MMPA added requirements that observers be carried onboard commercial fishing vessels to determine levels of incidental take of marine mammals. Commercial fishing activities are divided into categories on the basis of gear-type and associated levels of potential incidental take of marine mammals. For example, Category 1
vessels such as gillnetters may have to carry an observer, if requested by NOAA Fisheries Service, and the Secretary of Commerce may place observers on vessels in Categories 2 and 3 with the consent of the vessel owner. This observer program has been in operation since early 1990. Although the authority for its management is with the NOAA Fisheries Service, the day-to-day operational management may be delegated to state and local authorities.

Marine mammal species whose populations are determined to be “depleted” receive additional protection under the MMPA. With exception of scientific research permits, no permits for taking depleted species may be issued. Species occurring within the area of the sanctuary which have been determined to be depleted include the humpback whale, fin back whale, northern right whale, sei whale and blue whale, based on their “endangered” status under the Endangered Species Act.

**Migratory Bird Treaty Act (MBTA) (16 USC 703 et. seq.)**

The essential provision of the Migratory Bird Treaty Act, which implements conventions with Great Britain, Mexico, Russia, and Japan, makes it unlawful except as permitted by regulations “to pursue, hunt, take, capture, kill... any migratory bird, any part, nest or egg” or any product of any such bird protected by the Convention (16 USC 703). The Secretary of the Interior is charged with determining when, and to what extent if at all, and by what means, to permit these activities. Each treaty establishes a “closed season” during which no hunting is permitted. A distinction is made between game and nongame birds. The closed season for migratory birds other then game birds is year-round.

**Clean Water Act (CWA) (33 U.S.C. 1251 et. seq.)**

The goal of the CWA is to restore and maintain the chemical, physical, and biological integrity of the nation’s waters. To varying degrees, navigable waters of the United States, the contiguous zone, and the oceans beyond are subject to requirements of the CWA.

The CWA's chief mechanism for preventing and reducing water pollution is the National Pollutant Discharge Elimination System (NPDES), administered by the Environmental Protection Agency (EPA). Under the NPDES program, a permit is required for discharge of any pollutant from a point source into the navigable waters of the United States, the waters of the contiguous zone, or ocean waters.

Since oil and gas development pursuant to Federal lease sales occur beyond state waters, an NPDES permit from EPA is required for discharges associated with this activity. EPA generally grants NPDES permits for offshore oil and gas development based on published effluent guidelines (40 CFR Part 435). Other conditions beyond these guidelines may, however, be imposed by the regional administrator on a case-by-case basis.

The CWA prohibits the discharge of oil or hazardous substances in quantities that may be harmful to the public health or welfare or the environment, including but not limited to fish, shellfish, wildlife, and public and private property, shorelines and beaches, into or upon the navigable water of the U.S., adjoining shorelines, or into or upon the waters of the contiguous zone, or in connection with activities under the Outer Continental Shelf Lands Act or the Deepwater Port Act of 1974, or which may affect natural resources belonging to, appertaining to, or under the exclusive management authority of the U.S., except in the case of such discharges into or upon the water of the contiguous zone or which may affect the above-mentioned natural resources, where permitted under the Protocol of 1978 Relating to the International Convention for the Prevention of Pollution from Ships.

When harmful discharges do take place, the National Contingency Plan (NCP) for the removal of oil and hazardous substance discharges (40 CFR Part 300), which is designed to minimize the impacts on marine resources, take effect. The USCG, in cooperation with EPA, administers the NCP. The NCP establishes the organizational framework whereby oil and hazardous substance spills are to be cleaned up. To carry out the NCP, regional plans have been established; the USCG has issued such a plan for Federal Region IX which encompasses the sanctuary area. Under the plan, Coast Guard personnel are to investigate all reported offshore spills, notify the party responsible (if known) of its obligation to clean up the spill, and supervise the clean-up. If the party responsible for the spill does not promptly begin cleanup operations, the Coast Guard may hire private organizations.

The CWA also requires that publicly owned sewage treatment works meet effluent limitations based on effluent reductions attainable through the application of secondary treatment by July 1, 1977 [33 USC 1311(b)(1)]. EPA does have the authority, however, to waive the July 1, 1977 deadline for secondary treatment for discharges into marine waters under certain circumstances (33 USC 1311(h)).

Permits from the Army Corps of Engineers (COE), which are based on EPA guidelines, are required prior to the discharge of dredged or fill materials in navigable waters that lie inside the baseline from which the territorial sea (defined to be three nautical miles off shore) is measured and fill materials into the territorial sea (33 USC 1344; §) CFR 230.2).

Finally, the CWA requires vessels to comply with marine sanitation regulations issued by EPA and enforced by the USCG (33 USC 1322).

**Rivers and Harbors Act 1899 (RHA) (33 U.S.C. 401 et. seq.)**

Section 10 (33 USC 402) of the RHA prohibits the unauthorized obstruction of navigable waters of the United States. The construction of any structure or any excavation or fill activity in the navigable waters of the U.S. is prohibited without a permit from the COE. Section 13 (33 U.S.C. 407) prohibits the discharge of refuse into navigable water of the U.S., but has been largely superseded by the CWA, discussed above.
XI. Appendix G. Existing Federal and State Authorities Relevant to Stellwagen Bank Sanctuary Protection and Management

The responsibility of the USCG.

Substances from seagoing ships. Enforcement of the Act is of MARPOL 73/78, regulates the discharge of noxious liquid including oil tankers. The APPS, in implementing Annex II implementing Annex I of MARPOL 73/78, regulates the

implemented by the Act to Prevent Pollution from Ships, the 1978 Protocol relating thereto (MARPOL 73/78) and have been superseded by the International Convention for the Prevention of Pollution from Ships, 1973, and the International Convention on Safety of Life at Sea, 1974.

The U.S Coast Guard is also vested with the primary responsibility for maintaining boaster safety, including the tasks of conducting routine vessel inspections and coordination of rescue operations.

Under the PWSA, the Coast Guard establishes vessel traffic services and systems for ports, harbors and other waters subject to congested vessel traffic. Within the area of the sanctuary, a vessel traffic separation scheme (TSS) has been established directly across Stellwagen Bank, to service the major port of Boston. The PWSA regulations also address vessel design, construction and operation, and are designed to reduce vessel accidents and vessel source pollution.

Act to Prevent Pollution from Ships (APPS) (33 U.S.C. 1901 et. seq.)

The International Convention for the Prevention of Pollution of the Sea by Oil, 1954, and the Oil Pollution Act of 1961 have been superseded by the International Convention for the Prevention of Pollution from Ships, 1973, as modified by the 1978 Protocol relating thereto (MARPOL 73/78) and implemented by the Act to Prevent Pollution from Ships, 1980, as amended in 1982, 1987, (APPS). The APPS, in implementing Annex I of MARPOL 73/78, regulates the discharge of oil and oily mixtures from seagoing ships, including oil tankers. The APPS, in implementing Annex II of MARPOL 73/78, regulates the discharge of noxious liquid substances from seagoing ships. Enforcement of the Act is the responsibility of the USCG.

When more then 12 nautical miles from the nearest land, any discharge of oil or oily mixture into the sea from a ship subject to APPS, other than an oil tanker or from machinery space bilges of an oil tanker subject to APPS, is prohibited except when: 1) the oil or oily mixture does not originate from cargo pump room bilges; 2) the oil or oily mixture is not mixed with oil cargo residues; 3) the ship is not within a Special Area (the sanctuary is not a Special Area for purposes of APPS); 4) the ship is proceeding en route; 5) the oil content of the effluent without dilution is less the 100 parts per million (PPM); and 6) the ship has in operation oily-water separating equipment, a bilge monitor, bilge alarm or combination thereof. 33CFR 151.10 (a).

The restrictions on discharge 12 nautical miles or less from the nearest land are more stringent. Within 12 nautical miles of the nearest land, any discharge of oil or oily mixture into the sea from a ship other than an oil tanker or from machinery space bilge of an oil tanker is prohibited except when: 1) the oil or oily mixture does not originate from cargo pump room bilges; 2) the oil or oily mixture is not mixed with oil cargo residues; 3) the oil content of the effluent without dilution does not exceed 15ppm; 4) the ship has in operation oily-water separating equipment, a bilge monitor, bilge alarm, or combination thereof; and 5) the oily-water separating equipment is equipped with a 15ppm bilge alarm. [NOTE: In the navigable waters of the U.S., the CWA, section 311 (b)(3) and 40 CFR 110 govern all discharges of oil or oil mixtures.] 33CFR 151.10(b).

APPS is amended by the Marine Plastic Pollution Research and Control Act of 1987 (MPPRCA), which implements Annex V of MARPOL 73/78 in the U.S. The MPPRCA and implementing regulations at 33 CFR 151.51 to 151.77 apply to U.S. Ships (except warships and ships owned or operated by the U.S.) everywhere, including recreational vessels, and to other ships subject to MARPOL 73/78 while in the navigable waters or the Exclusive Economic Zone of the U.S. They prohibit the discharge of plastic or garbage mixed with plastic into any waters and the discharge of dunnage, lining and packing materials that float within 25 nautical miles of the nearest land. Other unground garbage may be discharged beyond 12 nautical miles from the nearest land. Other garbage ground to less than one inch may be discharged beyond three nautical miles of the nearest land. Fixed and floating platforms and associated vessels are subject to more stringent restrictions. “Garbage” is defined as all kinds of victual, domestic and operational waste, excluding fresh fish and parts thereof, generated during the normal operations of the ship and liable to be disposed of continuously or periodically except dishwater, gray water and certain substances. 33 CFR 151.05.

Oil Pollution Act of 1990 (OPA) (P.L. 101-380, 33 USC 2701 et. seq.)

The Oil Pollution Act of 1990 (OPA) creates a comprehensive prevention, response, liability, and compensation regime for dealing with vessel and facility-caused oil pollution. The OPA provides for environmental safeguards in oil transportation greater than those existing before its
passage by: setting new standards for vessel construction, crew licensing, and manning; providing for better contingency planning; enhancing federal response capability; broadening enforcement authority; increasing penalties; and authorizing multi-agency research and development. A one billion dollar trust fund is available to cover clean-up coats and damages not compensated by the spiller.

Title I creates a liability and compensation regime for tank vessel and facility-source oil pollution. Any party responsible for the discharge, or the substantial threat of discharge, of oil into navigable waters of adjoining shorelines or the Exclusive Economic Zone is liable for the removal costs and damages, including assessment costs; for injury, destruction, loss, or loss of use of natural resources, injury to or economic losses resulting from destruction of real or personal property; subsistence use of natural resources, net lost government revenues, lost profits or impairment of earning capacity; and net costs of providing increased or additional public services during or after removal activities. NOAA has the responsibility of promulgating damage assessment. Sums recovered by a trustee for natural resource damages will be retained in a revolving trust account to reimburse or pay costs incurred by the trustee with respect to those resources.

Title II makes numerous amendments to conform to other Federal statutes, particularly section 311 of the Clean Water Act, and to the provisions of the Oil Pollution Act.

Title III encourages the establishment of an international inventory of spill removal equipment and personnel.

Title IV is divided into three subtitles: A) Prevention; B) Removal; and C) Penalties and Miscellaneous. Subtitle A gives added responsibility to the Coast Guard regarding merchant marine personnel, including the review of alcohol and drug abuse and review of criminal records prior to issuance and renewal of documentation. It also amends the Ports and Waterways Safety Act to: require the Coast Guard to “require appropriate vessels which operate in an area of vessel traffic service to utilize or comply with that service.” and 2) authorize the construction, improvement and expansion of vessel traffic services.

Further, subtitle A establishes double hull requirements for tank vessels. Most tank vessels over 5,000 gross tons will be required to have double hulls by 2010, while vessels under 5,000 gross tons will be required to have a double hull or double containment systems by 2015. All newly constructed tankers must contain a double hull (or double containment systems if under 5,000 gross tons), while existing vessels are phased out over a period of years.

Subtitle B amends subsection 311 (C) of the Clean Water Act, requiring the Federal Government to ensure effective and immediate removal of a discharge, and mitigation or prevention of a substantial threat of a discharge, of oil or hazardous substance into or on the navigable waters, on the adjoining shorelines, into or on the waters of the Exclusive Economic Zone, or that may affect natural resources belonging to, appertaining to, or under the exclusive management authority of the U.S. It also requires a revision and republication of the National Contingency Plan within one year which will include, among other things, a fish and Wildlife response plan developed in consultation with NOAA and U.S. Fish and Wildlife Service. Nothing in subtitle B preempts the rights of States to require stricter standards for removal actions.

Subtitle C alters and increases civil and administrative penalties for illegal discharges and violations of regulations promulgated under the Clean Water Act.

Title VII authorizes an oil pollution research and technology development program, including the establishment of an interagency coordination committee that is chaired by the Department of Transportation and composed of representatives from the Departments of Energy, the Interior, Transportation, Commerce (including NOAA), and Defense, and the Environmental Protection Agency, Federal Emergency Management Agency, National Aeronautics and Space Administration, as well as such other Federal agencies as the President may designate.

Title IX amends the Oil Spill Liability Trust Fund and increases from $500 million to $1 billion the amount that can be spent on any single oil spill incident, of which no more than $500 million may be spent on natural resource damage assessments and claims.

Federal Aviation Act (49 USC 1301 et. seq.)

The Federal Aviation Act gives the Secretary of Transportation broad powers to promote air commerce and to regulate the use of navigable airspace to ensure aircraft safety and efficient use of such airspace. In furtherance of this mandate, the Federal Aviation Administration within the Department of Transportation publishes aeronautical charts which provide a variety of information to pilots, including the location of “sensitive” and “areas which should be avoided.” Currently, there are no site-specific regulations for flights over the Stellwagen Bank sanctuary.

Clean Air Act (CAA) (42 USC 7401 et. seq.)

The Clean Air Act (CAA) sets general guidelines and minimal air quality standards on a nationwide basis in order to protect and enhance the quality of the Nation’s air resources. States are responsible for developing comprehensive plans for all regions within their boundaries.

Outer Continental Shelf Lands Act (OCSLA) (43 USC 1331 et. seq.)

The Outer Continental Shelf Lands Act, (OCSLA) as amended in 1978 and 1985, establishes Federal jurisdiction over the mineral resources of the Outer Continental Shelf (OCS) beyond 3nm (5.6km) and gives the Secretary of Interior primary responsibility for managing OCS mineral exploration and development. The Secretary's responsibility has been delegated to the Minerals Management Service (MMS).

In unique or special areas, MMS may impose special lease stipulations designed to protect specific geological and
biological phenomena. These stipulations may vary among lease sale tracts and sales.

Lessees are required to include, in exploration and development and production plans, specific information concerning emissions and their potential impacts on coastal areas. Such authority includes the enforcement of regulations made pursuant to the OCSLA (30 CFR Parts 250 and 256) and the enforcement of stipulations applicable to particular leases.

In addition to DOI, both the Army Corps of Engineers (COE) and the U.S. Coast Guard (USCG) have responsibility over OCS mineral development to the extent that such development affects navigation (43 USC 1333). The COE is responsible for ensuring, through a permit system, that OCS structures on the OCS are properly marked and that safe working conditions are maintained onboard.

MMS is also charged with supervising OCS operations, including approval of exploration and development and production plans and applications for pipeline rights of way on the OCS.

**Title I of the Marine Protection, Research, and Sanctuaries Act (MPRSA) (33 USC 1401 et. seq.)**

Title I of the Marine Protection, Research, and Sanctuaries Act (MPRSA), also known as the Ocean Dumping Act, Prohibits: 1) any person from transporting, without a permit, from the U.S. any material for the purpose of dumping it into ocean waters (defined to mean those waters of the open seas lying seaward of the baseline from which the territorial sea is measured) and 2) in the case of a vessel or aircraft registered in the U.S., or flying the U.S. flag, or in the case of a U.S. agency, any person from transporting, without a permit, from any location, any material for the purpose of dumping it into ocean waters. Title I also prohibits any person from dumping, without a permit, into the “territorial sea,” or the contiguous zone extending 12 nautical miles seaward from the baseline of the territorial sea, to the extent that it may affect the territorial sea or the territory of the U.S., any material transported from a location outside of the U.S. The EPA regulates, through the issuance of permits, the transportation, for the purpose of dumping, and the dumping of all materials except dredged material; the COE regulates, through the issuance of permits, the transportation, for the purpose of dumping, and the dumping of dredged material. The COE permits are subject to EPA review and approval. Title I also makes it unlawful after December 31, 1991, for any person to dump into ocean waters, or to transport for the purposes of dumping into ocean waters, sewage sludge or industrial waste.

**National Historic Preservation Act (NHPA) (16 USC 470 et. seq.)**

The NHPA was established to provide a national framework for the preservation of historic properties around the nation. To accomplish this goal, Section 101 of the NHPA authorizes the Secretary of the Interior to maintain a National Register of “districts, sites, buildings, structures, and objects significant in American history, architecture, archeology, and culture.” The National Marine Sanctuary Program (NMSP) is required by National Marine Sanctuary Program Regulations (15 CFR Part 922.2) to comply with the Federal Archaeology Program, a collection of laws and standards that includes the National Historic Preservation Act of 1966 (NHPA).

Two sections of the NHPA relate directly to obligations Federal Agencies have to historic and archaeological resources. Section 110 of the NHPA sets out the broad historic preservation responsibilities of a Federal agency. Section 106 of the NHPA, requires a Federal agency to take into account the effects of its undertakings on properties listed or eligible for listing on the National Register.

Any federal agency conducting, licensing, or assisting an undertaking which may affect a property listed or eligible for listing on the National Register must, prior to the action, take into account the effect of the undertaking on the property and provide the Advisory Council on Historic Preservation a reasonable opportunity to comment on the proposed action (16USC 470f). The basic criterion applied by the Advisory Council is whether the undertaking will change the quality of the site's historic, architectural, archeological, or cultural character (36 CFR part 800).

**Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) (42 USC 9601 et. seq.)**

The principal purpose of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) in the clean-up of hazardous waste sites consists of four fundamental elements. First, CERCLA creates an information gathering and evaluation system to help Federal and State governments categorize hazardous waste sites and prioritize responses. Second, CERCLA provides Federal authority to respond to releases of hazardous substances. Response actions are carried out pursuant to the National Contingency Plan (NCP). Third, CERCLA establishes a Hazardous Substance Trust Fund to pay for removal and remedial actions and related costs. Finally, CERCLA makes persons responsible for hazardous substance releases liable for costs of removal or remedial action incurred by the Federal or State governments; other necessary costs of response incurred by others; damages for injury, destruction or loss of natural resources; and costs of any health assessment or health effects study carried out pursuant to the Act.

**State Authorities**

Because the Stellwagen Bank National Marine Sanctuary is located entirely outside State territorial waters, State agencies do not have jurisdiction over the area. However, through the following laws, State agencies can influence the quality of the sanctuary environment.
MCZM is the principal ocean planning and policy agency of the Commonwealth of Massachusetts. Its jurisdiction of particular relevance here is all State territorial waters, and any activity seaward of State territorial waters, that will likely have a direct effect on the coastal zone. The MCZM plan is embodied in the approved 2002 Coastal Management Plan which also articulates a series of 20 enforceable program policies and associated program principles which direct activities or projects proposed for the coastal waters and areas adjacent thereto. The policies deal with a broad range of issues, from protection of critical areas, to port and harbor operations, to offshore oil and gas development. MCZM enforces its program policies through existing Massachusetts statutes and their implementing regulations.

The Department of Conservation and Recreation (DCR) administers the Ocean Sanctuaries Program. The Massachusetts Ocean Sanctuaries Act prohibits activities that may significantly alter or endanger the ecology or appearance of the ocean, seabed, or subsoil of state ocean sanctuaries or the Cape Cod National Seashore. To accomplish this goal, the Act prohibits: (1) building structures on or under the seabed; (2) construction or operation of offshore or floating electrical generating stations; (3) drilling or removal of sand, gravel (except for the purposes of beach nourishment), other minerals, gases, or oils; (4) dumping or discharge of commercial, municipal, domestic or industrial wastes; (5) commercial advertising; and (6) incineration of solid waste or refuse on vessels within state ocean sanctuary boundaries. These prohibitions may be waived if a finding of “public necessity and convenience” can be made for the proposed project or activity. Under the Ocean Sanctuaries Act, DCR does not issue any licenses or permits, but acts through the regulatory process of other agencies, particularly the Chapter 91 Waterways Program.

Wetlands Protection Act (Mass. General Laws Chapter 131, section 40)
This authority is exercised primarily through the city or town conservation commission, with appeal to the Massachusetts Department of Environmental Protection. The Act protects wetland resources, the functions and attributes therein relevant to the SBNMS may include wildlife habitat, fisheries, “land under the ocean,” land containing shellfish, and prevention of pollution. The Act applies to any activity which involves “dredging, filling, altering, or removing” within the State resource area.

Massachusetts Environmental Policy Act (Mass. General Laws Chapter 30, sections 61-62H)
The Massachusetts Environmental Policy Act (MEPA) provides for a coordinated State review of generally large and complicated projects, allowing more efficient collection of essential information covering a wide range of potential adverse environmental impacts. The information collected during the MEPA process is to be used by regulatory agencies in their regulatory reviews. For example, dredging projects involving volumes of dredged material greater than 10,000 cubic yards would be reviewed by MEPA.

Massachusetts Public Waterfront Act (Mass. General Laws Chapter 91)
This authority is primarily involved in the licensing of fill and structures in the tidelands of the Commonwealth of Massachusetts, with a principal regulatory interest in preserving safe navigation and public access.

Massachusetts Clean Water Act (Mass. General Laws Chapter 21, Section 26-53)
Along with delegated authority under provisions of the Clean Water Act at Section 401, the Department of Environmental Protection, Division of Water Pollution Control (DEP-DWPC) reviews discharges into waters of the Commonwealth of Massachusetts. This Act’s principal interest is the protection of water quality.

Massachusetts Board of Underwater Archaeological Resources (Mass. General Laws Chapter 6, Sections 179-180; Chapter 9, Section 26; Chapter 11D’ Chapter 30, Section 61; Chapter 91, Section 63, 72)
The Board of Underwater Archaeological Resources (BUAR) is responsible for the protection and preservation of underwater archaeological resources in the waters of the Commonwealth of Massachusetts. A permit from the Board is required for activities which affect archaeological resources under their jurisdiction.
APPENDIX H. QUESTIONS AND ANSWERS REGARDING REGULATORY COORDINATION ON FISHING BETWEEN THE NATIONAL MARINE SANCTUARY PROGRAM AND FEDERAL FISHERY MANAGEMENT AGENCIES

(NMSP FREQUENTLY ASKED QUESTIONS—MARCH 2004)

1. DOES THE NATIONAL MARINE SANCTUARY PROGRAM (NMSP) HAVE AUTHORITY UNDER THE NATIONAL MARINE SANCTUARIES ACT (NMSA) TO REGULATE FISHING ACTIVITIES?

Yes. Section 304(a) of the NMSA provides authority to issue regulations as may be necessary to protect the resources and qualities for which individual sanctuaries were designated. This would include regulations for certain fishing activities if determined necessary to protect sanctuary resources or qualities.

The NMSA has specific requirements as to how any sanctuary fishing regulations are to be developed. Specifically, Section 304(a)(5) of the NMSA requires NOAA to provide the relevant fishery management councils the opportunity to prepare draft sanctuary fishing regulations.

The Council has 120 days to act upon the request by the sanctuary and will use as guidance the national standards of section 301(a) of the Magnuson-Stevens Act to the extent those standards are consistent and compatible with the goals and objectives of the sanctuary. If the draft regulations are found by NOAA to meet the goals and objectives of the sanctuary and the purposes and policies of the NMSA, they will be published as sanctuary regulations under the authority of the NMSA.

The NMSA also states that if the Council declines to make a determination as to the need for fishing regulations in the Sanctuary, makes a determination that is rejected by NOAA, requests that NOAA prepare the draft regulations, or does not prepare the draft regulations in a timely manner, NOAA will prepare the fishing regulations. Regardless of whether the Council or NOAA drafts the sanctuary fishing regulations, NOAA will be responsible for compliance with the NMSA, National Environmental Policy Act, Administrative Procedure Act, and other applicable requirements.

The scope of a sanctuary’s regulatory authority is further defined in its designation document. A designation document may need to be changed to allow for some regulations. The NMSA has specific procedures and requirements for changing a term of designation.

2. THERE ARE ALREADY FEDERAL AGENCIES SUCH AS THE NATIONAL MARINE FISHERIES SERVICE (NMFS) AS WELL AS STATE AGENCIES, WHICH REGULATE FISHERIES.

WHY DOES THE NMSP NEED TO BE INVOLVED IN FISHERIES ISSUES?

The NMSA focuses on ecosystem protection including protection of biological communities and habitats. Fish populations and habitat are integral parts of any Sanctuary’s ecosystem. Fish populations also play important roles as predators and prey for a wide range of species.

The National Marine Sanctuary Program (NMSP) recognizes that regulatory authority over fisheries management resides with these other fisheries management agencies.

The Sanctuary has an important role in working with these regulatory agencies regarding fishing matters as they relate to the sanctuaries, as well as working with other partners to develop practical solutions for ecosystem protection.

3. WHAT IS A DESIGNATION DOCUMENT & HOW DOES IT LIMIT THE NMSP’S ABILITY TO REGULATE ACTIVITIES?

The NMSA defines the terms of designation of a sanctuary as:

• The geographic area of the sanctuary
• The characteristics of the area that give it conservation, recreational, ecological, historical, research, educational, or esthetic value
• The types of activities that will be subject to regulation to protect those characteristics

At the time of designation of a sanctuary, NOAA lists the activities that may be subject to regulation in the designation document and issues regulations addressing what activities will be regulated. Both the list of activities subject to regulation as well as the regulations themselves can be amended as long as NOAA follows the applicable legal and administrative processes (e.g., the NMSA, National Environmental Policy Act and Administrative Procedure Act) required to do so.

4. WHAT ARE THE KEY STEPS AND REQUIREMENTS FOR CHANGING A TERM OF DESIGNATION?

When changing a term of designation NOAA follows the applicable NMSP procedures for designation of a sanctuary, which are provided in sections 303 and 304 of the Act.

Key steps in this process include:

• Making required determinations and considering factors, as listed in the NMSA
• Conducting required consultations with Congress, Federal, State, and local agencies, the appropriate Fishery Management Council, and other interested persons
• Preparing appropriate designation documents which include an environmental impact statement, resource assessments, maps, revised draft management plan with the proposed changes to the term(s) of designation, basis of determinations, and any proposed regulations
• Providing public notice and opportunity to comment on the proposed designation documents, including holding
at least one public hearing

- Providing the public notice and the proposed designation documents to Congress and the Governor of any State in which the Sanctuary is located
- Publishing notice of the final designation documents and providing notice to Congress and the Governor

Final changes to a term(s) of designation, and implementing regulations, shall take effect and become final after the close of a review period of 45 days of continuous session of Congress.

During this final 45-day review period the Governor has the opportunity to certify to NOAA that the change to the term of designation in unacceptable, in which case the unacceptable term of designation shall not take effect in that part of the sanctuary within the boundary of the state.

5. CAN ALL SANCTUARIES REGULATE FISHING ACTIVITIES?

Yes, as long as fishing is listed as being subject to regulation in a sanctuary’s designation document. If fishing is not so listed, it cannot be regulated without amending the designation document and adhering to the applicable requirements of the NMSA, NEPA, and APA.

Under the NMSA, the relevant fishery management council would be provided the opportunity to draft the sanctuary fishery regulations to achieve the desired resource protection objective.

Any changes to the designation document would be narrowly constructed to address the specific resource protection objective.

6. HOW DOES A SANCTUARY DECIDE TO REGULATE CERTAIN FISHING ACTIVITIES?

A sanctuary may decide to regulate certain fishing activities during a management plan review or as the need arises. A management plan review is required for every sanctuary every five years and is focused on reassessing the adequacy of protection of all sanctuary resources and qualities. During this process the working groups, Sanctuary Advisory Council and/or public might raise concerns that could lead to a determination that there is a need to regulate some aspects of fishing to protect certain sanctuary resources or qualities from damage or degradation. Outside of a management plan review, the Sanctuary Advisory Council or another constituent may raise, or a sanctuary may otherwise become aware of, an issue that may need to be addressed by regulating certain fishing activities.

During a management plan review, multi-stakeholder workgroups are convened to plan for priority issues, involving fishermen and other parties in developing the recommendations for these groups. The working groups provide a series of recommendations for subsequent review and deliberation by the sanctuary’s Advisory Council.

After reviewing the results of the working groups, Sanctuary Advisory Council recommendations, and consultations with agency partners, particularly NOAA Fisheries Service and the relevant fishery management council, a sanctuary may decide to regulate certain fishing activities within the sanctuary. A Sanctuary Advisory Council would also be heavily involved in such a decision and any subsequent action outside of a management plan review.

If this were to occur, a sanctuary might need to amend its designation document to authorize the specific limited NMSA fishing regulation and would have to provide the relevant fishery management council the opportunity to draft such regulations. This entire process is extremely transparent and would not proceed without significant opportunities for public and constituent involvement, including the involvement of the commercial and recreational fishing communities.

7. IN ADDITION TO DIRECT SANCTUARY REGULATIONS, WHAT OTHER WAYS ARE AVAILABLE TO REGULATE FISHING IN A SANCTUARY?

In a sanctuary’s discussions with NOAA Fisheries Service and the relevant fishery management council or a state fishery management agency, it could be jointly decided that the fishery management council or state could best handle the identified resource protection problem or goal under the Magnuson-Stevens Conservation and Fisheries Management Act.

For example, as three of our California Sanctuaries have progressed through their joint management plan review process, the regulation of krill harvesting has been identified as a significant issue because of krill’s importance as a forage species throughout the Pacific coastal region. Those sanctuaries are discussing with the Pacific Fishery Management Council (PFMC) staff whether the PFMC would consider preventing the take of krill under the Magnuson-Stevens Fishery Conservation and Management Act. The sanctuaries could also ask the PFMC to draft sanctuary regulations regarding krill, pursuant to the NMSA.

8. WHAT IS THE NATIONAL MARINE SANCTUARY PROGRAM’S POLICY ON MARINE RESERVES?

The NMSP does not have a policy on marine reserves. Rather, marine reserves are one of a number of tools available to the NMSP to deal with issues and problems. Scientific research has indicated that carefully crafted marine reserves can be effective tools for conservation of biodiversity, but may not always be applicable to every sanctuary. The NMSP believes that any consideration of reserves should and will be a joint effort with the participation of many diverse stakeholders, including strong participation of the fishing community to tap into their extensive knowledge and to consider socioeconomic impacts of alternative reserve designs, as well as participation from other agencies, environmental organizations and the public.

The process described above is outlined in a draft zoning policy undergoing final approval. The NMSP has used zoning as a tool for over twenty years and has at least one type of zone in most sanctuaries.
Appendix I. Regulations

Subpart N–Stellwagen Bank National Marine Sanctuary

Sec. 922.140 Boundary.

(a) The Stellwagen Bank National Marine Sanctuary (Sanctuary) consists of an area of approximately 638 square nautical miles (NM) of Federal marine waters and the submerged lands thereunder, over and around Stellwagen Bank and other submerged features off the coast of Massachusetts. The boundary encompasses the entirety of Stellwagen Bank; Tillies Bank, to the northeast of Stellwagen Bank; and portions of Jeffreys Ledge, to the north of Stellwagen Bank.

(b) The Sanctuary boundary is identified by the following coordinates, indicating the most northeast, southeast, southwest, west northwest, and north-northwest points:

42 deg.45'59.83"N x 70 deg.13'01.77"W (NE);
42 deg.05'35.51"N x 70 deg.02'08.14"W (SE);
42 deg.32'53.52"N x 70 deg.35'52.38"W (WNW); and
42 deg.39'04.08"N x 70 deg.30'11.29"W (NNW).

The western border is formed by a straight line connecting the most southwest and the west northwest points of the Sanctuary. At the most west-northwest point, the Sanctuary border follows a line contiguous with the three-mile jurisdictional boundary of Massachusetts to the most north-northwest point. From this point, the northern border is formed by a straight line connecting the most north-northwest point and the most northeast point. The eastern border is formed by a straight line connecting the most northeast and the most southeast points of the Sanctuary. The southern border follows a straight line between the most southwest point and a point located at 42 deg.06'54.57"N x 70 deg.16'42.7"W. From that point, the southern border then continues in a west-to-east direction along a line contiguous with the three-mile jurisdictional boundary of Massachusetts until reaching the most southeast point of the Sanctuary. The boundary coordinates are listed in appendix A to this subpart.

Sec. 922.141 Definitions.

In addition to those definitions found at Sec. 922.3, the following definitions apply to this subpart:

Industrial material means mineral, as defined in Sec. 922.3.

Traditional fishing means those commercial or recreational fishing methods which have been conducted in the past within the Sanctuary.

Sec. 922.142 Prohibited or otherwise regulated activities.

(a) Except as specified in paragraphs (b) through (f) of this section, the following activities are prohibited and thus are unlawful for any person to conduct or to cause to be conducted:

(i) Discharging or depositing, from within the boundary of the Sanctuary, any material or other matter except:

(A) Fish, fish parts, chumming materials or bait used in or resulting from traditional fishing operations in the Sanctuary;

(B) Biodegradable effluent incidental to vessel use and generated by marine sanitation devices approved in accordance with section 312 of the Federal Water Pollution Control Act, as amended, (FWPCA), 33 U.S.C. 1322 et seq.;

(C) Water generated by routine vessel operations (e.g., cooling water, deck wash down and gray water as defined by section 312 of the FWPCA) excluding oily wastes from bilge pumping; or

(D) Engine exhaust.

(ii) Discharging or depositing, from beyond the boundary of the Sanctuary, any material or other matter, except those listed in paragraphs (a)(1)(i) (A) through (D) of this section, that subsequently enters the Sanctuary and injures a Sanctuary resource or quality.

(2) Exploring for, developing or producing industrial materials within the Sanctuary.

(3) Drilling into, dredging or otherwise altering the seabed of the Sanctuary; or constructing, placing or abandoning any structure, material or other matter on the seabed of the Sanctuary, except as an incidental result of:

(i) Anchoring vessels;

(ii) Traditional fishing operations; or

(iii) Installation of navigation aids.

(4) Moving, removing or injuring, or attempting to move, remove or injure, a Sanctuary historical resource. This prohibition does not apply to moving, removing or injury resulting incidentally from traditional fishing operations.


(6) Lightering in the Sanctuary.

(7) Possessing within the Sanctuary (regardless of where taken, moved or removed from), except as necessary for valid law enforcement purposes, any historical resource, or any marine mammal, marine reptile or seabird taken in violation of the MMPA, ESA or MBTA.

(8) Interfering with, obstructing, delaying or preventing an investigation, search, seizure or disposition of seized property in connection with enforcement of the Act or any regulation or permit issued under the Act.
(b) The prohibitions in paragraphs (a) (1), and (3) through (8) of this section do not apply to any activity necessary to respond to an emergency threatening life, property or the environment.

(c)(1)(i) All Department of Defense military activities shall be carried out in a manner that avoids to the maximum extent practicable any adverse impacts on Sanctuary resources and qualities.

(ii) Department of Defense military activities may be exempted from the prohibitions in paragraphs (a) (1) and (3) through (7) of this section by the Director after consultation between the Director and the Department of Defense.

(iii) If it is determined that an activity may be carried out, such activity shall be carried out in a manner that avoids to the maximum extent practicable any advance impact on Sanctuary resources and qualities. Civil engineering and other civil works projects conducted by the U.S. Army Corps of Engineers are excluded from the scope of this paragraph(c).

(2) In the event of threatened or actual destruction of, loss of, or injury to a Sanctuary resource or quality resulting from an untoward incident, including but not limited to spills and groundings caused by the Department of Defense, the Department of Defense shall promptly coordinate with the Director for the purpose of taking appropriate actions to respond to and mitigate the harm and, if possible, restore or replace the Sanctuary resource or quality.

(d) The prohibitions in paragraphs (a) (1) and (3) through (7) of this section do not apply to any activity executed in accordance with the scope, purpose, terms and conditions of a National Marine Sanctuary permit issued pursuant to Sec. 922.48 and Sec. 922.143 or a Special Use permit issued pursuant to section 310 of the Act.

(e) The prohibitions in paragraphs (a)(1) and (3) through (7) of this section do not apply any activity authorized by any lease, permit, license, approval or other authorization issued after the effective date of Sanctuary designation (November 4, 1992) and issued by any Federal, State or local authority of competent jurisdiction, provided that the applicant compiles with Sec. 922.49, the Director notifies the applicant and authorizing agency that he or she does not object to issuance of the authorization, and the applicant complies with any terms and conditions the Director deems necessary to protect Sanctuary resources and qualities. Amendments, renewals and extensions of authorizations in existence on the effective date of designation constitute authorizations issued after the effective date.

(f) Notwithstanding paragraphs (d) and (e) of this section, in no event may the Director issue a permit under Sec. 922.48 and Sec. 922.143, or under section 310 of the act, authorizing, or otherwise approving, the exploration for, development or production of industrial materials within the Sanctuary, or the disposal of dredged materials within the Sanctuary (except by a certification, pursuant to Sec. 922.47, of valid authorizations in existence on November 4, 1992) and any leases, licenses, permits, approvals or other authorizations authorizing the exploration for, development or production of industrial materials in the Sanctuary issued by other authorities after November 4, 1992, shall be invalid.

Sec. 922.143 Permit procedures and criteria.

(a) A person may conduct an activity prohibited by Sec. 922.142 (a) (1) and (3) through (7) if conducted in accordance with scope, purpose, manner, terms and conditions of a permit issued under this section and Sec. 922.48.

(b) Applications for such permits should be addressed to the Director, Office of Ocean and Coastal Resource Management; ATTN: Manager, Stellwagen Bank National Marine Sanctuary, 175 Edward Foster Rd., Scituate, MA 02066.

(c) The Director, at his or her discretion may issue a permit, subject to such terms and conditions as he or she deems appropriate, to conduct an activity prohibited by Sec. 922.142(a) (1) and (3) through (7), if the Director finds that the activity will have only negligible short-term adverse effects on Sanctuary resources and qualities and will: further research related to Sanctuary resources and qualities; further the educational, natural or historical resource value of the Sanctuary; further salvage or recovery operations in or near the Sanctuary in connection with a recent air or marine casualty; or assist in managing the Sanctuary. In deciding whether to issue a permit, the Director may consider such factors as: the professional qualifications and financial ability of the applicant as related to the proposed activity; the duration of the activity and the duration of its effects; the appropriateness of the methods and procedures proposed by the applicant for the conduct of the activity; the extent to which the conduct of the activity may diminish or enhance Sanctuary resources and qualities; the cumulative effects of the activity; and the end value of the activity. In addition, the Director may consider such other factors as he or she deems appropriate.

(d) It shall be a condition of any permit issued that the permit or a copy thereof be displayed on board all vessels or aircraft used in the conduct of the activity.

(e) The Director may, inter alia, make it a condition of any permit issued that any data or information obtained under the permit be made available to the public.

(f) The Director may, inter alia, make it a condition of any permit issued that a NOAA official be allowed to observe any activity conducted under the permit and/or that the permit holder submit one or more reports on the status, progress or results of any activity authorized by the permit.
### Appendix A to Subpart N of Part 922--Stellwagen Bank National Marine Sanctuary Boundary Coordinates

[Appendix Based on North American Datum of 1927]

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## Appendix J. Preliminary Species List for the Stellwagen Bank National Marine Sanctuary

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<th>Species</th>
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**PHYLUM: ANNELIDA (segmented worms)**

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| Ampharetidae       | Anobothrus | gracilis | 1  |
| Cirratulidae       | Aphelochaeta | sp. | 4  |
| Apistobranchidae   | Apistobranchus | tullbergi | 4  |
| Trochilidae        | Archilochus | colubris | 2  |
| Paraonidae         | Aricidea | quadrilobata | 1  |
| Paraonidae         | Aricidea | catherinae | 4  |
| Paraonidae         | Aricidea | cerrutii | 4  |
| Paraonidae         | Aricidea | quadrilobata | 4  |
| Paraonidae         | Aricidea | taylori | 4  |
| Maldanidae         | Asychis | biceps | 6  |
| Maldanidae         | Axiothella | eatenata | 9  |
| Maldanidae         | Axiothella | mucosa | 4  |
| Capitellidae       | Capitella | capitata | 4  |
| Cirratulidae       | Caulleriella | sp. | 4  |
| Chaetopteridae     | Chaetopterus | variopedatus | 6  |
| Cirratulidae       | Chaetozone | setosa | 1  |
| Apodidae           | Chaetura | pelagica | 2  |
| Sabellidae         | Chone | infundibuliformis | 1  |
| Cirratulidae       | Cirratulidae | sp. | 4  |
| Cirratulidae       | Cirratulus | sp. | 6  |
| Paraonidae         | Cirrophorus | ilvana | 4  |
| Pectinariidae      | Cistenides | sp. | 6  |
| Maldanidae         | Clymenella | sp. | 1  |
| Cossuridae         | Cossura | longocirrata | 1  |
| Cossuridae         | Cossura | delta | 4  |
| Cossuridae         | Cossura | soyeri | 4  |
| Fringillidae       | Dendroica | coronata | 2  |
| Onuphidae Plumed worm | Diopatria | cupera | 1, 6 |
| Spionidae          | Diopio | sp. | 6  |
| Spionidae          | Dipolydora | quadrilobata | 4  |
| Spionidae          | Dipolydora | socialis | 4  |
| Enchytraeidae      | Enchytraeida sp. | 4  |
| Phyllodocidae      | Eteone | longa | 4  |
| Sabellidae         | Euchone | incolor | 4  |
| Eunicidae          | Eunic | pennata | 6  |
| Syllidae           | Exogone | hebes | 1  |</p>
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**PHYLUM: ARTHROPODA (crabs, lobsters, shrimp)**

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| Ampeliscidae | Ampelisca | vadorum | 4 |
| Eusiridae | Amphithipsis | sp | 6 |
| Anthuridae | Anoplodactylus | lentus | 4 |
| Axiidae | Axius | serratus | 6 |
| Aoridae | Balanus | balanus | 4 |
| Aoridae | Balanus | crenatus | 4 |
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| Balanidae | Brisaster | fragilis | 1 |
| Ampeliscidae | Byblis | gaimardi | 1 |
| Bodotriidae | Calanus | fimarchicus | 1 |
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| Axiidae | Calocaris | tempelmanni | 6 |
| Bodotriidae | Campylaspis | rubicunda | 6 |
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**PHYLUM: CHORDATA—MARINE REPTILES**

| Cheloniidae      | Loggerhead turtle        | Caretta caretta      | 1      |         |       |
| Cheloniidae      | Green turtle             | Chelonia mydas      | 1      |         |       |
| Dermochelyidae   | Leatherback turtle       | Dermochelys coriacea | 1      |         |       |
| Cheloniidae      | Kemp's ridley turtle     | Lepidochelys kempii | 1      |         |       |

**PHYLUM: CHORDATA—BIRDS**

<p>| Alcidae          | Razorbill                | Alca torda           | 5      |         |       |
| Alcidae          | Dovekie                  | Alle alle            | 5      |         |       |
| Anatidae         | Common Eider             | Ardea herodias      | 5      |         |       |
| Anatidae         | Atlantic Brant           | Branta bernicla     | 5      |         |       |
| Laridae          | South Polar Skua         | Calidris minutilla  | 5      |         |       |
| Procellariidae   | Cory’s Shearwater        | Calonectris diomedea | 5      |         |       |
| Laridae          | South polar skua         | Catharacta maccormicki | 5     |         |       |
| Laridae          | Great skua               | Catharacta skua     | 5      |         |       |
| Alcidae          | Black guillemot          | Cepphus grylle      | 5      |         |       |
| Laridae          | Black tern               | Chlidonias niger    | 5      |         |       |
| Anatidae         | Long-tailed Duck         | Clangula hyemalis   | 5      |         |       |
| Procellariidae   | Yellow-nosed albatross   | Diomedea chlororhynchos | 5    |         |       |
| Procellariidae   | Black-browed albatross   | Diomedea meleanophris | 5    |         |       |
| Falconidae       | Peregrine Falcon         | Falco peregrinus    | 5      |         |       |
| Laridae          | Atlantic Puffin          | Fratercula arctica  | 5      |         |       |
| Procellariidae   | Northern fulmar          | Fulmarus glacialis  | 5      |         |       |
| Gaviidae         | Common loon              | Gavia immer         | 5      |         |       |
| Gaviidae         | Red-throated loon        | Gavia stellata      | 5      |         |       |
| Laridae          | Herring gull             | Larus argentatus    | 5      |         |       |
| Laridae          | Laughing gull            | Larus articilla     | 5      |         |       |
| Laridae          | Ring-billed gull         | Larus delwarensis   | 5      |         |       |
| Laridae          | Iceland gull             | Larus glaucoides    | 5      |         |       |
| Laridae          | Glaucous gull            | Larus hyperboreus   | 5      |         |       |
| Laridae          | Great Black-backed gull  | Larus marinus       | 5      |         |       |
| Laridae          | Bonaparte's gull         | Larus philadelphia  | 5      |         |       |
| Anatidae         | White-winged scoter      | Melanitta deglandi  | 5      |         |       |
| Anatidae         | Black scoter             | Melanitta negri     | 5      |         |       |
| Anatidae         | Surf scoter              | Melanitta perspicillata | 5    |         |       |
| Sulidae          | Northern Gannet          | Morus bassanus      | 5      |         |       |
| Hydrobatide      | Wilson's Storm-Petrel    | Oceanites oceanicus | 5      |         |       |</p>
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**PHYLUM CHORDATA—MARINE MAMMALS**

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References for Species List


APPENDIX K. DESCRIPTION OF TYPICAL WASTE DISCHARGES IN THE STELLWAGEN BANK SANCTUARY

Black water, gray water, bilge water, ballast water, hazardous materials and solid waste are the significant types of vessel discharge in the sanctuary. This appendix explains what the wastes are produced from, what they include, how much is produced, and indicates principal regulations pertaining to each type of discharge. The information provided is based on typical cruise ship operations, but these types of discharges are not limited to that class of vessel and can vary in degree and kind.

Black Water

Produced from: vessel sewage. It is more concentrated than land-based sources since it is diluted with less water (3 qts/flush vs. 3-5 gal/flush).

Includes: bacteria, viruses, nutrients, chemicals and deodorants (chlorine, ammonia, formaldehyde).

Production: typical cruise ship produces an estimated 210,000 gal/week; no data on other vessels.

Regulations: Federal regulations under the Clean Water Act (CWA) classify sewage as a pollutant. Cruise ships are not subject to the National Pollutant Discharge Elimination System (NPDES) permitting program, which requires land-based facilities to obtain permits for discharges. Section 312 of CWA regulates black water (sewage) from cruise ships where vessels are required to possess a U.S. Coast Guard certified marine sanitation device (MSD).

Specifications:

• requires the use of MSDs for all vessels within 3 nautical miles of the coast.

• vessels over 65 feet must have a type II or type III MSD (type II = standard of 200 fecal coliform per per 100 ml of water discharged; type III unit is to contain sewage until it can be disposed of [i.e., a holding tank]).

• CWA can be applied to any discharge beyond the 3-mile limit that affects water quality within that limit.

• raw sewage can be legally discharged beyond 3 nautical miles.

Gray Water

Produced from: wastewater from sinks, showers, laundry and galleys.

Includes: suspended solids, oil, grease, ammonia, nitrogen, phosphates, copper, lead, mercury, nickel, silver, zinc, detergents, cleaners, other metals, pesticides, medical and dental waste.

Production: typical cruise ship produces an estimated 1,000,000 gal/week; no data on other vessels.

Regulations: Federal regulations do not prohibit discharge in state or U.S. waters, except for the Great Lakes and state waters of Alaska.

Ballast Water

Produced from: Ballast water is used for trim, safety and stabilization of vessels and adapted to loads and sea conditions. The International Maritime Organization, the USCG, Canada and several other countries and states have either voluntary guidance or legislation requiring ballast water management. Because of the lack of alternative treatments, the preferred interim treatment is ballast water exchange in mid-ocean for vessels entering the U.S. Exclusive Economic Zone (EEZ). Unfortunately, it is difficult to access the level of voluntary compliance, even with the mandatory reporting forms. The USCG has a report to Congress that says compliance is very low (NBIC, 2001). In New England, only about 35% of the vessels submit forms, an insufficient number to draw conclusions. Moreover, coastal vessels do not have to report ballast water exchange or submit forms.

Studies indicate that ballast water is one of the major vectors for exotic species introductions. Over 80% of the world’s goods are transported by ships that globally discharge approximately 10 billion metric tons of ballast water each year. Over 3,000-7,000 species are carried in ballast tanks daily, and though few become established and fewer become invasive, those that do may cause economic and ecological harm. The greatest concern has been focused on coastal areas where introduced species have dramatically impacted nearshore ecosystems, aquaculture and harbor and port infrastructure.

Unfortunately, once marine organisms are established, it is virtually impossible to remove them. Thus, prevention is the best option for managing introduced species. Current efforts in the northeast are focusing on a regional ballast water management plan as other efforts at the international and national levels move forward. These efforts include
identification of scientifically based alternative ballast water exchange zones, actions for ports and harbors, and increased pressures for compliance with current voluntary ballast water management efforts.

**Includes:** thousands of marine species including larvae, fish eggs, microorganisms.

**Production:** typical cruise ship uses millions of gallons.

**Regulations:** Ballast water discharge is prohibited in the SBNMS by sanctuary regulation.

**Hazardous Materials**

**Produced from:** by-products of dry cleaning and photo processing operations, paints and solvents, batteries, fluorescent light bulbs containing mercury, and print shop wastes from cruise ships and metals, oil, solvents and a variety of other materials from other vessels.

**Includes:** chemicals and dry cleaning agents, photo processing chemicals, paints and solvents, mercury, and inks and dyes from printing processes.

**Production:** typical cruise ship produces an est. 110 gal/week photo processing chemicals, 5 gal/week of dry cleaning wastes, 10 gal/week of used paint; unknown amounts for other vessels (Royal Caribbean, 2000).

**Regulations:** RCRA requires hazardous substances be offloaded to land-based treatment or disposal facilities for all cruise ships and other vessels that generate or transport such materials.

**Solid Waste**

**Produced from:** normal vessel operations.

**Includes:** food waste, cans, glass, wood, cardboard, paper and plastic. Also ash of incinerated wastes is discharged at sea. Other waste is disposed on shore and/or recycled on shore. Solid waste can take from weeks to years to dissolve in the ocean depending on the material.

**Production:** typical cruise ship produces an est. 8 tons/week; no data on other vessels.

**Regulations:** APPS and CWA. Marine Plastic Pollution and Control Act regulates the disposal of plastic and garbage.

**Specifics:**
- disposal of plastics is prohibited in any waters
- floating dunnage and packing materials are prohibited in navigable water within 25 nautical miles from land
- other garbage (paper, glass, rags, metal and similar material) is prohibited within 12 nautical miles from shore (unless it is macerated, where it can be disposed of beyond land)
APPENDIX L. CETACEAN AND PINNIPED SPECIES DESCRIPTIONS

BALEEN WHALES

Blue whales (Balaenoptera musculus), the largest animal on earth measuring up to 100 ft. (33 m), are rarely seen in the sanctuary. Like other mysticetes, blue whales tend to travel alone or in small, short-lived groups. The distribution of blue whales in the western North Atlantic ranges from the Arctic to at least mid-latitude waters (NOAA, 2005a). Small, periodic concentrations of krill on Stellwagen Bank may support a stray blue as it moves to its primary feeding grounds further north, to the Gulf of St. Lawrence during spring and summer. Blue whales are pelagic, primarily found in deep, offshore waters, and are rare in shallow waters. The current minimum estimate for the western North Atlantic stock is 308 whales (NOAA, 2005b).

Fin whales (Balaenoptera physalus), second to the blue whale in size, are sighted year-round in the sanctuary. They occur widely in the mid-Atlantic throughout the year, with concentrations from Cape Cod north in summer and from Cape Cod south in winter. The GoM and New England coast is a major feeding ground for fin whales from spring to fall. Relatively little is known about the movements and behavior of fin whales: they travel quickly and individuals are difficult to identify in the field, making research a challenge. Photo-identification studies suggest considerable site fidelity on humpback whale reproductive behavior, based upon longitudinal studies of known females (Robbins, 2000). The number of years between successive calves (calving interval) was determined for humpback whales (as well as fin whales and northern right whales) from GoM sightings. Other findings include gross annual rates of calf production in the population, and prediction of discrete events such as weaning. Annual resightings of GoM humpback whales permitted the slow accumulation of information on the age of first reproduction (Robbins, 2000).

The best population estimate for this species in the western North Atlantic is 2,814 individuals (Waring et al., 2001).

Humpback whales (Megaptera novaeangliae) are highly migratory animals, spending spring through fall on feeding grounds in mid- or high-latitude waters, and wintering on calving grounds in the tropics. As with other baleen species in the sanctuary, the abundance of humpbacks may be tied to the abundance of their preferred food, sand lance. In years of low regional sand lance productivity humpbacks may bypass the sanctuary area for more productive areas further north or offshore.

Individual humpbacks are identified by the black and white pigmentation patterns and scars on the underside of their flukes (tails). Photographs of these natural markings have allowed researchers to monitor the movements, health and behavior of individual humpbacks in the GoM since the early 1970s. Photo-identification studies have demonstrated that North Atlantic humpback whales return each spring to specific feeding grounds, such as the GoM (including the sanctuary), Gulf of St. Lawrence, Newfoundland, Labrador, Greenland, Iceland and Norway. The GoM (including sanctuary waters) was identified as a discrete feeding population based on high rates of annual return and low rates of exchange with other oceanic feeding grounds (Katona and Beard, 1990; Katona and Beard, 1991). These data also confirmed exchange between the GoM feeding ground and the West Indies breeding ground (Katona and Beard, 1990).

The study of humpback whales in the sanctuary and the GoM is one of the longest contiguous studies of a baleen whale population anywhere in the world. In the GoM, whale watching data demonstrated that the high return rates of calves to the GoM region reflect maternally-directed site fidelity (Clapham and Mayo, 1987). Despite site fidelity, whales from all feeding grounds migrate to common breeding areas in the West Indies, where they mate and calve (Katona and Beard, 1990). The largest breeding population of North Atlantic humpbacks is found on Silver Bank in the Dominican Republic. NOAA and the Santuario de Mamíferos Marinos de la República Dominicana (SMMRD) have collaborated to establish a sister sanctuary relationship between the Stellwagen Bank sanctuary and the SMMRD to protect this resource on both ends of its migratory range.

GoM humpback whales are migratory, their overall broad latitudinal range is confusing and likely complex (Christensen et al., 1992). Regular mass movements along well-defined migratory corridors, with specific end-points, have not been documented by sightings. However, acoustic recordings from passive-listening hydophone arrays indicate a southward “flow pattern” in the fall from Labrador-Newfoundland region, south past Bermuda, and into the West Indies (Clark, 1995). It is assumed that fin whales breed in the middle North Atlantic, with mating and calving occurring from November to March; however, the location of their wintering grounds is poorly known (NOAA, 2006).
best population estimate for the GoM stock is a minimum of 647 whales (NOAA, 2005c).

Sei whales (Balaenoptera borealis) have been observed sporadically in the sanctuary in late summer or autumn and are likely related to prey abundance. They have been dubbed “switch hitters” as they have been observed with right whales skimming feeding on euphausiids and copepods as well as feeding on small fish close to humpback and finback. Presence of sei whales may be a good indicator of cyclical changes on Stellwagen Bank. For example, during the summer of 1986 (Schilling et al., 1992), whale-watchers were surprised by the fact that very few humpback whales were present on Stellwagen Bank. The population of sand lance, the small fish that makes up the bulk of the humpback’s diet there, was exceptionally low. Numbers of copepods, the main source of food for sand lance, exploded in their absence, creating a temporary hot spot for feeding sei and right whale. Perhaps coincidentally, one of the few sightings of a blue whale, another planktivorous species, came from this year as well. The population size of the sei whale in U.S. North Atlantic waters is unknown. In the spring and summer, sei whales occur in the southern end of their range, which includes the GoM and Georges Bank (NOAA, 2006b).

Minke whales (Balaenoptera acutorostrata), the smallest baleen whale, are commonly seen in the sanctuary and the GoM in spring and summer. During the fall, there are fewer minke whales in New England waters, while during winter the species appears to be largely absent. The number of minke whales that use the sanctuary changes from year to year and calves are rarely observed (Murphy, 1995). Minke whales usually travel alone or in very loose groups, generally don’t create a spout when at the surface and often change direction quickly. All of these characteristics make them a challenge to observe or to individually identify.

Minke whales off the eastern coast of the U.S. are considered to be part of the Canadian East Coast stock. Studies of minke in other areas indicate that their diet may be more diverse than other local baleen whales, their diet including copepods, krill, capelin, herring, sand lance and squid. The total number of minke whales in the Canadian East Coast population is unknown but a minimum population estimate is 3,113 (NOAA, 2005d).

North Atlantic right whales (Eubalaena glacialis) are critically endangered with a total population estimate between 300 to 350 individuals. Individual right whales are identified by callosities, the rough, light-colored areas found on the top of the head, around the blowholes, chin, jawline and above the eyes. These callosity patterns do not change over the lifetime of the individual.

Seasonal movements are generally between rich summer feeding grounds and warm winter calving grounds with peak migration periods in November/December and March/April. From late winter to early fall, North Atlantic right whale distribution tends to correlate with the location of their preferred copepod prey, Calanus finmarchicus. Primary GoM feeding grounds in the spring and early summer, where particularly dense patches of prey occur, include designated critical habitats of Cape Cod Bay and portions of Stellwagen Bank (late winter) and Great South Channel (spring). While whales have been sighted year round in Cape Cod Bay, the peak period of feeding in that area is January to May.

During summer and fall most of the population feeds on different banks in Southeast Canada such as the Bay of Fundy. “Courtship groups” are also seen at this time. Typically, pregnant females, females with young calves, and juveniles, as well as a few atypical individuals migrate seasonally along the eastern seaboard of the U.S. and Canada between calving grounds in the south and feeding areas in the north, generally via near shore waters in the mid-Atlantic. Right whales spend about one-third of their time surface feeding in the Cape Cod/Massachusetts Bay and GoM areas, which may increase ship strike and entanglement risk from buoy line and surface fishing line systems (NOAA, 2006a). It is unknown where the bulk of the non-calving population spends the winter.

TOOTHED WHALES

Sperm whales (Physeter macrocephalus), the largest of the toothed whales, grow up to 18 m (60 ft.) in length. Among cetaceans, this species displays the greatest difference in size between males and females. They are usually seen in deep, offshore waters, but they can occur near shore, where the continental shelf is narrow and the water deep, well away from the relatively shallow waters of Stellwagen Bank. Sightings in our area are extremely rare, usually amounting to a stranding of lone individuals along our beaches.

Belugas (Delphinapterus leucas) have been sighted in the sanctuary area on occasion. Individuals from the St. Lawrence, Canada, population may follow cold water currents south (as far south as Long Island, NY). In 1971, a medium-sized, white whale with no dorsal fin was spotted inside the Cape Cod Canal. Another sighting occurred in Massachusetts Bay a few years ago.

Orcas (Orcinus orca) are the largest delphinid (dolphin). Up to 9 m (30 ft.) in length, these massive predators use the sanctuary and surrounding waters only rarely. Over the years most sightings of orca in our area have occurred in August and September, perhaps tied to the end of the northward run of bluefin tuna. Different social groups of these whales may specialize on different prey items in the GoM, including herring and cod. Almost nothing is known about the North Atlantic orca populations, including where they come from, general movements, social structure, etc. Sightings of orca are sporadic at best; many years may pass between sightings.

Long-finned pilot whales (Globicephala melaena) are seasonal residents of the sanctuary area but, like most other toothed whales, their abundance from year to year depends upon the presence of their favored prey. These whales are sexually dimorphic in size and, to some extent, shape. Males tend to be larger than females, growing up to 6 m (20 ft.), and develop a more pronounced ‘pothead’ and more...
rounded dorsal fin. They are all black (hence the common name ‘blackfish’) except for a light anchor patch on the belly between the flippers. Some individuals may have faint gray markings behind the eyes or behind the dorsal fin. As schooling fish migrate inshore during the late summer and fall, so do the squid and pilot whales. Adult female pilot whales may direct the tight knit pods, numbering from less than a dozen to over a hundred, to the changeable feeding grounds. In some populations, pilot whale calves may remain in their maternal pods. To reduce inbreeding, many pods may form massive herds, especially in early summer. Sightings of pilot whales in the sanctuary can occur throughout the year with a peak in fall. As pilot whales head inshore to forage they can be sighted from land. Such sightings often preclude a mass stranding where entire pods come ashore. Records show that such strandings have occurred throughout history but reactions toward these strandings have changed. Until the 1920s, Cape Cod communities would actively herd pilot whales toward shore or take advantage of strandings for meat and oil. Large-scale human efforts today work at returning the whales to sea or reducing the amount of suffering.

DOOLPHINS AND PORPOISES

White-beaked dolphins (Lagenorhynchus albirostris) are closely related to the white-sided dolphins and, like them, are found only in the North Atlantic. Little is known about this species as sightings and strandings are quite rare on this side of the Atlantic. Pods tend to be smaller in number than in the white-sided dolphin, and they have been seen moving in echelon formation (side-by-side as a front). Their diet seems to be more tied to squid than fish and sightings may be correlated to the abundance of these invertebrates.

Atlantic white-sided dolphins (Lagenorhynchus acutus) were relatively uncommon in our area prior to the late 1970s, and white-beaked dolphins were common. Both of these related species have a somewhat varied diet but differ in their preferences: white-beaked tends to favor squid while white-sides favor small, schooling fish. About two decades ago, sand lance populations exploded in the sanctuary and sightings of white-beaked became rare while white-sides increased.

Pod structure seems to be based upon closely related females, accompanied by calves of all ages and a few unrelated males. These highly mobile groups are not permanent residents of the sanctuary. They range widely throughout the GoM and are sighted where food, such as herring and sand lance, are most abundant. Pods may also join other species of whales during feeding, such as humpbacks and pilot whales. New calves are most commonly seen in May, June and July. Migration is still poorly understood and may be characterized as inshore for winter, offshore for summer. In early fall (August) a few scattered pods may be sighted becoming more common through late fall and winter. By mid-April most pods leave the area, perhaps to more offshore and northern feeding grounds. Mass strandings are most common in fall and spring.

Common dolphins (Delphinus delphis) are a more offshore species, preferring the warmer, deeper waters south and east of Georges Bank. It has been dubbed saddle back dolphin due to their dark, saddle-shaped marking on its mid-back. Only a few individuals have been sighted over the years in the sanctuary area, especially during the summer months. Stranded individuals may come ashore during the winter.

Bottlenose dolphins (Tursiops truncatus) are large, robust dolphins found in cool water habitats further to the south of the sanctuary. At least two forms of bottlenose exist: the larger offshore populations and the smaller, more familiar inshore populations. It is not clear whether the few live sightings of individuals in the sanctuary area are of the offshore or inshore forms. Both forms occasionally strand along the coasts of Massachusetts Bay and Cape Cod Bay.

Risso’s dolphins (Grampus griseus) are animals of warmer, deeper waters to the south of the sanctuary. They are believed to be squid hunters and the few sightings of live individuals may represent strays during warm water episodes or during northward movements of their favored prey. A few individuals have been found stranded on Cape Cod beaches.

Harbor porpoises (Phocoena phocoena) are among the smallest cetaceans in the world reaching 1.7 m (6 ft.) and 63 kg (140 pounds) in weight. These are coastal animals and are only rarely found transiting the sanctuary area. More often they are spotted around harbors by observers heading out for whale watches or research cruises. They tend to be shy, inconspicuous animals that are difficult to spot. Despite their size and more coastal affinities, harbor porpoises are prodigious divers, reaching down to 230 m (760 ft.) in search of prey. Like most marine mammals, porpoises are opportunistic feeders, taking advantage of whatever is locally abundant. Yet the distribution and movements of porpoises in the GoM seems to be intimately tied to the annual movements of different species of herring. As herring move toward spawning rivers in spring and early summer, harbor porpoises are likely to follow. As the young herring head out to sea so do the porpoises (sightings of porpoises in the GoM are very rare during the winter).

As coastal animals tied to a relatively restricted diet, harbor porpoise populations are susceptible to a variety of human disturbances. Some of the highest concentrations of industrial pollutants have been found in tissue samples of porpoise, including large loads of PCB’s and heavy metals. Entanglements in gillnets pose a serious threat to the population throughout the GoM.

SEALS

Harbor seals (Phoca vitulina) are the most abundant pinniped species in eastern U.S. waters. They are widely distributed along the coast, preferring sheltered and undisturbed rocky ledge haul-out areas in bays and estuaries from Maine south to Cape Cod, Massachusetts. During the first half of the 20th century, harbor seals bred as far south as Cape Cod Bay, but currently are only seasonal residents in the sanctuary and southern New England (from late September until
Breeding occurs from late April until late June, exclusively north of Massachusetts.

Since passage of the Marine Mammal Protection Act in 1972, harbor seal abundance in New England has increased nearly five-fold (NOAA, 2001). NOAA Fisheries Service has not identified harbor seals as a “strategic stock” because the known human-caused mortality and serious injury is below that level thought to inhibit the recovery of the species ($n=1,859$). In the shallower waters adjacent to Cape Cod, and within the sanctuary, harbor seals feed almost exclusively on sand lance. Data from the NOAA Fisheries Service Observer Program demonstrate that harbor seals are caught and killed in the sanctuary by the sink gillnet fishery, but the total number is not currently known.

Gray seal ($Halichoerus grypus$) occurring in the sanctuary are part of an abundant (143,000) and increasing population that has a distribution from New England to Labrador and is centered on the Sable Island area of Nova Scotia, Canada. NOAA Fisheries Service has not designated gray seals as a “strategic stock” (NOAA, 2001) and no gray seals “takes” were documented in the sanctuary by the NOAA Fisheries Service Observer Program in the years 2000-2002.

Harp seals ($Pagophilus groenlandica$), Hooded seals ($Cystophora cristata$) and Ring seals ($Pusa hispida$) are ice seals that are generally distributed in and around the pack ice of the North Atlantic Ocean. In late spring after the breeding season, both species migrate north to summer feeding grounds, following the receding ice edge. They share much of their range and habitat in the North Atlantic, although hooded seals tend to live farther offshore and feed in deeper water. Because of this, the hooded and harp species only gather together in the same areas during part of their breeding season (Lavingne and Kovacs, 1988). Over the past decade, there has been an increase of extralimital occurrences of harp and hooded species, extending their range south of their historic northern range along the east coast of North America. It has not been determined, however, whether these occurrences are due to an increase in population abundance or to a shift in habitat use. Sightings of ring seals are rare in the sanctuary.

Go to the following URLs for additional species information:

IUCN Redlist:
http://www.iucnredlist.org/search/search-basic

NMFS Stock Assessment:
http://www.nmfs.noaa.gov/pr/sars/
**APPENDIX M. NORTHEAST REGION WHALE WATCH GUIDELINES INCLUDING THE STELLWAGEN BANK SANCTUARY**

All whales, dolphins and porpoises in the northeast region are federally protected by the Marine Mammal Protection Act (MMPA) and most large whales in the area are further protected under the Endangered Species Act (ESA). Under these Acts, it is illegal to “harass, hunt, capture or kill” any marine mammal. Prohibited conduct includes any “negligent or intentional act which results in the disturbing or molesting of marine mammals.” The following operational procedures are intended to avoid harassment and possible injury to large whales, particularly the finbacks, humpbacks and minke whales commonly seen by vessels engaged in whale watching. Following the guidelines can help protect both you and the whale you wish to watch and keep you from accidentally violating federal law.

**The right whale is protected by separate State and Federal regulations** that prohibit approach within 500 yards of this species. Any vessel finding itself within the 500 yard buffer zone created by a surfacing right whale must depart immediately at a safe slow speed. The only vessels allowed to remain within 500 yards of a right whale are vessels with appropriate research permits, commercial fishing vessels in the act of hauling back or towing gear, or any vessel given prior approval by NOAA Fisheries Service to investigate a potential entanglement.

**OPERATIONAL GUIDELINES WHEN IN SIGHT OF WHALES:**

**2 miles to 1 mile away:**
- Reduce speed to 13 knots.
- Post a dedicated lookout to assist the vessel operator in monitoring the location of all marine mammals.
- Avoid sudden changes in speed and direction.
- Aircrafts should maintain a minimum altitude of 1,000 feet over water.

**1 mile to ½ mile away:**
- Reduce speed to 10 knots.
- Reduce speed to 7 knots.
- Maneuver to avoid head-on approach.

**CLOSE APPROACH PROCEDURE:**

**600 feet or closer:**
- Parallel the course and speed of moving whales up to the designated speed limit within that distance.
- Do not attempt a head-on approach to whales.
- Approach and leave stationary whales at no more than idle or “no wake” speed, **not to exceed 7 knots**.
- Do not intentionally drift down on whales.
- Vessels in multi-vessel approaches should maintain communication with each other (via VHF channels 9, 13, or 16 for hailing) to coordinate viewing.
- Take into account the presence of obstacles (vessels, structures, fishing gear, or the shoreline). All vessels in close approach must stay to the side or behind the whales so they do not box in the whales or cut off their path.

**STAND-BY ZONE 300 feet to 600 feet away:**
- Two vessel limit within the 300- to 600-foot Stand-By Zone at any one time.

**CLOSE APPROACH ZONE 100 feet to 300 feet away:**
- One vessel limit.
- Other vessels stand off (up to two vessels in Stand-By Zone – others outside 600 feet).
- If more than one vessel is within 600 feet, the vessel within 300 feet should limit its time to 15 minutes in close approach to whales.

**NO INTENTIONAL APPROACH WITHIN 100 FEET.**
- Do not approach within 100 feet of whales. If whales approach within 100 feet of your vessel, put engines in neutral and do not re-engage propulsion until whales are observed clear of harm’s way from your vessel.

**DEPARTURE PROCEDURE**

All vessels should leave the whales following the same speed and distance procedures described above.
- In order for vessels to be clear of whales before dark, vessels should cease whale watching and begin their return to port 15 minutes before sunset.

**Penalties:** A violation of the Marine Mammal Protection Act may result in fines or civil penalties of up to $10,000 or criminal penalties of up to $20,000 plus IMPRISONMENT and/or SEIZURE OF VESSEL and other personal property. A violation of the Endangered Species Act may result in fines or civil penalties of up to $25,000 or criminal penalties of up to $50,000 plus IMPRISONMENT and/or SEIZURE OF VESSEL and other personal property.

**CONTACT NUMBERS**

**Whale Watching Information** For more information on the whale watching guidelines or laws pertaining to marine mammals, call: NOAA Fisheries Service, Protected Resources Division: 978-281-9300 x-6505

**Right Whale Sighting** All sightings of a right whale should be called in to the NOAA Fisheries Service Sighting Advisory System: 978-585-8473 (pager)

**Entangled Whale** Any sighting of an entangled whale should be reported. Vessels should stand-by and keep the whale in sight until help arrives (an estimated 45 min. or more) or arrange for another vessel to maintain contact with the whale. Disentanglement HOTLINE (weekdays): 800-900-3622 or Disentanglement pager: 508-307-5300 or NOAA Fisheries Service Stranding & Entanglement HOTLINE: 978-281-9351 or USCG on VHF CH-16
**Entangled Right Whale** Maintain 500 yards. To report or get authorization to approach, call: Disentanglement Hotline (weekdays): 800-900-3622 or Disentanglement pager: 508-307-5300 or NOAA Fisheries Service Stranding & Entanglement Hotline: 978-281-9351

**Dead Whale** Any sighting of a dead whale should be reported to the NOAA Fisheries Service Stranding & Entanglement Hotline: 978-281-9351

**Potential Violations** Any activity that appears to be an intentional or negligent action leading to a collision or harassment incident should be reported to the NOAA Enforcement HOTLINE: 800-853-1964
APPENDIX N. FEDERAL
REGULATIONS ON APPROACH TO
ENDANGERED NORTH ATLANTIC
RIGHT WHALES

[The following regulations are excerpted from 50 CFR, subpart F, §224.103. For the latest version of these regulations including their coordinates refer to http://www.nmfs.noaa.gov/pr/species/mammals/cetaceans/rightwhale.htm]

(c) Approaching right whales

(1) Prohibitions. Except as provided under paragraph (c)(3) of this section, it is unlawful for any person subject to the jurisdiction of the United States to commit, attempt to commit, to solicit another to commit, or cause to be committed any of the following acts:

(i) Approach (including by interception) within 500 yards (460 m) of a right whale by vessel, aircraft, or any other means;

(ii) Fail to undertake required right whale avoidance measures specified under paragraph (c)(2) of this section.

(2) Right whale avoidance measures. Except as provided under paragraph (c)(3) of this section, the following avoidance measures must be taken if within 500 yards (460 m) of a right whale:

(i) If underway, a vessel must steer a course away from the right whale and immediately leave the area at a slow safe speed.

(ii) An aircraft must take a course away from the right whale and immediately leave the area at a constant airspeed.

(3) Exceptions. The following exceptions apply to this section, but any person who claims the applicability of an exception has the burden of proving that the exception applies:

(i) Paragraphs (c)(1) and (c)(2) of this section do not apply if a right whale approach is authorized by the National Marine Fisheries Service through a permit issued under part 222, subpart C, of this chapter (General Permit Procedures) or through a similar authorization.

(ii) Paragraphs (c)(1) and (c)(2) of this section do not apply where compliance would create an imminent and serious threat to a person, vessel, or aircraft.

(iii) Paragraphs (c)(1) and (c)(2) of this section do not apply when approaching to investigate a right whale entanglement or injury, or to assist in the disentanglement or rescue of a right whale, provided that permission is received from the National Marine Fisheries Service or designee prior to the approach.

(iv) Paragraphs (c)(1) and (c)(2) of this section do not apply to an aircraft unless the aircraft is conducting whale watch activities.

(v) Paragraph (c)(2) of this section does not apply to the extent that a vessel is restricted in her ability to maneuver and, because of the restriction, cannot comply with paragraph (c)(2) of this section.
## Appendix O. Prioritized Strategy Implementation Based on Funding Scenarios

<table>
<thead>
<tr>
<th>Action Plan/Objective</th>
<th>Strategy</th>
<th>Strategy Prioritization</th>
<th>Partner Requirement</th>
<th>Strategy Implementation based on funding</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CAPACITY BUILDING</strong></td>
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<tr>
<td>ADMIN.1 Strengthen Site Staffing and Program Support Capabilities</td>
<td>(1.1) Integrate staff capabilities with changing program needs.</td>
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<td>(1.2) Hire additional staff and streamline organizational structure.</td>
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<td>(1.3) Enhance operation of the sanctuary advisory council.</td>
<td>H</td>
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<tr>
<td>ADMIN.2 Maintain and Further Develop Site Infrastructure</td>
<td>(2.1) Maintain and acquire vessels as necessary.</td>
<td>H</td>
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<td></td>
<td>(2.2) Work with ONMS headquarters to develop and implement a SBNMS long-range facilities plan that prioritizes partnering opportunities with the town of Scituate.</td>
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<td>(2.3) Maintain a database for sanctuary permitting.</td>
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<td>(2.4) Meet the equipment needs of an expanded SBNMS diving program.</td>
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<td>(2.5) Develop an effective enforcement program.</td>
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<tr>
<td>ADMIN.3 Develop a SBNMS Volunteer Program That Leverages Program Implementation and Increases Site Visibility</td>
<td>(3.1) Develop a SBNMS volunteer program.</td>
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<td>(3.2) Maintain and expand SBNMS volunteer diver corps activities.</td>
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<td>(3.3) Develop and support international exchange of volunteers between SBNMS and other MPAs.</td>
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<tr>
<td><strong>Interagency Cooperation (IC)</strong></td>
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<tr>
<td>IC.1 Facilitate Cooperation and Coordination Between Agencies</td>
<td>(1.1) Initiate discussions regarding a Memorandum of Understanding (MOU) between SBNMS and NOAA Fisheries Service to facilitate cooperation and coordination.</td>
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<td></td>
<td>(1.2) Coordinate proposed activities with NOAA Fisheries Service NERO.</td>
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<td></td>
<td>(1.3) Facilitate cooperative research and outreach between SBNMS and NOAA Fisheries Service Northeast Fisheries Science Center (NEFSC).</td>
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<tr>
<td></td>
<td>(1.4) Evaluate the Memorandum of Agreement (MOA) between the U.S. Army Corps of Engineers (USACE) and NOAA Fisheries Service for commenting on proposed activities occurring at the Massachusetts Bay Disposal Site (MBDS).</td>
<td>H</td>
<td>●</td>
<td>●</td>
</tr>
<tr>
<td>IC.2 Establish Mechanisms for Improved Information Sharing Between Agencies</td>
<td>(2.1) Provide information via the web on the responsibilities and activities of multiple agencies that have roles pertinent to the SBNMS.</td>
<td>M</td>
<td>●</td>
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<tr>
<td></td>
<td>(2.2) Provide regular updates to the USCG Area Contingency Plans.</td>
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<tr>
<td></td>
<td>(2.3) Establish a mechanism for informal consultation with the EPA, NEFMC, Massachusetts Water Resources Authority (MWRA), Massachusetts Department of Environmental Protection (MADEP) and Massachusetts Office of Coastal Zone Management (MACZM) on water quality issues.</td>
<td>M</td>
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</tr>
</tbody>
</table>

**Budget Scenarios for Programmatic Costs Averaged over Years 1-5:**

[1] Scenario I (full funding: $2.83M not including federal salaries and supplemental costs)
[2] Scenario II (20% increase from level funding)
[3] Scenario III (level funding: $0.64M not including federal salaries and supplemental costs)

- ● Full
- □ Partial
- ○ None
### XI. Appendix O. Prioritized Strategy Implementation Based on Funding Scenarios

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</thead>
<tbody>
<tr>
<td>IC.2 Establish Mechanisms for Improving Information Sharing, continued</td>
<td>(2.4) Update and continue to implement the Sanctuary Cooperative Enforcement Program.</td>
<td>H</td>
<td>●</td>
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<tr>
<td></td>
<td>(2.5) Support continued meetings of the sanctuary advisory council's Interagency Cooperation Working Group (WG).</td>
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<td>(2.6) Participate in the Gulf of Maine (GoM) Council and other regional initiatives.</td>
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<td>(2.7) Participate on relevant advisory panels of the NEFMC.</td>
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<td></td>
<td>(2.8) Depict sanctuary boundaries in fishery management plans and related documents.</td>
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<td>●</td>
<td>●</td>
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</tbody>
</table>

**Public Outreach and Education (POE)**

| POE.1 Build Capacity for Outreach Programs that Increase Sanctuary Visibility, Awareness and Stewardship | (1.1) Produce public outreach products and programs that best address sanctuary visibility needs. | H | ■ | ● | ● |
| | (1.2) Develop and implement outreach programs with stakeholder groups to increase sanctuary visibility and promote sanctuary stewardship. | H | ■ | ● | ● |
| | (1.3) Work with ONMS headquarters to develop and implement a SBNMS long-range facilities plan that prioritizes partnering opportunities with interpretive centers and articulates federal funding needs. | H | ■ | ● | ● |
| | (1.4) Establish a Media Outreach Program. | H | ■ | ● | ● |

**POE.2 Build Capacity for Formal and Informal Education Programs That Support Sanctuary Management Goals**

| (2.1) Develop an action plan for establishing education partnerships and identify the types of programs and objectives that would best be achieved. | H | ■ | ● | ● |
| (2.2) Support K–12 Educational Programming. | M | ■ | ● | ● |
| (2.3) Support Undergraduate and Graduate Education Programming. | M | ■ | ● | ● |
| (2.4) Support Adult Education Programming. | H | ■ | ● | ● |

**Compatibility Determination (CD)**

| CD.1 Develop a Framework for Sanctuary Compatibility Determination. | (1.1) Demonstrate the application of S-CAP. | H | ■ | ● | ● |
| | (1.2) Refine S-CAP by incorporating results of ongoing sanctuary monitoring. | M | ■ | ● | ● |

**ECOSYSTEM PROTECTION**

**Ecosystem-based Sanctuary Management (EBSM)**

| EBSM.1 Establish a Science Review Framework | (1.1) Work with the advisory council to establish a science advisory working group. | H | ■ | ● | ● |
| | (1.2) Convene a sanctuary science symposium. | H | ■ | ● | ● |
| | (1.3) Form a science consortium. | L | ● | ● | ● |

| EBSM.2 Establish an Information Management System | (2.1) Design and implement an information management system. | H | ○ | ● | ● |
| | (2.2) Design and implement a web portal for public access to databases. | L | ○ | ● | ● |

**Budget Scenarios for Programmatic Costs Averaged over Years 1-5:**

- Scenario I (full funding: $2.83M not including federal salaries and supplemental costs)
- Scenario II (20% increase from level funding)
- Scenario III (level funding: $0.64M not including federal salaries and supplemental costs)

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Full</th>
<th>Partial</th>
<th>None</th>
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<tbody>
<tr>
<td>I [1]</td>
<td>●</td>
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<td>II [2]</td>
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<td>III [3]</td>
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<tr>
<td><strong>EBSM.3 Understand Ecosystem Structure and Function</strong></td>
<td>(3.1) Define and operationalize the term ecological integrity.</td>
<td>H</td>
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<td>(3.2) Develop programs to monitor and evaluate ecological integrity within the sanctuary.</td>
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<td>(3.3) Establish research programs directed at informing EBSM.</td>
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<td>(3.4) Develop models that provide a predictive capability to better understand sanctuary dynamics and to guide EBSM.</td>
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<tr>
<td><strong>EBSM.4 Protect Ecological Integrity</strong></td>
<td>(4.1) Continue to convene the zoning working group of the advisory council established in 2004 to: (1) evaluate the adequacy of existing zoning schemes in SBNMS, (2) address the scientific requirements to meet the goals of EBSM and, if needed (3) develop a modified zoning scheme including consideration of fully protected reserves.</td>
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<tr>
<td><strong>EBSM.5 Evaluate the Need and Feasibility of Modifying the Sanctuary Boundary</strong></td>
<td>(5.1) Evaluate the need and feasibility of modifying the sanctuary boundary to be more effective in achieving EBSM. The purpose of this strategy is to determine whether said or pertinent other modifications in the sanctuary boundary are warranted to better achieve ecosystem-based sanctuary management.</td>
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**Ecosystem Alteration (EA)**

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<tbody>
<tr>
<td><strong>EA.1 Reduce Ecological Impacts from the Laying of Submarine Cables and Pipelines</strong></td>
<td>(1.1) Establish minimum criteria for authorizations special use permit applications for the laying of cables and pipelines.</td>
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<tr>
<td><strong>EA.2 Reduce Alteration of Benthic Habitat by Mobile Fishing</strong></td>
<td>(2.1) Develop a process to establish reference areas that serve as benchmarks for discerning human and natural impacts on habitat.</td>
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<td>(2.2) Develop a science plan to assess and mitigate benthic habitat alteration.</td>
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<tr>
<td><strong>EA.3 Reduce Ecological Impacts of Biomass Removal by Fishing</strong></td>
<td>(3.1) Minimize bycatch and discard of all species, in all fisheries (commercial and recreational), by all gear types.</td>
<td>H</td>
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<td>(3.2) Determine the effects of biomass removal of targeted species by commercial and recreational fishing on the ecological integrity of the sanctuary.</td>
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<td>(3.3) Develop a management strategy with NOAA Fisheries Service and the NEFMC to evaluate and protect an optimal forage base to maintain the ecological integrity of the sanctuary.</td>
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**Water Quality (WQ)**

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<tbody>
<tr>
<td><strong>WQ.1 Assess Water Quality and Circulation</strong></td>
<td>(1.1) Develop and implement a water quality monitoring plan.</td>
<td>H</td>
<td>■</td>
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<td>(1.2) Characterize the contaminant loading to the sanctuary from sources.</td>
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<td>(1.3) Encourage research of endocrine disrupters and their effects on sanctuary resources.</td>
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</tbody>
</table>

**BUDGET SCENARIOS for PROGRAMMATIC COSTS AVERAGED over YEARS 1-5:**

- **Scenario I** (full funding: $2.83M not including federal salaries and supplemental costs)
- **Scenario II** (20% increase from level funding)
- **Scenario III** (level funding: $0.64M not including federal salaries and supplemental costs)

- **Full**
- **Partial**
- **None**
### Action Plan/Objective

<table>
<thead>
<tr>
<th>WQ.2 Reduce Pollutant Discharges and Waste Streams that Affect the Sanctuary</th>
<th><strong>Strategy</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>(2.1) Reduce threats to sanctuary water quality from vessel wastewater discharges (other than ballast water).</td>
<td>H</td>
</tr>
<tr>
<td>(2.2) Reduce ballast water exchanges in the sanctuary.</td>
<td>H</td>
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</tbody>
</table>

| WQ.2 Reduce Pollutant Discharges and Waste Streams that Affect the Sanctuary, continued |
|---|---|
| (2.3) Reduce impacts of municipal and other shore-based waste water streams. | L |
| (2.4) Develop contingency plans to address actions and responsibilities to remediate catastrophic water quality events in the sanctuary and support programs that prevent water pollution events. | M |

### Strategy Implementation Based on Funding Scenarios

<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>(2.1) Reduce threats to sanctuary water quality from vessel wastewater discharges (other than ballast water).</td>
<td>H</td>
<td>■</td>
<td>●</td>
<td>■</td>
<td>○</td>
</tr>
<tr>
<td>(2.2) Reduce ballast water exchanges in the sanctuary.</td>
<td>H</td>
<td>■</td>
<td>●</td>
<td>■</td>
<td>○</td>
</tr>
<tr>
<td>(2.3) Reduce impacts of municipal and other shore-based waste water streams.</td>
<td>L</td>
<td>■</td>
<td>●</td>
<td>○</td>
<td>○</td>
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<tr>
<td>(2.4) Develop contingency plans to address actions and responsibilities to remediate catastrophic water quality events in the sanctuary and support programs that prevent water pollution events.</td>
<td>M</td>
<td>■</td>
<td>●</td>
<td>■</td>
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</tr>
</tbody>
</table>

### MARINE MAMMAL PROTECTION

**Marine Mammal Behavioral Disturbance (MMBS)**

| MMBD.1 Reduce Marine Mammal Behavioral Disturbance and Harassment by Vessels |
|---|---|
| (1.1) Develop and implement management measures that mitigate behavioral disturbance and risk to whales due to vessel speed and close approach. | H |
| (1.2) Develop a process to consider prohibiting vessels from transiting through humpback whale bubble clouds and/or nets. | H |
| (1.3) Conduct risk assessment on other activities that could disturb marine mammals. | L |
| (1.4) Develop a research program to better understand vessel interactions with whales. | H |

| MMBD.2 Reduce Marine Mammal Behavioral Disturbance and Harassment by Noise |
|---|---|
| (2.1) Establish a Marine Noise Consortium to identify noise sources and possible effects. | H |
| (2.2) Develop a marine acoustics research program to establish baseline noise levels and long-term noise budgets. | H |
| (2.3) Develop a policy framework for investigating and mitigating noise impacts within the sanctuary. | H |

| MMBD.3 Reduce Marine Mammal Behavioral Disturbance and Harassment by Aircraft |
|---|---|
| (3.1) Identify information gaps and gather data on overflight activities to determine whether they disturb marine mammals. | L |
| (3.2) Develop outreach materials or messages with NOAA Fisheries Service to inform the aviation community regarding overflight in proximity to whales. | L |

**Marine Mammal Vessel Strike (MMVS)**

| MMVS.1 Reduce Risk of Vessel Strike between Large Commercial Ships and Whales |
|---|---|
| (1.1) Continue to consult with NOAA Fisheries Service on their strategy to reduce ship strikes to North Atlantic right whales and evaluate how such measures affect the sanctuary. | H |
| (1.2) Develop, demonstrate and evaluate the SBNMS Information and Reporting Center. | H |
| (1.3) Determine the conservation benefit of reconfiguring the existing Traffic Separation Scheme (TSS) within the sanctuary to reduce the risk of ship strike to whales. | H |

---

**Budget Scenarios for Programmatic Costs Averaged Over Years 1-5:**

- Full
- Partial
- None

- [1] Scenario I (full funding: $2.83M not including federal salaries and supplemental costs)
- [2] Scenario II (20% increase from level funding)
- [3] Scenario III (level funding: $0.64M not including federal salaries and supplemental costs)
<table>
<thead>
<tr>
<th>Action Plan/Objective</th>
<th>Strategy</th>
<th>Strategy Prioritization</th>
<th>Partner Requirement</th>
<th>Strategy implementation based on funding</th>
</tr>
</thead>
<tbody>
<tr>
<td>MMVS.2 Reduce Risk of Vessel Strike through Speed Restrictions</td>
<td>(2.1) Institute year-round voluntary speed restrictions for all vessels operating in the sanctuary.</td>
<td>H</td>
<td>■</td>
<td>•</td>
</tr>
<tr>
<td>MMVS.3 Support and Develop Research Programs to Reduce the Risk of Vessel Strike</td>
<td>(3.1) Work with NOAA Fisheries Service to support their ongoing database of all known vessel strikes in and around the sanctuary.</td>
<td>H</td>
<td>■</td>
<td>•</td>
</tr>
<tr>
<td></td>
<td>(3.2) Work with NOAA Fisheries Service to institute a toll free number to enable callers to anonymously report vessel strikes in the sanctuary.</td>
<td>M</td>
<td>■</td>
<td>•</td>
</tr>
<tr>
<td></td>
<td>(3.3) Investigate research strategies to determine responses of whales to approaching vessels.</td>
<td>H</td>
<td>■</td>
<td>•</td>
</tr>
<tr>
<td></td>
<td>(3.4) Conduct year-round monitoring to identify type, size, route and speed of vessels in the sanctuary.</td>
<td>H</td>
<td>■</td>
<td>•</td>
</tr>
<tr>
<td></td>
<td>(3.5) Investigate use of forward-looking sonar or other real-time detection technologies.</td>
<td>L</td>
<td>■</td>
<td>•</td>
</tr>
</tbody>
</table>

**Marine Mammal Entanglement (MME)**

| MME.1 Aid Disentanglement Efforts | (1.1) Maximize the degree to which entangled animals in the sanctuary are sighted and reported. | H | ■ | • | • | • | • |
|                                  | (1.2) Maximize ability of vessels and aircraft to stand-by entangled animals. | H | ■ | • | • | • | • |
|                                  | (1.3) Undertake activities leading to improved understanding and prevention of entanglement events in SBNMS and improvements in disentanglement technology. | M | ■ | • | • | • | • |

| MME.2 Reduce Marine Mammal Interaction with the Trap/Pot Fisheries | (2.1) Obtain gear modifications. | H | ■ | • | • | • | • |
|                                                                 | (2.2) Serve as test-bed to develop and demonstrate low-risk fishing gear. | M | ■ | • | • | • | • |

| MME.3 Reduce Marine Mammal Interaction with the Gillnet Fisheries | (3.1) Obtain gear modifications. | H | ■ | • | • | • | • |
|                                                               | (3.2) Develop research programs. | M | ■ | • | • | • | • |

**MARITIME HERITAGE MANAGEMENT**

<table>
<thead>
<tr>
<th>Maritime Heritage (MH)</th>
<th>(1.1) Develop the foundation and infrastructure for a MH program and integrate the MH program into existing sanctuary programs.</th>
<th>H</th>
<th>O</th>
<th>•</th>
<th>•</th>
<th>•</th>
<th>•</th>
</tr>
</thead>
<tbody>
<tr>
<td>MHR.1 Establish a MHR Program</td>
<td>(1.2) Identify and pursue additional sources of funding beyond the ONMS.</td>
<td>H</td>
<td>■</td>
<td>•</td>
<td>•</td>
<td>•</td>
<td>•</td>
</tr>
<tr>
<td></td>
<td>(1.3) Identify and form partnerships, relationships, and Memoranda of Understanding (MOU) with entities that have specialized knowledge and abilities that support the documentation and interpretation of the sanctuary’s MH.</td>
<td>M</td>
<td>■</td>
<td>•</td>
<td>•</td>
<td>•</td>
<td>•</td>
</tr>
</tbody>
</table>

| MHR.2 Inventory, Assess, and Characterize Historical Resources | (2.1) Characterize prehistoric and historic use patterns to assist with the location of historical resources through the identification and collection of historical, archaeological, and anthropological documentation. | H | ■ | • | • | • | • |
|                                                             | (2.2) Conduct systematic field surveys to locate, identify, and inventory historical resources. | H | O | • | • | • | • |

**BUDGET SCENARIOS for PROGRAMMATIC COSTS AVERAGED over YEARS 1-5:**

- [1] Scenario I (full funding: $2.83M not including federal salaries and supplemental costs)
- [2] Scenario II (20% increase from level funding)
- [3] Scenario III (level funding: $0.64M not including federal salaries and supplemental costs)

- Full
- Partial
- None
<table>
<thead>
<tr>
<th>Action Plan/Objective</th>
<th>Strategy</th>
<th>Strategy Prioritization</th>
<th>Partner Requirement</th>
<th>Strategy implementation based on funding</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(5.4) Establish a monitoring program for shipwrecks and submerged objects that have been located and are considered a threat to SBNMS.</td>
<td>M</td>
<td>●</td>
<td>[1] M [2] P [3] P</td>
</tr>
</tbody>
</table>

**BUDGET SCENARIOS for PROGRAMMATIC COSTS AVERAGED over YEARS 1-5:**

[1] Scenario I (full funding: $2.83M not including federal salaries and supplemental costs)
[2] Scenario II (20% increase from level funding)
[3] Scenario III (level funding: $0.64M not including federal salaries and supplemental costs)

- ● Full
- ○ Partial
- ○ None
APPENDIX P. STELLWAGEN BANK SANCTUARY ANNEX TO AREA CONTINGENCY PLAN

STELLWAGEN BANK NATIONAL MARINE SANCTUARY ANNEX

PLYMOUTH TO SALISBURY, MA AREA CONTINGENCY PLAN

INTRODUCTION

The National Marine Sanctuaries Act (also known as Title III of the Marine Protection, Research, and Sanctuaries Act of 1972; or NMSA) authorizes the Secretary of Commerce to designate and manage areas of the marine environment with special national significance due to their conservation, recreational, ecological, historical, scientific, cultural, archeological, educational or esthetic qualities as National Marine Sanctuaries (NMS). The primary objective of the NMSA is to protect marine resources, such as coral reefs, sunken historical vessels or unique habitats. Sanctuaries are managed according to site-specific plans prepared by the National Oceanic and Atmospheric Administration's (NOAA) Office of National Marine Sanctuaries (ONMS), within NOAA’s Ocean Service.

The Gerry E. Studds Stellwagen Bank National Marine Sanctuary (SBNMS) was designated in 1992. SBNMS is located between Cape Ann and Cape Cod, in the southwest corner of the Gulf of Maine, in Massachusetts Bay. Stellwagen Bank is the centerpiece of SBNMS, which encompasses a total of 638 square nm. SBNMS also includes all of Tillies Bank (situated to the northeast of Stellwagen Bank) and southern portions of Jeffreys Ledge (situated to the north). The western boundary line of SBNMS is approximately 25 miles east of Boston; the southern boundary is three miles from Provincetown, MA while the northwestern boundary is three miles from Gloucester, MA.

The SBNMS boundary occurs entirely within Federal waters (beyond the three-mile limit of Commonwealth jurisdiction). The southern border follows a line tangential to the seaward limit of Commonwealth jurisdiction adjacent to the Commonwealth-designated Cape Cod Bay Ocean Sanctuary; and is also tangential to waters designated by the Commonwealth as the Cape Cod Ocean Sanctuary. The northwest border of the sanctuary coincides with the Commonwealth-designated North Shore Ocean Sanctuary.

<table>
<thead>
<tr>
<th>Point</th>
<th>Latitude</th>
<th>Longitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>NE</td>
<td>42 deg 45' 59.83&quot; N</td>
<td>70 deg 13' 01.77&quot; W</td>
</tr>
<tr>
<td>SE</td>
<td>42 deg 05' 35.51&quot; N</td>
<td>70 deg 02' 08.14&quot; W</td>
</tr>
<tr>
<td>SW</td>
<td>42 deg 07' 44.89&quot; N</td>
<td>70 deg 28' 15.44&quot; W</td>
</tr>
<tr>
<td>WNW</td>
<td>42 deg 32' 53.52&quot; N</td>
<td>70 deg 35' 52.38&quot; W</td>
</tr>
<tr>
<td>NNW</td>
<td>42 deg 39' 04.08&quot; N</td>
<td>70 deg 30' 11.29&quot; W</td>
</tr>
</tbody>
</table>

COMMAND

As described in the NCP, on-scene coordinators (OSCs) are responsible for organizing a response that utilizes the Incident Command System (ICS). It is incumbent upon NMS staff and their partners to understand, be trained and familiar with ICS, as well as understand how they will best fit into the system during various types of events.

NOAA typically works within the ICS /UC system through the NOS Office of Response and Restoration (ORR), Emergency Response Division’s (ERD) Scientific Support Coordinators (SSCs) that are co-located in each of the USCG Districts around the country. The SSC leads the scientific team on the FOSC’s staff and is responsible for providing mission-critical scientific information to the response. As such, in many instances the SSC will present NMS concerns and positions to the Unified Command and for the response, in general. However, this does not preclude the NMS staff being actively involved within the Environmental Section and, should it be deemed appropriate by the Federal On-Scene Coordinator (FOSC), direct involvement with the UC.
The NOAA SSC is responsible for all response-related NOAA personnel on scene. This does not include NOAA Trustees or NOS ORR Assessment and Restoration Division (ARD) personnel. SBNMS is required to coordinate with the SSC or the SSC staff when coming on scene in order that proper safety information can be conveyed, mission assignments made and field operations coordinated.

In addition, the Department of Commerce (DOC) and NOAA representative to the Regional Response Teams (RRTs) are the designated representatives for NOAA trustee resources during oil and hazardous materials incidents. It is these individuals who are responsible for coordinating and articulating NOAA policy position during a response, particularly with respect to the use of advanced response technologies such as dispersants, \textit{in-situ} burning and bioremediation. This does not preclude SBNMS from speaking on issues of internal sanctuary policy.

**Role of SBNMS Staff in ICS**

Depending on the type of response event, it is generally expected that SBNMS will provide staff and resources in the following areas:

- **Planning Section/Environmental Unit:**
  
  NMS staff will be relied upon to provide the best available information about sanctuary resources that are at risk, provide baseline characterizations, assess and suggest response options, and provide trained wildlife observers. Additionally, NMS staff will participate in such issues as consultation and permitting issues (e.g., NMSA, NHPA, ESA, MMPA).

- **Operations Section:**
  
  NMS staff may be requested to provide access to and coordinate deployment of planes, boats, equipment, divers, vehicles, facilities, field-trained staff and wildlife observers.

- **Finance Section:**
  
  NMS staff will be responsible to ensure that the FOSC or its designee has approved all expenditures, and that appropriate documentation of NMS costs occurs. Staff will coordinate closely with NMS Headquarters and ORR/ERD Finance staff in these activities. ORR/ERD Finance staff will estimate, track and report SBNMS hours through the SSC, or if appropriate, directly to the USCG officer in charge of response cost tracking.

- **Information Officer / Joint Information Center:**
  
  NMS staff will be asked to provide outreach materials and resources as needed, particularly information about NMS resources and the NMS System. All information about an incident must be coordinated and released through the JIC.

- **Command:**
  
  The NCP states that FOSCs have discretion to include resource managers in the Incident Command, should they deem it appropriate. Inclusion is not a given.

**Contacts**

The following contacts may be involved in some aspects of a response.

<table>
<thead>
<tr>
<th>SBNMS Contact</th>
<th>Title</th>
<th>Phone</th>
</tr>
</thead>
<tbody>
<tr>
<td>SBNMS Office (bus. hrs)</td>
<td></td>
<td>(781) 545-8026</td>
</tr>
<tr>
<td>Craig MacDonald</td>
<td>Superintendent</td>
<td>(781) 545-8026 x202</td>
</tr>
<tr>
<td>Benjamin Cowie-Haskell</td>
<td>Deputy Superintendent</td>
<td>(781) 545-8026 x207</td>
</tr>
</tbody>
</table>

Primary emergency contact personnel indicated in **BOLD**

**Resources at Risk**

The Sanctuary encompasses within its boundaries each of the five major seafloor habitat types – rocky outcrop, piled boulder, gravel, sand and mud - found in the Gulf of Maine. These habitats are spread across the series of banks and deep basins that make the Sanctuary the diverse topographic area that it is. This unique seafloor topography combines with tidal currents, seasonal mixing and annual circulation patterns to support a diverse array of species, from microscopic phytoplankton to large marine mammals.

Some of these species are vulnerable to oil and other hazardous materials. The species below spend all or part of their time on the surface making them particularly vulnerable to fouling by hazardous materials.
## Sea Birds

<table>
<thead>
<tr>
<th>Species</th>
<th>Vulnerability</th>
<th>Winter</th>
<th>Spring</th>
<th>Summer</th>
<th>Fall</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cory’s Shearwater</td>
<td>H</td>
<td></td>
<td></td>
<td>R</td>
<td>O</td>
</tr>
<tr>
<td>Greater Shearwater</td>
<td>H</td>
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<td>U</td>
<td>U</td>
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</tr>
<tr>
<td>Sooty Shearwater</td>
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<td>Leach’s Storm Petrel</td>
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<td>R</td>
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<tr>
<td>Wilson’s Storm Petrel</td>
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<td>Northern Gannet</td>
<td>H</td>
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<td>C</td>
<td>O</td>
<td>C</td>
</tr>
<tr>
<td>Common Eider</td>
<td>H</td>
<td>C</td>
<td>U</td>
<td>U</td>
<td>U</td>
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<tr>
<td>Black Scoter</td>
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<tr>
<td>Surf Scoter</td>
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<tr>
<td>White-winged Scoter</td>
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<tr>
<td>Dovekie</td>
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<td>C</td>
<td>C</td>
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<tr>
<td>Thick-billed Murre</td>
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<td>Black Guillemot</td>
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<tr>
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<tr>
<td>Common Loon</td>
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<td>U</td>
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<tr>
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<td>C</td>
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<td>Iceland Gull</td>
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<td>Lesser Black-backed Gull</td>
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<td>Glaucous Gull</td>
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<td>A</td>
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<td>Black-legged Kittiwake</td>
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<td>U</td>
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<tr>
<td>Sabine’s Gull</td>
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<td></td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td>Roseate Tern*</td>
<td>M</td>
<td></td>
<td>O</td>
<td>O</td>
<td>O</td>
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<tr>
<td>Pomarine Jeager</td>
<td>L</td>
<td>R</td>
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<tr>
<td>Long-tailed Jeager</td>
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<td>Laughing Gull</td>
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<td>Bonaparte’s Gull</td>
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<td>Ring-billed Gull</td>
<td>L</td>
<td>R</td>
<td>R</td>
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<td>Herring Gull</td>
<td>L</td>
<td>A</td>
<td>A</td>
<td>A</td>
<td>A</td>
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<tr>
<td>Common Tern</td>
<td>L</td>
<td>U</td>
<td>C</td>
<td>C</td>
<td>C</td>
</tr>
</tbody>
</table>

*State & Federal Endangered Species

- **A** = abundant: Species should be expected on 100 percent of visits
- **C** = common: Species should be expected on 50-99 percent of visits
- **U** = uncommon: Species should be expected on 25-49 percent of visits
- **O** = occasional: Species should be expected on 1-24 percent of visits
- **R** = rare: Species should not be expected on most visits

**References:**


RESPONSE CONSIDERATIONS: SEA BIRDS

1. The responsibility for management and protection of sea birds in the SBNMS is that of the US Fish and Wildlife Service.
2. SBNMS will provide, as appropriate, data and trained observers to assist the USFWS in assessing, hazing and otherwise protecting vulnerable sea birds within the Sanctuary.

MARINE MAMMALS

WHALES, DOLPHINS, AND PORPOISES (CETACEANS)

<table>
<thead>
<tr>
<th>Species</th>
<th>Status</th>
<th>Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Right*</td>
<td>frequents the SBNMS and skim feeds along surface on copepods.</td>
<td></td>
</tr>
<tr>
<td>Humpback*</td>
<td>very abundant from May – November.</td>
<td></td>
</tr>
<tr>
<td>Finback*</td>
<td>frequently sighted from April – October.</td>
<td></td>
</tr>
<tr>
<td>Minke</td>
<td>common</td>
<td></td>
</tr>
<tr>
<td>Sei*</td>
<td>occasional visitor</td>
<td></td>
</tr>
<tr>
<td>Blue*</td>
<td>occasional visitor</td>
<td></td>
</tr>
<tr>
<td>Pilot</td>
<td>present May – October.</td>
<td></td>
</tr>
<tr>
<td>Harbor porpoise</td>
<td>present during late spring, early summer.</td>
<td></td>
</tr>
<tr>
<td>Orca (“killer whale”)</td>
<td>infrequent visitor</td>
<td></td>
</tr>
<tr>
<td>White-sided dolphin</td>
<td>present all year</td>
<td></td>
</tr>
</tbody>
</table>

* Federally Endangered Species

RESPONSE CONSIDERATIONS: WHALES, DOLPHINS, AND PORPOISES

1. Any encounter or disturbance of a federally endangered species (right, humpback, finback, sei or blue whales) as a result of federal actions is subject to the consultation requirements of section 7 of the Endangered Species Act and the subsequent MOU between DOI, NOAA and USCG. Response measures that, in any way might fall under these provisions should be reviewed by the applicable federal natural resource trustee or agency subject-matter experts.

2. All non-conventional response techniques (chemical dispersants, in-situ burning, etc.) require separate approval during certain times of the years (see below).

3. Activities in and around the Stellwagen Bank National Marine Sanctuary during times of large cetacean activity should include input (preferable on-scene) of a NOAA cetacean biologist. This action is for the protection of the animals as well as the safety of response personnel in small boats.

4. Cetaceans observed or suspected to be oiled or found dead within the Sanctuary should be reported to the Unified Command and the Environmental Unit. Direct action regarding these animals (even dead animals) may be coordinated with Sanctuary staff, but all actions MUST be following consultation with the NOAA National Marine Fisheries Services, Office of Protected Resources or an authorized representative (see Marine Mammal Protection Act, 1972). Contact information below.

SEALS (PINNIPEDS)

Harbor (Phoca vitulina)

Gray (Halichoerus grypus)

<table>
<thead>
<tr>
<th>Occurrence</th>
<th>Both species are more common in the winter to spring months (October through May)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pupping</td>
<td>The harbor seal pup (gives birth to young) mid-April to mid-June off the Maine and New Brunswick coasts. Gray seals pup from mid-December to early February in eastern Canada. There is no pupping in the Sanctuary.</td>
</tr>
<tr>
<td>Haul Outs:</td>
<td>Seals “haul out” on to exposed sandy or rocky areas in order to rest and to pup. As no such exposed areas exist within the Sanctuary, even at low tide, no hauling out occurs.</td>
</tr>
</tbody>
</table>
Reference:

Response Considerations: Seals
1. Pinnipeds are vulnerable to oil through dermal (skin) exposure, inhalation and ingestion. It is not uncommon to witness impacts from behavioral changes to mortality in pinnipeds during certain types of spills, most regularly with lighter, more volatile and more toxic refined oils such as gasoline, diesel and home heating oil.

2. Pinnipeds observed or suspected to be oiled within the Sanctuary should be reported to the Unified Command and the Environmental Unit. Direct action regarding these animals may be coordinated with Sanctuary staff, but all actions MUST be following consultation with the NOAA National Marine Fisheries Services, Office of Protected Resources or an authorized representative (see Marine Mammal Protection Act, 1972).

Marine Mammal Contact Information

<table>
<thead>
<tr>
<th>Governmental Units</th>
<th>Authorized Non-governmental Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Protected Resources Division</td>
<td>New England Aquarium</td>
</tr>
<tr>
<td>NMFS Northeast Region</td>
<td>Central Wharf</td>
</tr>
<tr>
<td>One Blackburn Drive</td>
<td>Boston, MA 02110</td>
</tr>
<tr>
<td>Gloucester, MA 01930-2298</td>
<td>Hotline: (617) 973-5247</td>
</tr>
<tr>
<td>(508) 281-9328</td>
<td>Cape Cod Stranding Network</td>
</tr>
<tr>
<td></td>
<td>PO Box 287</td>
</tr>
<tr>
<td></td>
<td>Buzzards Bay, MA 02532</td>
</tr>
<tr>
<td></td>
<td>Hotline: 508-301-7859</td>
</tr>
<tr>
<td>Protected Species Branch</td>
<td></td>
</tr>
<tr>
<td>NMFS Northeast Fisheries Science Center</td>
<td></td>
</tr>
<tr>
<td>166 Water Street</td>
<td></td>
</tr>
<tr>
<td>Woods Hole, MA 02543-1026</td>
<td></td>
</tr>
<tr>
<td>(508) 495-2000</td>
<td></td>
</tr>
</tbody>
</table>

FIN FISH
These fish frequently school or feed at the surface.

<table>
<thead>
<tr>
<th>Fish</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Herring</td>
<td>primary prey for finback whales and important prey for many fish</td>
</tr>
<tr>
<td>Sand Lance</td>
<td>primary prey of humpback whales and important prey for many fish</td>
</tr>
<tr>
<td>Tuna</td>
<td>feed at surface on schools of herring, sand lance, and bluefish</td>
</tr>
<tr>
<td>Bluefish</td>
<td>present during warmer months</td>
</tr>
<tr>
<td>Striped Bass</td>
<td>present during warmer months</td>
</tr>
<tr>
<td>Basking Sharks</td>
<td>skin feed on zooplankton from May – Oct.</td>
</tr>
<tr>
<td>Ocean Sunfish</td>
<td>feed on jellies from May – Oct.</td>
</tr>
<tr>
<td>Herring</td>
<td>primary prey for finback whales and important prey for many fish</td>
</tr>
</tbody>
</table>

Response Considerations: Fin Fish
1. Fisheries management decisions (closing, opening, etc.) in the SBNMS will be the responsibility of the NOAA National Marine Fisheries Service, under the Magnuson-Stevens Fisheries Conservation & Management Act of 1976, 2000, with a level of Sanctuary consultation they feel is appropriate.

2. Fish landing management, generally reserved for taint and contamination issues during a spill, will be the responsibility of the state of Massachusetts.
SEa Turtles
These turtles spend a significant amount of time at the surface.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Leatherback</td>
<td>regular summer visitor, feeds on jellies</td>
</tr>
<tr>
<td>Atlantic ridley</td>
<td>regular summer visitor, feeds on jellies</td>
</tr>
</tbody>
</table>

Response Considerations: Sea Turtles
1. In general, the greatest vulnerability to sea turtles from oil is during nesting. As sea turtles do not nest anywhere in New England, there is reduced threat to these animals.
2. Sea turtles sometimes experience “cold shock” during the early winter months if individuals migrate late. This can cause the animal to become disoriented and come ashore. In this rare event, NOAA National Marine Fisheries Service or the Department of the Interior (both share trust responsibilities for sea turtles), or the marine mammal stranding network should be contacted (see above).

Invertebrates
Zooplankton school in surface waters during certain times of the day. Zooplankton production begins along coastal waters of Massachusetts north of Cape Ann during March. Production continues to expand throughout the southern Gulf of Maine and the Sanctuary throughout April, peaking by the end of May.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Copepods</td>
<td>Year Round, heaviest production during the spring</td>
</tr>
<tr>
<td>Euphausids</td>
<td>Year Round, heaviest production during the spring</td>
</tr>
</tbody>
</table>

Response Considerations: Invertebrates
As the invertebrates occupying surface waters in the SBNMS are planktonic (free floating), mitigation of impact to these organisms is virtually impossible.

Human Uses

Whale Watching
Historically important as a fishing ground, Stellwagen Bank is now one of the premiere whalewatching destinations in the world. Whalewatch vessel entry to the Sanctuary comes primarily from eight ports along the coast of Massachusetts Bay, but occasionally also from New Hampshire and southern Maine. Since the mid-1970s, whalewatching has become an economically and educationally significant activity in the Sanctuary. In fact, over 90% of all New England regional whalewatching effort occurs within the Sanctuary boundaries.

In 1997, the most recent data year, direct gross sales revenues in the New England region for whalewatching were estimated at around $21 million. At least 10 million people went whalewatching in the Sanctuary between 1975 and 1993. An estimated 864,000 individuals went whalewatching there during the 1996 season alone. On an annual basis, these numbers are generally believed to have remained about the same.

Commercial Fishing
Historically, the yield from groundfish, invertebrate, and pelagic fisheries was a singularly important commercial resource for the New England region beginning in the Colonial Period. Today, commercial fishing remains among the more important sources of revenue for the New England coastal states. Precise estimates of the fishing effort, and associated landings, applied to the Sanctuary on a seasonal and annual basis are presented in the SBNMS Final Management Plan (2010).

Recreational Fishing and Boating
The Sanctuary is a popular destination for recreational fishing boats, sailboats and powerboats. Recreational fishing, from party boats, charters and private boats, is regularly directed at fish from cod to bluefin tuna inside the Sanctuary. There are 65 small boat harbors and over 80 boating and yacht clubs sited along the Massachusetts coast giving access to the Sanctuary. Recreational boaters typically transit the Sanctuary going to and from Boston, coming from the Cape Cod Canal or Cape Cod Bay, and from Provincetown or Cape Anne. Recreational boaters are most numerous and often aggregate within the Sanctuary during the whalewatching season from May to September. On a calm summer day, recreational boats can number in the hundreds over Stellwagen Bank.
COMMERCIAL SHIPPING, FERRIES AND CRUISE SHIPS

The Sanctuary area can be described as the “gateway” to maritime commerce of Massachusetts. As one of the busiest ports in the country, Boston sustains great amounts of commercial shipping traffic. Shipping lanes designated for entry and exit to and from the Port cross the Sanctuary, with vessels plying natural gas, cars from Europe and the Far East, and regional freight, for example. Ferries cross the Sanctuary in route to Provincetown from Boston and Plymouth, and ferry service between Portsmouth (NH) and Provincetown, that would cross the Sanctuary, is proposed. Some of these ferries operate at high speeds in excess of 30 knots. Cruise ship activity has been increasing and is heavily promoted for the Port of Boston.

RESPONSE CONSIDERATIONS

<table>
<thead>
<tr>
<th>Agreement Area and Date Approved</th>
<th>OSC Decision Zone</th>
<th>Expedited Decision Zone</th>
<th>Trial Application Zone</th>
<th>Special Consideration Areas</th>
</tr>
</thead>
<tbody>
<tr>
<td>MA / RI 1997</td>
<td>&gt; 2nm from coast &amp; &gt; 40 feet deep</td>
<td>N/A</td>
<td>N/A</td>
<td>Applicable: April 01-November 15</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(Consultation with National Marine Fisheries Service and the SBNMS Superintendent or designee required)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Craig MacDonald (primary)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Ben Cowie-Haskell (secondary)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Agreement Area and Date Approved</th>
<th>OSC Decision Zone</th>
<th>Expedited Decision Zone</th>
<th>Trial Application Zone</th>
<th>Special Consideration Areas</th>
</tr>
</thead>
<tbody>
<tr>
<td>Region I 1997</td>
<td>&gt; 6 mi</td>
<td>1-6 mi: decision of OSC and State OSC within Unified Command</td>
<td>Remainder of agreement area (inside 1 mile) decision is that of OSC and State OSC in consultation with DOI/NOAA trustees, and involving other parties as defined by state (i.e. fire chiefs, air quality boards, etc.)</td>
<td>Applicable: Year Round</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(Consultation with National Marine Fisheries Service and the SBNMS Superintendent or designee required)</td>
</tr>
<tr>
<td></td>
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<td></td>
<td></td>
<td>Craig MacDonald (primary)</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td>Ben Cowie-Haskell (secondary)</td>
</tr>
</tbody>
</table>

Salvage

As practical, salvage operations (surface and subsurface) within the boundary of the Stellwagen Bank National Marine Sanctuary or such operations that could reasonably be expected to have negative consequences on the Sanctuary, but are outside the Sanctuary will be coordinated with SBNMS staff by the US Coast Guard.

ARCHEOLOGICAL RESOURCES

The SBNMS has within its boundary numerous historic ship wrecks including four sites listed on the National Register of Historic Places. Marine archeological sites are considered to be national trust resources and, as such, are under the protection of the NOAA Trustee. Any activity that potentially impacts such a resource should be done with the consultation of the NOAA Trustee and SBNMS staff.

NOTIFICATION

The SBNMS will be notified by the USCG Marine Safety Office, or their representative, of pollution events or potential pollution events within their boundary or potentially affecting the Sanctuary. While there is no specified threshold size that
triggers notification, the Sanctuary may not be notified of very small releases or releases of very short duration (e.g.: 100 gallons of diesel fuel in high winds). However, the USCG will attempt to err on the conservative side.

The SBNMS will identify two primary points of contact (see Response Contacts above), either of whom will be empowered to act for the SBNMS in the event of an emergency. These contacts will be updated by the Sanctuary as necessary and will include an after-hours telephone or pager number.

DATA
The SBNMS will make available all relevant data, maps, charts, soundings, photographs, etc. to the USCG FOSC in the event of a spill or marine casualty. These data will be used by the Environmental Unit or other unit of the Unified Command to better mitigate, cleanup or respond to the emergency. (See SBNMS’s list of available data below).

SINKING OR NON-BUOYANT OILS AND OIL PRODUCTS
It is very rare that an oil or oil product will sink in open water such as the SBNMS. However, if such an event occurs and the SBNMS boundary represents greater than fifty percent of the impact area, the FOSC will consider making the superintendent of the SBNMS a part of the Unified Command.

LIGHTERING WITHIN THE SBNMS
Lightering in the SBNMS is prohibited. A permit will be necessary to conduct this activity.

SBNMS RESOURCES

VESSEL:
R/V Auk
50 foot, foil-assisted catamaran.

DATA:
A wide array of environmental data, mostly specially referenced on a geographic information system (GIS), including bathymetric imagery and mapping, resource distribution mapping and sea floor sedimentation mapping.
APPENDIX Q. STELLWAGEN BANK SANCTUARY COOPERATIVE ENFORCEMENT PLAN

I. PHILOSOPHY
The Stellwagen Bank sanctuary’s enforcement philosophy is to prevent damage to sanctuary resources through public education and voluntary compliance, as well as through prosecution of violations of the National Marine Sanctuaries Act and its implementing regulations, and other regulations that are applicable.

II. MISSION
The mission of sanctuary enforcement is to ensure compliance with the National Marine Sanctuaries Act (16 USC §1431 et seq.), the regulations of the sanctuary (15 CFR §922), and other applicable regulations.

III. APPROACH
The sanctuary is committed to various law enforcement techniques with an emphasis on Community Oriented Policing and Problem Solving. The sanctuary strives for voluntary compliance of regulations through public outreach and education. A consistent high visibility presence on the water and proactive contacts with users are the hallmarks of this strategy.

IV. AUTHORITY
Section 307 of the National Marine Sanctuaries Act (NMSA) authorizes the Secretary of Commerce to conduct enforcement activities for carrying out the Act, specifies civil penalties, powers of authorized officers, use of the personnel, services, and facilities of State and other Federal agencies on a reimbursable or non-reimbursable basis, and provides for the recovery of penalties by the Secretary. The Secretary has delegated enforcement authority to the Administrator of the National Oceanic and Atmospheric Administration (NOAA), who assigned the NOAA Office of Law Enforcement (OLE) with responsibility to conduct enforcement actions.

V. COOPERATING AGENCIES
A successful enforcement program requires cooperation between State and Federal agencies. The primary agencies involved in this enforcement plan are the Stellwagen Bank National Marine Sanctuary and the NOAA OLE. NOAA OLE and the Sanctuary regularly consult with NOAA’s PRD staff to share strategic insight regarding overlapping priorities. The United States Coast Guard and the Massachusetts Environmental Police may become part of the enforcement program depending on their resources, priorities, and the development of a memorandum of understanding. Additionally, the U.S. Coast Guard auxiliary and the sanctuary volunteers can assist with the outreach component of the interpretive enforcement program.

VI. NEEDS
The Stellwagen Bank sanctuary needs the following enforcement capabilities:
- Regular patrol of the sanctuary waters including distribution of enforcement educational outreach packages
- Detection, investigation, and prosecution of violations
- Twenty-four hour response capability (sea or air)
- Routine training by OLE on legal updates and issues
- Inter/intra-agency coordination and coordination of enforcement assets
- Administrative, legal and technical support
- Enforcement outreach to affected commercial and recreational users

VII. STRATEGY
The above needs will be met via the following plan elements:

A. PLANNING
The Sanctuary Superintendent and designee of the Special Agent in Charge (SAC) shall confer no later than July 31 each year on the effectiveness of current enforcement efforts and programs within the sanctuary and shall identify desired funding initiatives for the next fiscal year.

An annual strategic enforcement plan shall be developed by April 1 of each year by the Superintendent, Sanctuary Protected Resources Enforcement Coordinator (EC), Sanctuary Enforcement Liaison (SEL), PRD liaison, MEP liaison and NOAA OLE. This plan will describe enforcement objectives for the year and how they will be met. The plan will include an outreach component.

Regular patrol schedules shall be established jointly between the SEL, EC and the MEP liaison for each month by no later than the 10th day of the preceding month. Patrol schedules will be subject to change, and all changes shall be coordinated through the SEL.

Tactical planning sessions may be convened ad hoc or conducted during monthly patrol planning sessions described in item c. of this section. Tactical planning sessions shall be directed by the EC and the SEL and will be the forum for production of most response action plans. All enforcement plans and strategies should be approved by NOAA OLE, since NOAA OLE will be prosecuting the cases and is familiar with legal requirements.

B. MANAGEMENT
Overall supervision of the Stellwagen Bank sanctuary Enforcement Program will be the joint responsibility of the sanctuary Superintendent, the EC and NOAA OLE.

Daily management of the sanctuary Enforcement Program will require close coordination between NOAA OLE, the SEL, the EC and the NMFS PRD liaison.
The EC will provide technical and logistical insight on the tactical assets employed for general patrol, surveillance, investigations, inspection and field interaction with the public. The overall supervision of the law enforcement personnel conducting the actual enforcement work inside the sanctuary will be the responsibility of the law enforcement agency completing the mission. The scope of assistance and authority of MEP performing Federal enforcement action in support of the sanctuary will be defined in a Memorandum of Understanding and Cooperative Enforcement Agreement between the sanctuary, NMFS, NOAA OLE and the MEP (see section D).

C. Personnel and Duties

1. Sanctuary Superintendent
   - Supervises the Sanctuary Enforcement Liaison.
   - Reviews overall implementation of the sanctuary Enforcement Program and directs/recommends changes as appropriate.
   - Identifies short and long-term threats to sanctuary resources that may require enforcement action.
   - Coordinates with the DSAC and EC to ensure that sanctuary enforcement and outreach concerns are addressed.
   - Meets with the NOAA General Counsel for Enforcement and Litigation (GCEL), NMFS NE PRD and DSAC on an as needed basis to ensure adequate legal support for sanctuary/NMFS NE PRD case management.
   - Reviews/recommends candidates for Sanctuary Enforcement Agent (SEA).
   - Approves sanctuary enforcement expenditures.
   - Approves MOU development or revisions and annual strategic enforcement plans.

2. EC
   - Reports to DSAC.
   - Coordinates with the Sanctuary Superintendent to ensure that sanctuary enforcement concerns are addressed.
   - Supervises the Sanctuary Enforcement Agent(s) (SEA).
   - Supervises daily coordination of sanctuary enforcement efforts between the State, NOAA including OLE and PRD, and the U.S. Coast Guard (USCG).
   - Reviews overall sanctuary Enforcement Program and directs/recommends changes as appropriate.
   - Develops and manages enforcement program budget.
   - Oversees agreements and serves as COTR on all enforcement contracts.
   - Works in partnership with SEL and MEP liaison to jointly develop patrol schedules, response action plans and interpretive enforcement programs.
   - Manages enforcement MOU development, revision and implementation.
   - Coordinates deputization training for SEOs.

3. SEL
   - Reports to the Sanctuary Superintendent on the status of the EP and concerns.
   - Maintains coordination / communication link between SEA, Sanctuary Superintendent, and the Education Coordinator.
   - Responds to government and public inquiries about the sanctuary Enforcement Program.
   - Provides coordination for administrative and technical support for enforcement activities (e.g., data gathering, logistics, field support, fiscal management).
   - Attends Protected Resources Enforcement Team meetings as required.
   - Assists the EC with training of SEO’s.

4. SEA(s)
   - Reports to the EC.
   - Conducts duties directly related to sanctuary enforcement priorities and NMFS NE PRD enforcement priorities.
   - Monitors and inspects activities permitted by the sanctuary.
   - Primary responsibility for conducting presentations/briefings describing the sanctuary Enforcement Program in coordination with SEL.
   - Coordinates with NOAA GCEL concerning case development and penalty recovery.
   - Prepares enforcement program status reports.
   - Conducts surveillance activities.
   - Receives Enforcement Action Reports and Offense Investigation Reports from SEOs and the Coast Guard, conducts investigations, and coordinates with NOAA GCEL concerning case development and prosecution.
   - Attends Protected Resources Enforcement Team meetings as required.
   - Assists with the development of the sanctuary Summary Settlement Schedule

5. SEO(s)
   - Reports to the MEP liaison
   - Conducts duties directly related to sanctuary enforcement priorities.
• Conducts routine patrols and surveillance.
• Conducts on-the-water outreach activities.

6. PRD liaison
• Meets regularly with EC and SEL
• Contributes to development of annual enforcement plan
• Provides technical assistance to EC for protected resources cases

7. MEP liaison
• Coordinates with EC on patrols
• Contributes to development of annual enforcement plan
• Participates in tactical planning meetings

D. Agency agreements

MEP
A MOU will be developed between MEP, NOS, NMFS and the USCG that enables MEP and the USCG to enforce the Endangered Species Act and Marine Mammal Protection Act in the sanctuary.

VIII. Acronyms

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>COTR</td>
<td>Contracting Officer Technical Representative</td>
</tr>
<tr>
<td>DSAC</td>
<td>Deputy Special Agent In Charge</td>
</tr>
<tr>
<td>EC</td>
<td>Sanctuary Protected Resources Enforcement Coordinator</td>
</tr>
<tr>
<td>GCEL</td>
<td>General Council for Enforcement and Litigation</td>
</tr>
<tr>
<td>MEP</td>
<td>Massachusetts Environmental Police</td>
</tr>
<tr>
<td>MOU</td>
<td>Memorandum of Understanding</td>
</tr>
<tr>
<td>NMFS</td>
<td>National Marine Fisheries Service</td>
</tr>
<tr>
<td>NMSA</td>
<td>National Marine Sanctuaries Act</td>
</tr>
<tr>
<td>NOVA</td>
<td>Notice of Violation and Assessment</td>
</tr>
<tr>
<td>OLE</td>
<td>Office of Law Enforcement</td>
</tr>
<tr>
<td>PRD</td>
<td>NMFS Protected Resources Division</td>
</tr>
<tr>
<td>SAC</td>
<td>Special Agent in Charge</td>
</tr>
<tr>
<td>Sanctuary</td>
<td>Stellwagen Bank National Marine Sanctuary</td>
</tr>
<tr>
<td>SEA</td>
<td>Sanctuary Enforcement Agent (NMFS)</td>
</tr>
<tr>
<td>SEL</td>
<td>Sanctuary Enforcement Liaison</td>
</tr>
<tr>
<td>SEO</td>
<td>Sanctuary Enforcement Officer (usually state MEP officer)</td>
</tr>
<tr>
<td>SEP</td>
<td>Sanctuary Enforcement Plan</td>
</tr>
<tr>
<td>USCG</td>
<td>United States Coast Guard</td>
</tr>
</tbody>
</table>
APPENDIX R. STELLWAGEN BANK SANCTUARY ZONING WORKING GROUP CHARGE AND LIST OF MEMBERS

This appendix describes the establishment of a Zoning Working Group pursuant to the proposed Ecosystem-Based Sanctuary Management Action Plan, as approved by the Sanctuary Advisory Council on October 20, 2004.

NOTE: Given the context of this activity in the Ecosystem-Based Sanctuary Management Action Plan, the intent of this working group is to focus on habitat zoning and ecological function. The bounds are relatively narrow and do not extend to all aspects of potential sanctuary zoning. Other action plans recommend activities to address different zoning considerations (e.g., Marine Mammal Vessel Strike – vessel traffic, approach distance; Water Quality – no discharge).

Origination

Activity 5.1 from the Ecosystem-Based Management Action Plan: Establish a Zoning Working Group (ZWG) to evaluate the adequacy of existing zoning schemes in Stellwagen Bank National Marine Sanctuary to satisfy the scientific requirements and meet the goals of Ecosystem-Based Sanctuary Management (EBSM) as defined by the Ecosystem-Based Management Working Group (EBM WG) in 2004, and if needed, develop a modified zoning scheme (including a consideration of fully protected reserves) to meet those goals and requirements.

Purpose

The ZWG was established by the Sanctuary Advisory Council at its November 2004 meeting for the purpose of reviewing and evaluating data and information as it becomes available through various venues (e.g., New England Fishery Management Council Omnibus Essential Fish Habitat Amendment process, other sanctuary efforts) and making a recommendation to the SAC and ultimately to the sanctuary superintendent. The membership of the ZWG shall be of representative stakeholder groups similar to the EBM WG. The ZWG shall begin meeting in January 2005 in order to efficiently utilize the time that the final management plan is in preparation.

The ZWG shall develop metrics for zone performance based on the objectives of the various zones as determined by the WG. These metrics shall form the foundation of a monitoring program designed to determine the efficacy of the zoning scheme and recommend any needed changes to accomplish the goals of the zoning scheme and EBSM.

The ZWG shall make recommendations to the SAC regarding the zoning scheme within two years of the implementation of the final management plan as defined by the publication date for the Federal Register Notice notifying the public of the availability of the final management plan.

Process

1. ZWG convenes and assigns a subgroup to come up with 2-3 operational definitions of ecological integrity with measurable parameters.
2. Subgroup makes recommendation on definition of ecological integrity appropriate for the sanctuary.
3. ZWG evaluates existing zoning scheme based on agreed upon criteria associated with the scientific requirements and goals of EBSM.
4. ZWG makes recommendation to SAC on adequacy of existing zoning scheme.
5. SAC makes recommendation to superintendent on adequacy of existing zoning scheme and future of the ZWG.
6. If necessary, the ZWG continues deliberations to develop a modified zoning scheme (including a consideration of fully protected reserves) for the purpose of meeting the scientific requirements and goals of EBSM within 2 years of final management plan implementation.
### Membership

<table>
<thead>
<tr>
<th>Category</th>
<th>Members</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chair (1)</td>
<td>John Williamson</td>
</tr>
<tr>
<td>Team Lead (1)</td>
<td>Ben Cowie-Haskell</td>
</tr>
<tr>
<td>Academics (3)</td>
<td>Les Kaufman, Boston University</td>
</tr>
<tr>
<td></td>
<td>Larry Madin, Woods Hole Oceanographic Institute</td>
</tr>
<tr>
<td></td>
<td>Lew Incze, University of Southern Maine</td>
</tr>
<tr>
<td>Fishing Industry (3)</td>
<td></td>
</tr>
<tr>
<td>a. Bottom Mobile Gear</td>
<td>Ed Barrett, Massachusetts Fishermen’s Partnership</td>
</tr>
<tr>
<td>b. Bottom Fixed Gear</td>
<td>Dave Casoni, Massachusetts Lobstermen’s Association</td>
</tr>
<tr>
<td>c. Midwater</td>
<td>Mary Beth Tooley, East Coast Pelagics</td>
</tr>
<tr>
<td>Recreational Fishing (2)</td>
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</tr>
<tr>
<td>a. Charter</td>
<td>Tom DePersia, Stellwagen Bank Charter Fishermen’s Association</td>
</tr>
<tr>
<td>b. Private</td>
<td>Charles Casella</td>
</tr>
<tr>
<td>Conservation (3)</td>
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</tr>
<tr>
<td></td>
<td>Priscilla Brooks, Conservation Law Foundation</td>
</tr>
<tr>
<td></td>
<td>Susan Farady, The Ocean Conservancy</td>
</tr>
<tr>
<td></td>
<td>Peter Borelli, Provincetown Center for Coastal Studies</td>
</tr>
<tr>
<td>At-large (1)</td>
<td>Deborah Cramer, Science Writer</td>
</tr>
<tr>
<td>National Marine Fisheries Service (2)</td>
<td>Brian Hopper, Protected Species</td>
</tr>
<tr>
<td></td>
<td>Susan Murphy, Sustainable Fisheries</td>
</tr>
<tr>
<td>Mass. Division of Marine Fisheries (1)</td>
<td>David Pierce</td>
</tr>
<tr>
<td>Mass. Coastal Zone Management (1)</td>
<td>Kate Killerlain Morrison</td>
</tr>
</tbody>
</table>

Total membership (18)
APPENDIX S. EXISTING MARINE RESOURCE MANAGEMENT ZONES THAT OVERLAP THE STELLWAGEN BANK SANCTUARY

A. CAPE COD CRITICAL HABITAT FOR THE NORTH ATLANTIC RIGHT WHALE

[For coordinates for this area refer to http://www.nero.noaa.gov/nero/regs/]

A critical habitat designation does not set up a preserve or refuge—it merely establishes a geographic area that is critical to the survival of an endangered species. Within this designated critical habitat, Federal agencies must ensure that any actions they authorize (permit), fund, or carry out are not likely to jeopardize the continued existence of a listed species, or destroy or adversely modify its designated critical habitat.

B. WESTERN GOM ESSENTIAL FISH HABITAT CLOSURE AREA

[The following regulations are excerpted from 50 CFR, subpart F, §648.81. For the latest version of these regulations including their coordinates refer to http://www.nero.noaa.gov/nero/regs/]

No fishing vessel or person on a fishing vessel with bottom tending mobile gear on board the vessel may enter, fish in, or be in the Essential Fish Habitat Closure Areas described below, unless otherwise specified.

C. INSHORE RESTRICTED ROLLER GEAR AREA

[The following regulations are excerpted from 50 CFR, subpart F, §648.81. For the latest version of these regulations including their coordinates refer to http://www.nero.noaa.gov/nero/regs/]

Rockhopper and roller gear restrictions. For all trawl vessels fishing in the GOM/GB Inshore Restricted Roller Gear Area, the diameter of any part of the trawl footrope, including discs, rollers, or rockhoppers, must not exceed 12 inches (30.5 cm).

D.-G. GOM ROLLING CLOSURE AREAS

[The following regulations are excerpted from 50 CFR, subpart F, §648.81. For the latest version of these regulations including their coordinates refer to http://www.nero.noaa.gov/nero/regs/]

No fishing vessel or person on a fishing vessel may enter, fish in, or be in; and no fishing gear capable of catching NE multispecies, unless otherwise allowed in this part, may be in, or on board a vessel in GOM Rolling Closure Areas I through V, as described below, for the times specified, except as specified below and or under the transiting provisions.

Exceptions to Rolling Closures - Paragraph (1) above does not apply to persons aboard fishing vessels or fishing vessels:

- That have not been issued a multispecies permit and that are fishing exclusively in state waters;
- That are fishing with or using exempted gear as defined under this part, subject to the restrictions on midwater trawl gear, and excluding pelagic gillnet gear capable of catching multispecies, except for vessels fishing with a single pelagic gillnet not longer than 300 ft and not greater than 6 ft deep, with a maximum mesh size of 3 inches, provided:
  - The net is attached to the boat and fished in the upper two-thirds of the water column;
  - The net is marked with the owner’s name and vessel identification number;
  - There is no retention of regulated species; and
  - There is no other gear on board capable of catching NE multispecies;
- That are fishing under charter/party or recreational regulations, provided that:
  For vessels fishing under charter/party regulations in a Rolling Closure Area described above, provided it has on board a letter of authorization issued by the Regional Administrator, which is valid from the date of enrollment through the duration of the closure or 3 months duration, whichever is greater; for vessels fishing under charter/party regulations in the Cashes Ledge Closure Area or Western GOM Area Closure, described above, provided it has on board a letter of authorization issued by the Regional Administrator, which is valid from the date of enrollment until the end of the fishing year;
- With the exception of tuna, fish harvested or possessed by the vessel are not sold or intended for trade, barter or sale, regardless of where the regulated species are caught;
- The vessel has no gear other than rod and reel or handline on board; and
- The vessel does not use any NE multispecies DAS during the entire period for which the letter of authorization is valid;
- That are fishing with or using scallop dredge gear when fishing under a scallop DAS or when lawfully fishing in the Scallop Dredge Fishery Exemption Area, provided the vessel does not retain any regulated NE multispecies during a trip, or on any part of a trip; or
- That are fishing in the Raised Footrope Trawl Exempted Whiting Fishery, and in the GOM Rolling Closure Area V.

Exempted Gear - With respect to the NE multispecies fishery, means gear that is deemed to be not capable of catching NE multispecies and includes: Pelagic hook and line, pelagic longline, spears, rakes, diving gear, cast nets, tongs, harpoons, weirs, dipnets, stop nets, pound nets, pelagic
gillnets, pots and traps, purse seines, shrimp trawls (with a properly configured grate as defined under this part), surfclam and ocean quahog dredges, and midwater trawls.

Midwater Trawl Gear - Trawl gear that is designed to fish for, is capable of fishing for, or is being used to fish for pelagic species, no portion of which is designed to be or is operated in contact with the bottom at any time.
XI. Appendix S. Existing Marine Resource Management Zones that Overlap the Stellwagen Bank sanctuary.

d. Rolling Closure Area 2
   April 1 - April 30

e. Rolling Closure Area 3
   May 1 - May 31

f. Rolling Closure Area 4
   June 1 - June 30

g. Rolling Closure Area 5
   October 1 - November 30
## Appendix T. List of Acronyms

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A</strong></td>
<td></td>
</tr>
<tr>
<td>ACRU</td>
<td>Atlantic Cetacean Research Center</td>
</tr>
<tr>
<td>ACTVNY</td>
<td>Activities New York</td>
</tr>
<tr>
<td>ADMIN</td>
<td>Administrative Capacity and Infrastructure</td>
</tr>
<tr>
<td>AIS</td>
<td>Automatic Identification System</td>
</tr>
<tr>
<td>ALWTRP</td>
<td>Atlantic Large Whale Take Reduction Plan</td>
</tr>
<tr>
<td>AP</td>
<td>Action Plan</td>
</tr>
<tr>
<td>ARU</td>
<td>Automatic Recording Units</td>
</tr>
<tr>
<td>ASMFC</td>
<td>Atlantic States Marine Fisheries Council</td>
</tr>
<tr>
<td><strong>B</strong></td>
<td></td>
</tr>
<tr>
<td>BEM</td>
<td>Bays Eutrophication Model</td>
</tr>
<tr>
<td>BHNIP</td>
<td>Boston Harbor Navigation Improvement Project</td>
</tr>
<tr>
<td><strong>C</strong></td>
<td></td>
</tr>
<tr>
<td>CD</td>
<td>Compatibility Determination</td>
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<tr>
<td>CERCLA</td>
<td>Comprehensive Environmental Response, Compensation, and Liability Act</td>
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<tr>
<td>COST</td>
<td>Continental Offshore Stratigraphic Test</td>
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<tr>
<td>CRU</td>
<td>Cetacean Research Unit</td>
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<tr>
<td>CSO</td>
<td>Combined Sewer Overflows</td>
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<tr>
<td>CWA</td>
<td>Clean Water Act</td>
</tr>
<tr>
<td><strong>D</strong></td>
<td></td>
</tr>
<tr>
<td>DAM</td>
<td>Dynamic Area Management</td>
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<tr>
<td>DAMOS</td>
<td>Disposal Area Monitoring System</td>
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<tr>
<td>DAS</td>
<td>Days at Sea</td>
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<tr>
<td>DWPA</td>
<td>Deep Water Port Act</td>
</tr>
<tr>
<td><strong>E</strong></td>
<td></td>
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<tr>
<td>EA</td>
<td>Ecosystem Alteration</td>
</tr>
<tr>
<td>EBM</td>
<td>Ecosystem Based Management</td>
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<tr>
<td>EBSM</td>
<td>Ecosystem-Based Sanctuary Management</td>
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<tr>
<td>ECNASAP</td>
<td>East Coast of North America Strategic Assessment Project</td>
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<tr>
<td>EFH</td>
<td>Essential Fish Habitat</td>
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<tr>
<td>EPA</td>
<td>Environmental Protection Agency</td>
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<tr>
<td>ESA</td>
<td>Endangered Species Act</td>
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<tr>
<td>EIS</td>
<td>Environmental Impact Statement</td>
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<td><strong>F</strong></td>
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<tr>
<td>FAA</td>
<td>Federal Aviation Administration</td>
</tr>
<tr>
<td>FADS</td>
<td>Foul Area Disposal Site</td>
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<tr>
<td>FERC</td>
<td>Federal Energy Regulatory Commission</td>
</tr>
<tr>
<td>FMC</td>
<td>Fishery Management Council</td>
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<tr>
<td>FMP</td>
<td>Fishery Management Plan</td>
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<tr>
<td>FWPCA</td>
<td>Federal Water Pollution Control Act</td>
</tr>
<tr>
<td><strong>G</strong></td>
<td></td>
</tr>
<tr>
<td>GIS</td>
<td>Geographic Information System</td>
</tr>
<tr>
<td>GLOBEC Program</td>
<td>Global Ocean Ecosystems Dynamics Program</td>
</tr>
<tr>
<td>GoM</td>
<td>Gulf of Maine</td>
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<tr>
<td>GoMLME</td>
<td>Gulf of Maine Large Marine Ecosystem</td>
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<tr>
<td>GoMOOS</td>
<td>Gulf of Maine Ocean Observing System</td>
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<tr>
<td>GoMMPAS</td>
<td>Gulf of Maine Marine Protected Areas</td>
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<td>GPS</td>
<td>Global Positioning System</td>
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<td><strong>H</strong></td>
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<tr>
<td>HAB</td>
<td>Harmful Algal Blooms</td>
</tr>
<tr>
<td>HAZMAT</td>
<td>Hazardous Materials</td>
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<tr>
<td>HMS</td>
<td>Highly Migratory Species</td>
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<tr>
<td>HPTRP</td>
<td>Harbor Porpoise Take Reduction Plan</td>
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<td><strong>I</strong></td>
<td></td>
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<tr>
<td>ICCAT</td>
<td>International Commission for the Conservation of Atlantic Tuna</td>
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<tr>
<td>IC</td>
<td>Interagency Cooperation</td>
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<tr>
<td>IMO</td>
<td>International Maritime Organization</td>
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<tr>
<td>IWS</td>
<td>Industrial Waste Site</td>
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<tr>
<td><strong>J</strong></td>
<td></td>
</tr>
<tr>
<td>JEA</td>
<td>Joint Enforcement Agreement</td>
</tr>
<tr>
<td><strong>L</strong></td>
<td></td>
</tr>
<tr>
<td>LME</td>
<td>Large Marine Ecosystem</td>
</tr>
<tr>
<td>LNG</td>
<td>Liquefied Natural Gas</td>
</tr>
<tr>
<td><strong>M</strong></td>
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<tr>
<td>MACZM</td>
<td>Massachusetts Coastal Zone Management</td>
</tr>
<tr>
<td>MAFMC</td>
<td>Mid-Atlantic Fisheries Management Council</td>
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<tr>
<td>MARPOL</td>
<td>International Convention for the Prevention of Pollution from Ships</td>
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<tr>
<td>MARAD</td>
<td>Maritime Administration</td>
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<tr>
<td>MBDS</td>
<td>Massachusetts Bay Disposal Site</td>
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<tr>
<td>Massport</td>
<td>Massachusetts Port Authority</td>
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<tr>
<td>MEP</td>
<td>Massachusetts Environmental Police</td>
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<tr>
<td>MFCMA</td>
<td>Magnuson Fishery Conservation and Management Act</td>
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<td>MFP</td>
<td>Massachusetts Fishermen's Partnership</td>
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<tr>
<td>MGD</td>
<td>Massachusetts Water per Day</td>
</tr>
<tr>
<td>MHR</td>
<td>Maritime Heritage Resources</td>
</tr>
<tr>
<td>MOU</td>
<td>Memorandum of Understanding</td>
</tr>
<tr>
<td>MOA</td>
<td>Memorandum of Agreement</td>
</tr>
<tr>
<td>MITSG</td>
<td>Massachusetts Institute of Technology Sea Grant</td>
</tr>
<tr>
<td>MMBD</td>
<td>Marine Mammals Behavioral Disturbance</td>
</tr>
<tr>
<td>MME</td>
<td>Marine Mammal Entanglement</td>
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<tr>
<td>MMIRL</td>
<td>Marine Mammal Research Association</td>
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<tr>
<td>MMRA</td>
<td>Marine Mammal Protection Act</td>
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<tr>
<td>MMS</td>
<td>Mineral Management Service</td>
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<tr>
<td>MMPA</td>
<td>Marine Mammal Protection Act</td>
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<td>MMVS</td>
<td>Marine Mammal Vessel Strikes</td>
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<td>MOSA</td>
<td>Massachusetts Ocean Sanctuaries Act</td>
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<td>MPPRCA</td>
<td>Marine Plastic Pollution Research and Control Act</td>
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<td>MPR</td>
<td>Management Plan Review</td>
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<td>MPRSA</td>
<td>Marine Protection, Research and Sanctuaries Act</td>
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<tr>
<td>MSD</td>
<td>Marine Sanitation Devices</td>
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<tr>
<td>MSO</td>
<td>Marine Safety Office</td>
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</table>
MWRA ................. Massachusetts Water Resources Authority

N
NAO ..................... North Atlantic Oscillation
NDZ ..................... No Discharge Zone
NEAQ ..................... New England Aquarium
NEFSC ................. Northeast Fisheries Science Center
NEFMC ................. New England Fishery Management Council
NEPA ..................... National Environmental Policy Act
NERO ..................... Northeast Regional Office (NOAA)
NHPA ..................... National Historic Preservation Act
NMFS ..................... National Marine Fisheries Service
NMSF ..................... National Marine Sanctuary Foundation
NMSA ..................... National Marine Sanctuaries Act
NMS ..................... National Marine Sanctuary
NMSP ..................... National Marine Sanctuary Program
NOAA ................. National Oceanic and Atmospheric Administration
NOAA's ARCH .......... NOAA's Archaeological Database
NOS ..................... National Ocean Service
NGO ..................... Nongovernmental Organization
NPDES .................. National Pollutant Discharge Elimination System
NRHP ..................... National Register of Historic Places
NSF ..................... National Science Foundation
NURC UCONN ........ National Undersea Research Center at the University of Connecticut

O
OMSAP .................. Outfall Monitoring Science Advisory Panel
OPA ..................... Oil Pollution Act
OPCA .................. Oil Pollution Control Act
OCS ..................... Office Coast Survey
OCSLA ................ Outer Continental Shelf Lands Act
OLE ..................... Office of Law Enforcement

P
PAH ..................... Polynuclear Aromatic Hydrocarbons
PCB ......................... Polychlorinated Biphenyls
PCCS ..................... Provincetown Center for Coastal Studies
POE ..................... Public Outreach and Education
POTW ................... Publicly Owned Treatment Works
PWC ..................... Personal Water Craft

R
RAS ..................... Rapid Assessment Survey
RFA ..................... Recreational Fishing Alliance
ROV ..................... Remote Operated Vehicle
RUST ..................... Resource Under-Sea Threat Database System
RV ..................... Research Vessel

S
SAC ..................... Sanctuary Advisory Council
SBNMS .................. Stellwagen Bank National Marine Sanctuary
S-CAP .................. Sanctuary Compatibility Analysis Process
SCUBA .................. Self-Contained Underwater Breathing Apparatus
SD ......................... Standard Deviation
SHIELDS ............... Sanctuaries Hazardous Incident Emergency Logistics Database System
SHRMP .................. Seafloor Habitat Recovery Monitoring Program
SUP ..................... Special Use Permit
TRT ..................... Take Reduction Team
TSS ..................... Traffic Separation Scheme

U
UNH ..................... University of New Hampshire
UHI ..................... University of Hawaii
UCONN ................ University of Connecticut
UMaine ................. University of Maine
USCG .................. United States Coast Guard
USGS .................. United States Geological Survey
USACE ................ United States Army Corps of Engineers
USDOC ................ United States Department of Commerce
USDOD ................ United States Department of Defense
USFWS ................ United States Fish and Wildlife Service

V
VERP ..................... Visitor Experience Resource Protection
VMS ..................... Vessel Monitoring System
VTR ..................... Vessel Trip Report
VTSS ..................... Vessel Transportation Separation scheme

W
WWAG .................. Whale Watch Advisory Group
WCI ..................... Whale Conservation Institute
WCNE .................. Whale Center of New England
WGoMCA ................ Western Gulf of Maine Closure Area
WQ ..................... Water Quality
WWF ..................... World Wildlife Fund
APPENDIX U. GLOSSARY

A
Anadromous species ............is an animal that spawns in freshwater and lives its life in salt water.
Autotrophic................................ability to produce complex organic compounds from simple molecules and an external source of energy, such as light or chemical reactions of inorganic compounds. Autotrophs are considered producers in a food chain.

B
Bacteriophage .......................is a virus that attacks bacteria as the primary host
Bathymetry .........................water depth measurement information used to produce depth-contoured charts
Benthos ................................is the layer of the ocean that is near and/ or at the bottom, only a few feet above the sediment. This is also known as the Benthic Zone.
Biodiversity ..........................the variability among living organisms from all sources including inter alia, terrestrial, marine, and other aquatic ecosystems and the ecological complexes of which they are a part. This is also known as Biological diversity.
Bioinvader ............................is a species and organisms that have moved into areas outside of their natural geographic range.
Biomass ...............................is the mass of living material in a given area or volume of habitat.
Bioprospecting .......................the process by which new, useful applications and products are developed form the natural environment through scientific discovery and research.

C
Catadromous Species ............A fish species that spawns in saltwater but feeds and spends most of its life in estuarine or fresh water
Coccolithophores .................are small algae covered by calcium carbonate hubcap-like disks called coccoliths. Chalk is made of billions of coccoliths that lithify into rock.
Cryptophyta ............are small biflagellated protoctistids also known as cryptomonads, some of which are autotrophs, others heterotrophs.
Cyclonic storms systems .........a windstorm with a violent whirling movement; a system of rotating winds over a vast area, spinning inward to a low pressure center (counterclockwise in the northern hemisphere) generally causing stormy weather

D
Diatoms ................................are a major group of eukaryotic algae, and are one of the most common types of phytoplankton. Most diatoms are unicellular, although some form chains or simple colonies. A characteristic feature of diatom cells is that they are encased within a unique cell wall made of silica.

E
Ecological Integrity ...............DRAFT definition provided by Zoning working group (Aug.24, 2006): Ecological integrity is defined as the degree to which the system is structurally intact and functionally resilient within the context of historical baselines. Structurally intact means the native parts of the system are maintained as well as their interrelationships. Functional resilience is the system's ability to resist changes caused by human or environmental perturbations, or should change occur, to recover over time.
Ekman spiral .................a theoretical model of the effect on water of wind blowing over the ocean. The surface layer is expected to drift at an angle of 45° to the right of the wind in the Northern Hemisphere and 45° to the left in the Southern Hemisphere. Water at successively lower layers drifts progressively to the right (N), or left (S), though not as swiftly as the surface flow.
Ekman transport .................the net transportation of water, the sum of layer movement, due to the Ekman spiral. Theoretical Ekman transport is the Northern Hemisphere is 90° to the right of the wind direction
Endangered species is a species that is in danger of becoming extinct, that is protected by the Endangered Species Act (EDA).

Endemic is restricted to or native to a particular area or region.

Eutrophication is the process by which nutrient-rich waters bring about a high level of biological productivity that may ultimately lead to reduced dissolved oxygen levels.

Fauna is animal life of a particular region.

Flora is plant life of a particular region.

Foraminifera are large amoeboid protoctistids with often beautiful shells (tests) constructed of calcium carbonate. Benthic foraminifera live on the seabottom.

Glaciation are the processes by which glaciers are formed and reformed to create various geological structures.

Halocline is the zone of the ocean in which salinity increases rapidly with depth.

Heterotrophic is the ability to derive nutrition either by eating other things or by photosynthesizing. For plankton, often means absorbing dissolved organic matter directly.

Holozooplankton species will spend their entire life suspended in the water.

Hydrography is the study, description, and mapping of oceans, lakes, and rivers with an emphasis on navigation.

Infaunal are organisms that live buried in sediments, including a variety of polychaetes, burrowing crustacean, and mollusks.

Keystone species is a single species whose activities determine community structure; a species whose presence if critical to that community.

Lightering is the process of transferring fuel from one transportation unit (barge or ship) to a smaller vessel. This is useful when having to deliver oil and gas products to harbors with shallow channels that would not be able to handle a larger tanker vessel.

Local extinction is the eradication of any geographically discrete population of individuals while others of the same species or subspecies survive elsewhere.

Macrophytes refer to large, fleshy plants like seaweeds or seagrasses.

Microhabitat refers to both the physical substratum (e.g., sand waves, cobbles, boulders) and any associated structure-forming taxa (e.g., anemones, sponges, amphipod tubes). In addition to the organisms that form them, microhabitats are critical for a variety of fish species at different life history stages.

Mictic refers to the mixing of organisms.

Nanoplankton is the fraction of plankton (small eukaryotic protists) composed by cells between 2-20 µm.

Nektonic are highly motile organisms, such as fishes and squids that live in, or above, the seagrass canopy.

Nonpoint source pollutant are those pollutant discharges not associated with a specific location (e.g., urban and agricultural pesticide runoff).

Nertic Zooplankton are larval stages of various benthic organisms, such as barnacles, worms, bivalve and gastropod mollusks, decapod crustaceans and echinoderms, that spend a short time suspended in the water.
Nor'easter (Northeaster) is any energetic extra-tropical cyclone that sweeps the eastern seaboard of North America in winter.

North Atlantic Oscillation is a large scale mode of climate variability that has important impacts on the weather and climate of the North Atlantic Region and surrounding continents. It has a significant effect on both temperature and precipitation, this causes a major impact on marine ecosystems. These impacts include sea surface temperature, mixed layer depth, upper ocean heat content, surface Ekman transport, sea ice cover, uptake of gases, altered nutrient balances and primary production. These changes can have a direct impact on the dispersion and growth of marine life.

Nutrient mixing is the process of transferring and mixing, of those constituents required by organism for maintenance and growth, of nutrients between the components of a food web.

Pelagic is the realm of open water—also known as the pelagic zone.

Phytoplankton are photosynthetic planktonic algae.

Physical Oceanography is the aspects of the physical Ocean environment that affects living organisms, such as light, salinity, or temperature.

Picoplankton is the fraction of plankton composed by cells between 0.2 and 2 μm that can be either photosynthetic or heterotrophic.

Planktonic organisms dependent on water movement and currents as their means of transportation, including phytoplankton, zooplankton, and ichthyoplankton.

Point source pollutant is the discharges of pollutants from a distinct and identifiable source, such as a sewer or industrial pipe.

Protists are a diverse group of organisms, comprising those eukaryotes that are not animals, plants, or fungi. They are usually treated as the kingdom Protista or Protoctista. The protists are a paraphyletic grade, rather than a natural (monophyletic) group, and do not have much in common besides a relatively simple organization (unicellular, or multicellular without highly specialized tissues). Essentially, the Kingdom Protoctista is made up of organisms which cannot be classified into any other kingdom.

Salinity is a measure of the dissolved solids in seawater, usually expressed in grams per kilogram or part per thousand by weight. Standard seawater has a salinity of 35 0/00 at 0°C (32°F).

Stratification is the presence of different and distinct respective horizons within the water column. This is the layering of different factors, such as any physical or biological effects, within the water.

“Strategic Stock” means that the average annual fishing related mortality and serious injury exceeds the number of animals that can be removed form the stock without inhibiting recovery.

Thermocline is the zone of the ocean in which temperature decreases rapidly with depth.

Taxa is the shortened form of Taxonomic group. It also is a more general term then species when identifying animals.

Threatened species are plant or animal species believed likely to move into the endangered category in the near future if causal factors at work continue to persist.

Upwelling is a circulation pattern in which deep, cold, usually nutrient-laden water moves toward the surface. Upwelling can be caused by winds blowing parallel to shore or offshore.
## Appendix V. Metric Conversion Table

<table>
<thead>
<tr>
<th>Linear Measurement</th>
<th>Area Measurement</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 foot</td>
<td><strong>1 acre</strong></td>
</tr>
<tr>
<td>= 0.3048 meter</td>
<td>= 43,560 square feet</td>
</tr>
<tr>
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<td>= 4,046.86 square meters</td>
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<tr>
<td>1 meter</td>
<td>= 0.404684 hectare</td>
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<tr>
<td>= 3.28084 feet</td>
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</tr>
<tr>
<td>= 0.001 kilometer</td>
<td></td>
</tr>
<tr>
<td>1 kilometer</td>
<td><strong>1 hectare</strong></td>
</tr>
<tr>
<td>= 1,000 meters</td>
<td>= 2.47105 acres</td>
</tr>
<tr>
<td>= 0.621371 statute mile</td>
<td>= 10,000 square meters</td>
</tr>
<tr>
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<td>= 0.01 square kilometer</td>
</tr>
<tr>
<td>= 5,280 feet</td>
<td>= 0.003861 square statute mile</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>1 nautical mile</td>
<td><strong>1 square kilometer</strong></td>
</tr>
<tr>
<td>= 6,076.12 feet</td>
<td>= 247.105 acres</td>
</tr>
<tr>
<td>= 1.852 kilometers</td>
<td>= 100 hectares</td>
</tr>
<tr>
<td>= 1.15078 statute miles</td>
<td>= 0.386102 square statute mile</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Mass Measurement</strong></td>
<td><strong>Unit Abbreviations</strong></td>
</tr>
<tr>
<td>1 pound</td>
<td>Foot-(ft)</td>
</tr>
<tr>
<td>= 0.002 ton</td>
<td>Hectare-(ha)</td>
</tr>
<tr>
<td>= 0.453592 kilogram</td>
<td>Kilometer-(km)</td>
</tr>
<tr>
<td></td>
<td>Meter-(m)</td>
</tr>
<tr>
<td>1 ton</td>
<td>Nautical mile- (nmi)</td>
</tr>
<tr>
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<td>Pound-(lb)</td>
</tr>
<tr>
<td>= 0.907185 metric ton</td>
<td>Square kilometer-(km2)</td>
</tr>
<tr>
<td></td>
<td>Square meter-(m2)</td>
</tr>
<tr>
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<td>Square nautical mile-(nmi2)</td>
</tr>
<tr>
<td>= 2.20462 pounds</td>
<td>Square statute mile-(mi2)</td>
</tr>
<tr>
<td>= 0.001 metric ton</td>
<td>Statute mile-(m)</td>
</tr>
</tbody>
</table>
Notes
Whales and birds feeding at sunset in the Stellwagen Bank National Marine Sanctuary.

Do not follow  
where the path may lead.  
Go, instead,  
where there is no path  
and leave a trail.  

—Ralph Waldo Emerson