

NOAA FISHERIES SF3

The National Environmental Policy Act (NEPA) and the Fishery Management Process

Prepared by Marian Macpherson Council Member Training Oct. 31, 2024

Key Learning Objectives

Objectives are for you to be able to:



- Explain why we care about NEPA.
- Explain the requirements for EISs.
- State when an EA/FONSI is appropriate.
- Describe NEPA's effect on the MSA process.
- Locate guidance.
- Identify Issues Affected by recent law and regulatory changes



Agenda

Background: Why are we here?

- History.
- Why Do We Care?
- Litigation.

Overview of NEPA.

• Purpose, Requirements, EIS, Shortcuts and Efficiencies, Significance.

Effect on MSA Timing and Process

- Timelines.
- Guidance.

FRA and CEQ's Rule makings Debrief: Did we Achieve Objectives?



History Lesson

Where did NEPA come from?

NATIONAL ENVIRONMENTAL POLICY ACT OF 1969 Why do we have it?

SEC. 2. The purposes of this Act are: To declare a national policy which Who's in charge here? (CEQ) an and his environment and biosphere and stimulate the health and welfare of man; to enrich the understanding of the ecological systems and natural resources important to the Nation; and to establish a Council on Environmental Quality.

More information available at: <u>https://ceq.doe.gov/laws-regulations/nepa_legislative_history.html</u>



Why Care about NEPA?

Please write down 1 or 2 reasons why you, as a Council Member, should know about NEPA.



Why Care about NEPA - Some Reasons

Good Decision-Making

Public Involvement

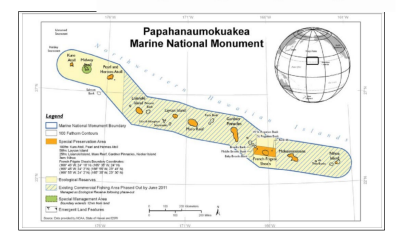
Timely Approval of MSA actions



Disapproval; Litigation Loss

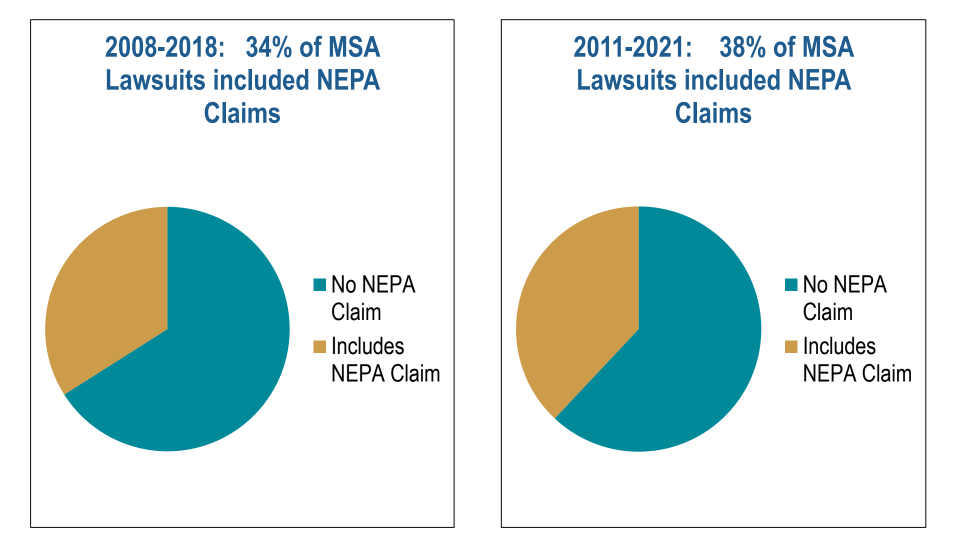
-Remands -Closures







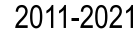
MSA/NEPA Litigation Facts

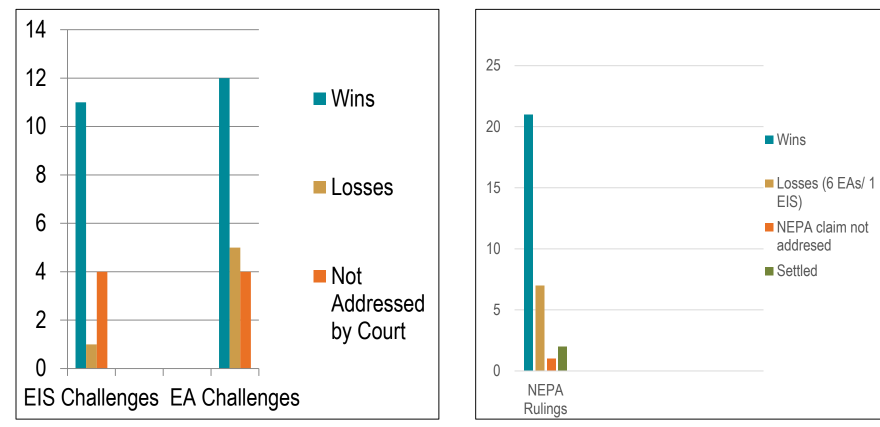




MSA/NEPA Wins/Losses

2008-2018







NEPA: What is it?

It's the "National Environmental Policy Act"



NEPA: It's Stated Purpose

The purposes of this chapter are:

To declare a national policy which will encourage productive and enjoyable harmony between man and his environment; to promote efforts which will prevent or eliminate damage to the environment and biosphere and stimulate the health and welfare of man; to enrich the understanding of the ecological systems and natural resources important to the Nation; and to establish a Council on Environmental Quality. ~ 42 U.S.C. 4321



NEPA: It's Stated Requirement as Amended

*Except where compliance would be inconsistent with other statutory requirements,

Include in every recommendation... for major Federal actions significantly affecting the quality of the human environment, <u>a</u> <u>detailed statement</u> on —

- reasonably forseeable environmental impact of the proposed action,
- reasonably forseeable adverse environmental effects which cannot be avoided,
- reasonable range of alternatives to the proposed action, technologically and economically feasible, meet the purpose and need, analyze negative effects of not taking the action
- the relationship between local short-term uses of man's environment and the maintenance and enhancement of long-term productivity, and any irreversible and irretrievable commitments of resources...

~42 U.S.C. 4331(2)(C)

Bottom Line: Think Before You Act



NEPA: Trigger

- Major federal action
 - New statutory definition
 - Still most of what we do
- Significantly affecting
 - A lot of activity in CEQ rulemakings over past several years. Bottom line, consult NEPA coordinators.

Hemilepidotus Jordani, Bean. (p. 259.) wing by H. L. Todd, from No. 27596, U. S. National Museum, collected at Hinlink, Unalashka Island, 1880, by Dr. T. H. Bean.

- Quality of the human environment (40 CFR 1508.1(m), 1501.8(g))
 - Another area where regulatory re-writes are at play.



NEPA Compliance: Overview of Concepts

EIS: NEPA's default requirement

Content: Alternatives, Effects analysis Procedure: Draft, Public Comment, Cooling off Period

UNLESS... EA/FONSI: Available shortcut if record supports CE: Categories pre-determined not significant

NEPA does NOT require a particular outcome



EIS Requirements

Documentation The EIS - a detailed statement on environmental impacts and alternatives

Process Notice of Intent, DEIS, Public Comment, FEIS, Cooling off period, ROD

Timing

*Minimum time periods (90 days after publication of DEIS) Deadline to complete EIS process (2 years)



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			SPINY DOGFISH FISHERY	MANAGEMENT PLAN
			(Includes Final Environmental Impact State	ement and Regulatory Impact Review)
		COVER SHEET		
tents.		EXECUTIVE SUMMARY	February	1999
		TABLE OF CONTENTS		
		1.0 INTRODUCTION	Mid-Atlantic Fishery Ma	anagement Council
need.	2.3.1 Commercial Fishe 2.3.2 Recreational Fishe	1.1 PURPOSE AND NEED FO	and the	he
	2.3.2 Foreign Fishing Ad 2.3.4 Economic Charact	1.1.1 History of FMP De 1.1.2 Problems for Reso	New England Fishery Ma	anagement Council
		1.1.3 Management Obje	in cooperation	a with the
	3.0 ENVIRONMENTAL IMPA	1.1.4 Management Unit		
	3.1 MANAGEMENT ALTERN	1.1.5 Management Strat	National Marine Fis	sheries Service
	3.1.1 Preferred Measure 3.1.2 Alternatives to the	1.2 PROPOSED AND ALTER		
	3.1.3 The FMP Relative 3.1.4 Analysis of the Pr	1.2.1 Proposed Manager 1.2.2 Alternatives to the		
	4.0 REGULATORY IMPACT F			
• • •	ANALYSIS	2.0 DESCRIPTION OF THE A	Draft adopted by Counciles 11 August (NEEMC)	and 17 August (MAEMC) 1999
ironment.	4.1 INTRODUCTION	2.1 DESCRIPTION OF THE S	Draft adopted by Councils: 11 August (NEFMC) and 17 August (MAFMC) 1998 Final adopted by Councils: 27 January (NEFMC) and 3 February (MAFMC) 1999 Final approved by NOAA: 29 September 1999	
	4.2 PROBLEMS AND OBJEC	2.1.1 Species Descriptio		
	4.3 METHODOLOGY AND FF	2.1.2 Abundance and Pr		
	4.3 METHODOLOGT AND TH	2.1.3 Ecological Relation 2.1.4 Maximum Sustain		
	4.4 IMPACTS OF THE PREFE PREFERRED	2.1.4 Maximum Sustain 2.1.5 Probable Future C	A Publication of the Mid-Atlantic Fishery Mana Atmospheric Administration Award No. NA57F	
lai j	4.4.1 Summary of Impa	2.2 DESCRIPTION OF HABIT		
	4.4.2 Summary of Impa		17 March 1999	
		2.2.1 Inventory of Envir 2.2.2 Description and Id	17 March 1999	
	4.5 DETERMINATION OF SIG	2.2.3 Fishing Activities		
0C	4.6 REVIEW OF IMPACTS R	2.2.4 Options for Manag		
	ACT	2.2.5 Identification of New		
	4.6.1 Introduction		nendations (Includes Cumulative Impacts) 47	
	4.6.2 Determination of		ation Needs	
	Number of Small Entities 4.6.3 Analysis of Econo		of EFH Components of the FMP	
	5.0 OTHER APPLICABLE LAN	2.3 DESCRIPTION OF FISHING	ACTIVITIES	
	5.1 RELATION OF RECOMM LAWS AND POLICIES	17 March 1999	7	
— •• ••	5.1.1 FMPs			
: Page Limits	5.1.2 Treaties or Internation	onal Agreements		
-	17 March 1999	8		
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Documentation: EIS Contents

40 CFR § 1502.10

- Table of cont •
- **Purpose and**
- Alternatives. •
- Affected env •
- Environment • consequenc

*New requirement: (150/300)

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EIS Contents: Purpose and Need

The purpose and need determines the range of alternatives.

- Cases lost when alternatives analyzed do not meet the purpose and need
- Or, where alternatives that do meet the purpose and need were not analyzed

Iterative process...

- Does the P & N yield a reasonable range of alternatives?
- Does the range of alternatives match the P & N?



EIS Contents: Alternatives

- EIS must "evaluate reasonable alternatives."
- Reasonable means:
 - A "reasonable range"
 - Technologically and economically feasible
 - Meet purpose and need
 - Limit to a reasonable number

Must include "no action" alternative



EIS Process and Timing

Process

- Notice of Intent
- DEIS
- Public Comment
- FEIS
- Cooling off period
- ROD
- (SEIS if necessary)

Timing

*Minimum time periods; start from EPA publication

- 45 day comment on DEIS
- 30 day cooling off period on FEIS
- No ROD earlier than 90 days after publication of DEIS
- *Maximum Time periods
- 1 year to complete EA
- 2 years to complete EIS



EIS Activity: Purpose, Need, Alternatives

- Review Case Summary: <u>Anglers Conservation Network v. Pritzker</u> (2 min.)
- 2. Go to break out group and discuss trigger questions. Assign Spokesperson to bring back key ideas. (5 min.)
 - i. What is your key take away from this decision?
 - ii. Do you agree or disagree with this decision?
- 3. Debrief with full class. (5 min.)



NEPA Shortcuts and Efficiencies: List

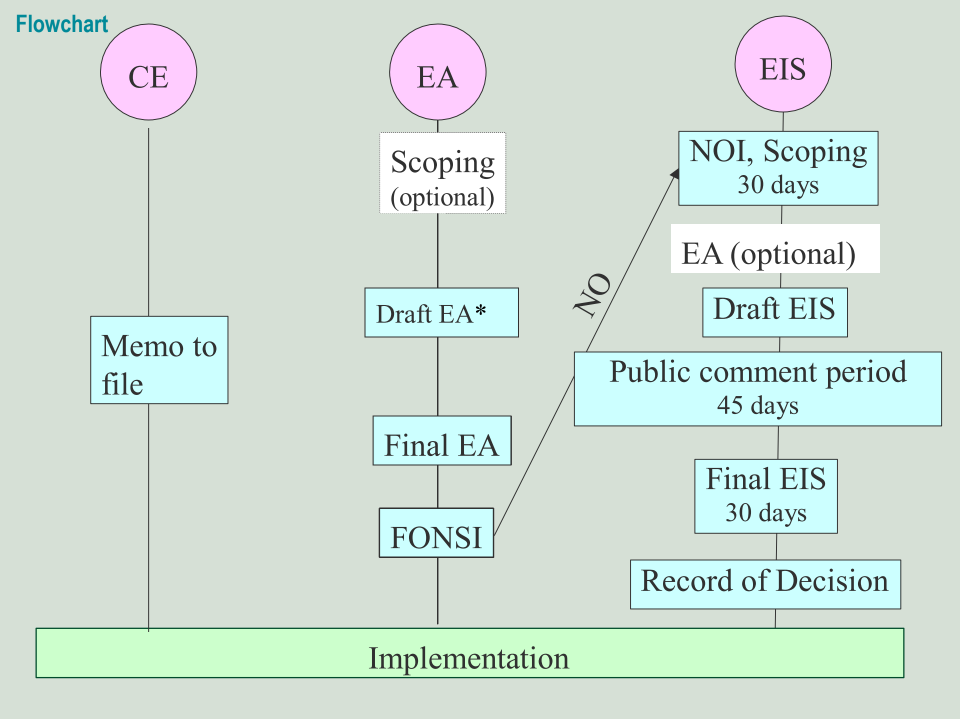
- EA/FONSI
- Tiering
- Incorporation by Reference
- NAPP (NEPA Advanced Planning Process)
- SIR (Supplemental Information Report)

ALL ARE RECORD-BASED

THE HOGFISH OR CAPITAINE

achnolæmus falcatus (L.), C. & V. (p. 275. Tonorius by H. I. Tohl.





Option to Start with an EA

A concise public document:

- Briefly provides basis for determining whether to prepare an EIS or a FONSI;
- Includes brief discussion of need, alternatives, and environmental impacts
- 75-page limit
- If agency publishes draft, take comments



FONSI: How to Determine Significance

- Based on Facts in Record
- CEQ criteria that have been partially removed, mostly restored, and/or re-organized.
- NMFS Guidance provided considerations in addition to CEQ's criteria.
- NOAA/NMFS developing new guidance for future determinations.
- Consult with GC and NEPA Coordinators.



EA/FONSI Activity: Record-Based Determinations

Instructions:

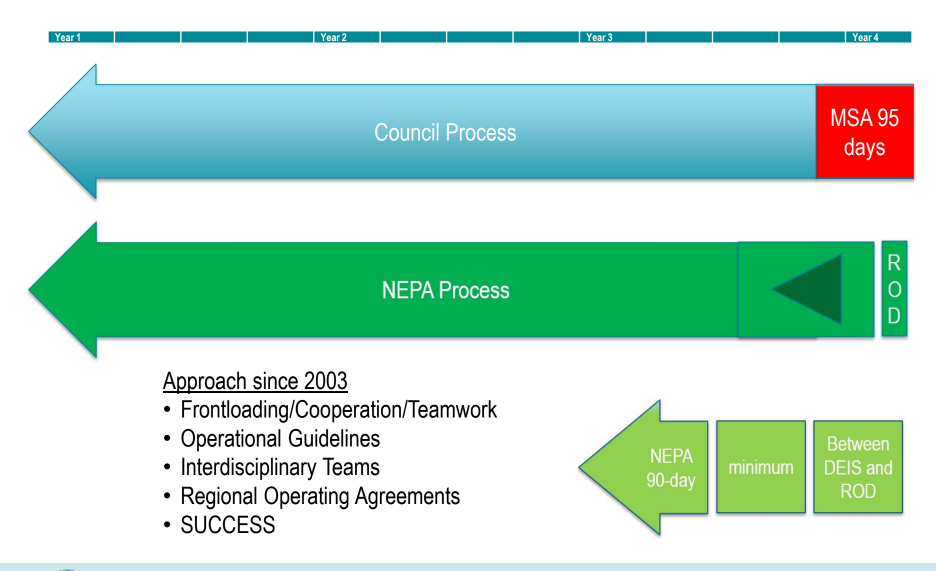
1. Review Case Summary: <u>Greenpeace Foundation v. Minetta</u> (2 min.)

2. Go to break out group and discuss trigger questions. Assign Spokesperson to bring back key ideas. (5 min.)

- i. What facts do you think contributed to the court's decision to close the lobster fishery?
- ii. Do you agree or disagree with the Court's ruling?
- 3. Debrief with full class. (5 min.)



NEPA and MSA Timing and Process: Pre 2024



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NEPA and MSA Timing and Process: Post 2024





- Evolving Situation
- Developing new guidance
- Shared draft with CCC Subcommittee



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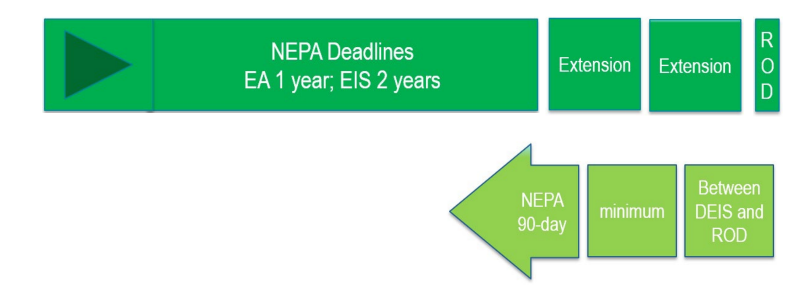
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EA 1 year; EIS 2 years

NEPA and MSA Timing and Process: Post 2024







Fiscal Responsibility Act: Key Changes

Amends NEPA by:

- Alternatives
- Threshold Determination
- Page Limits
- Time Limits



- Moves Regulatory Concepts into Statute with slight wording changes, including new statutory definitions
- E-NEPA



Key Changes to CEQ's Regulations

- Changes to Process and Content for EAs and EISs
- Deadline for Agencies to Update procedures (July 1, 2025)
- Removes requirement for cost-estimate on cover page
- Additional guidance on using programmatics
- Repeats time and page limits as set forth in the FRA
- *REMOVES Functional Equivalency and Exhaustion of Remedies provisions



NOAA/NMFS Implementation

• 2016 NOAA NAO 216-6A; 2017 Companion Manual, Appendix C and Appendix E (CEs).

UPDATE

Policy Directive....

- NMFS to address new requirements by CEQ's Sept. 2025 deadline.
- Shared NMFS draft with CCC last week.



Test for Knowledge: Did we meet our objectives?

1. Why do we care about NEPA?

A: Good decision-making, public involvement, approvable FMPs, no litigation losses/fisheries closures

2. Name two key content requirements for EISs.

A: Purpose and Need, Alternatives, Affected Environment, Environmental Impacts Analysis

3. How many alternatives are enough?

A: No set number; reasonable range; must include "no action"

4. True or False: NEPA requires Councils to select the most environmentally protective alternative.

A: False. We must assess impacts, consider alternatives, and take public comment, unless EA/FONSI or CE.

5. Is lack of time to prepare an EIS valid grounds to use an EA instead?

A: No. FONSI is a "record-based" decision and depends on the facts supporting the determination.

6.Where can I find guidance on compliance with NEPA for MSA actions?

A: Interim and long-term revised guidance under development. For now, check with Regional GC and NEPA Coordinator.



QUESTIONS?

