

**DRAFT Memorandum of Understanding
Regarding the Management of Deep Sea Corals**

Between

New England Fishery Management Council

Mid-Atlantic Fishery Management Council

South Atlantic Fishery Management Council

A. Purpose

The purposes of this Memorandum of Understanding are: 1) to establish a framework for coordination and cooperation toward the protection of deep sea corals; and 2) to clarify each Council's role and geographic areas of authority and responsibility with regard to deep sea coral management.

B. Background

Deep sea corals are typically found at depths greater than 50 meters on the continental shelf and slopes, in offshores canyons, and near seamounts. Many of these species form complex three-dimensional structures that provide important habitat for many species of fish and invertebrates, enhancing local biodiversity. Because these corals are fragile and slow-growing, they are particularly vulnerable to disturbance from certain types of fishing gear. While the extent of deep sea coral habitat degradation has not been quantified in most areas, bottom tending fishing gear has been known to cause significant disturbance in many locations, and is considered to be the major threat to deep sea corals in areas where such fishing occurs.

Deep sea corals are present within the jurisdictional boundaries of the three parties to this agreement: the New England Fishery Management Council (NEFMC), the Mid-Atlantic Fishery Management Council (MAFMC), and the South Atlantic Fishery Management Council (SAFMC) (collectively, the Councils). Each of these Councils has previously taken or is currently taking actions to mitigate the impacts of fishing gear to enhance deep sea coral protections. Because such management actions may affect fisheries operating in more than one Council jurisdiction, the Councils recognize the need for communication and broad-scale coordination regarding measures to protect deep sea coral resources.

C. Authority and strategies for deep sea coral protections

The Magnuson-Stevens Fishery Conservation and Management Act (MSA)¹ is the main source of authority under which the Regional Fishery Management Councils may take action to protect deep sea corals from fishery impacts. The SAFMC currently has management and conservation measures in place for deep sea corals; the NEFMC and the MAFMC will each continue development of management measures to protect corals within their regions while preserving

¹ Magnuson-Stevens Fishery Conservation and Management Act (MSA), portions retained plus revisions made by the Magnuson-Stevens Fishery Conservation and Management Reauthorization Act of 2006 (MSRA).

current and future fishing opportunities. These measures may differ between the Councils, and may include some combination of the following:

- Designation of coral protection zones based on the discretionary authority described in Section 303(b)(2)(b) of the MSRA. These zones could possibly include:
 - Large precautionary areas based on a freeze-the-footprint approach
 - Enhanced protections in areas known to or expected to contain high concentrations of corals
- Designation of deep sea corals as a component of Essential Fish Habitat or as Habitat Areas of Particular Concern
- Minimizing bycatch of deep sea coral species
- Special access programs to provide for continued fishing in or near coral areas for specific fisheries or gear types
- Exploratory fishing programs to allow for future development of new fisheries in a way that protects corals

D. Council boundaries and geographic areas of responsibility

Each Council will be responsible for the mitigation of fishery impacts to deep sea corals within the boundary of their Council region, as defined in 50 CFR 600.105. The NEFMC-MAFMC boundary begins at the point of intersection of Connecticut, Rhode Island, and New York (41°18'16.249" N. lat. and 71°54'28.477" W. long.). From this point, the boundary line extends in a southeasterly direction, heading 37°22'32.75" east of due south to the point of intersection with the outer boundary of the EEZ. The SAFMC-MAFMC boundary begins at the seaward boundary of Virginia and North Carolina (36°33'01.0" N. lat.), and extends due east to the point of intersection with the outer boundary of the EEZ. The MAFMC boundary contains major canyons from Block Canyon to Norfolk Canyon, while the NEFMC will develop measures for Alvin Canyon and areas north.

E. Council coordination on deep sea corals issues

1. The Councils will seek continuity between coral-related management measures in all three Council regions, especially where there are fisheries that overlap between regions. This may include:
 - Consideration of similar management alternatives in fishery management plans for adjacent regions.
 - Consideration of fishery overlap and engagement of stakeholders outside of the management region in the development of management measures.
2. The Councils will also share data and information to improve current and future decision making:
 - Encourage data collection to support coral management.
 - Share coral data, fishing effort data, and GIS resources related to development of management measures.
3. The Councils will contribute to coordinated management efforts in the following ways:

- The NEFMC and MAFMC will share technical work information and data, including NEFMC Habitat Plan Development Team work products related to Mid-Atlantic canyon and slope areas.
- MAFMC staff and/or the MAFMC liaison will attend NEFMC Habitat PDT and Oversight Committee meetings relevant to corals, and NEFMC staff and/or the NEFMC liaison will attend relevant MAFMC meetings.
- The SAFMC will advise the NEFMC and the MAFMC on coral issues based on past experiences and lessons learned.

F. No agency

Each entity signing this MOU is acting as an independent contractor. No party to this MOU is intended to have or is granted by any other part any authority or control over the other party, nor shall any party have the power to bind any other party. Each party will be responsible for bearing the costs incurred in performing any activity contemplated hereunder.

G. Funding

Cooperative activities under this MOU shall be subject to the availability of funds and personnel. This MOU shall not be used to obligate or commit funds.

H. Effective date and signature

The terms of this MOU are agreed to and are effective from the date of the last signature below. This MOU may be terminated at any time by any Party for any reason by written notice to the non-terminating Parties.

By:

For and on behalf of NEFMC:

Signature: _____ Date _____

For and on behalf of MAFMC:

Signature: _____ Date _____

For and on behalf of SAFMC:

Signature: _____ Date _____