Northwest Atlantic Fisheries Organization

Working Group on Ecosystem Approach Framework to Fisheries Management
(WG-EAFFM)

15–17 July 2015
Halifax, Nova Scotia, Canada

NAFO
Dartmouth, Nova Scotia, Canada
2015
Working Group on Ecosystem Approach Framework to Fisheries Management
(WG-EAFFM)

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1. Opening

The meeting was called to order at 1000 hrs on 15 July 2015 by Andrew Kenny (EU). He offered apologies on behalf of the other co-Chair, Robert Day (Canada), who was unable to attend the meeting.

Representatives from Canada, Denmark (in respect of the Faroe Islands and Greenland) (DFG), European Union (EU), Iceland, Japan, Norway, the Russian Federation, and the USA were in attendance. The Scientific Council was represented by the SC Vice-Chair. Observers from Ecology Action Centre and World Wildlife Fund Canada were also in attendance (Annex 1).

2. Appointment of Rapporteur

The Fisheries Commission (FC) and Scientific Council (SC) Coordinators, Ricardo Federizon and Neil Campbell, were appointed as co-Rapporteurs.

3. Adoption of Agenda

With the addition under other matters of two items regarding the “Coral and Sponge Identification Guide – NAFO Area” for observers, and the review clause for Chapter 2 (Article 24) of the NCEM, the agenda was adopted (Annex 2).

4. Consideration of SC advice from 2015

The SC vice-Chair, Kathy Sosebee (USA) presented an overview of the SC response (formulated in June 2015) to the FC Requests for Advice (formulated in September 2014) on topics relevant to the agenda of this Working Group (WG) (Annex 3). The SC Response covers topics including Significant Adverse Impact (SAI) on Vulnerable Marine Ecosystem (VME) elements and species, impacts of removing candidate VME closures from survey design, impacts other than fishing in the NAFO Regulatory Area (NRA), and impacts of mid-water trawls on VME indicator species. Details of the SC advice are documented in SCS Doc. 15/12.

a) Development of work on Significant Adverse Impacts in support of workplan for assessment of bottom fisheries in 2016

The presiding Chair elaborated on the SAI advice (Annex 4). The WG was informed that the SC’s work plan for the assessment of bottom fishing activities by 2016 is progressing as scheduled, and development of a template for the assessment report is underway. An important addition to the template is a review of the current fisheries which summarises the spatial extent of the fisheries (see slides 5-6 in Annex 4). In its approach to assessing SAI, the first three of the FAO criteria (as defined in paragraph 18 of the 2009 FAO International Guidelines for the Management of Deep-Sea Fisheries in the High Seas) are being analysed, namely, intensity/severity of impact, spatial extent of impact, and sensitivity/vulnerability of ecosystem. The subsequent three criteria (recovery, function, and duration) relate to functionality of the ecosystem, rather than the impact of fishing on the structure of the benthic fauna and habitat. They will be addressed at a later stage.
The WG noted the preliminary nature of the work presented and thanked SC for the extensive effort which has gone into the assessment to date. It was noted that benthic fisheries for shellfish on the tail of the Bank were included in the preliminary assessment. It was, agreed that these fisheries should be excluded from further analysis as NAFO has no management jurisdiction in this regard. It was also noted that mid-water trawl fisheries should not be included in the description or the analysis of bottom fisheries.

It was noted that 46% of the area of the fisheries closures (as referred to in NCEM Article 17.5) fall outside the footprint (as referred to in NCEM Article 16) and were therefore not at risk of SAI. The remaining 54% of the area of the fisheries closures (within the footprint), represents 6% of the footprint closed to bottom fishing to protect VME. Through a combination of analysing VMS data (2008–2014) and VME indicator species biomass for sponge, seapen and large gorgonian, the area of VME (outside current closures) likely to be impacted by bottom fishing can be estimated (see Table 1). It was noted that an impact on VME does not necessarily mean it is significant. For example if only 1% of the VME habitat has been impacted it would be assessed as not significant. For illustrative purposes, it was noted that under the EU Habitats Directive\(^1\) some assessments of designated habitat features 25% of the area being impacted as the criteria to determine when the loss of habitat would result in a feature being in an ‘unfavourable’ state. If this approach were to be applied, the provisional assessment of area of VMEs potentially impacted by past activities for each of the assessed VME types fall below this value and the assessment would therefore conclude that there is no SAI to report. However, there could be SAI in the future and therefore possible management measures to minimize the risk of future SAI should be considered in the assessment. In addition, VMEs outside current closures could be under a potential risk of impact should fishing patterns change and in the absence of suitable mitigation measures. It was noted that findings presented (Annex 4 – Slide 13) are preliminary and did not pre-judge the ongoing assessment of SAI to be finalized in 2016.

Table 1. Area (km\(^2\)) of VME inside and outside current fishery exclusion zones closures. “Cut-off” is the value of VME species biomass which distinguishes between areas of VME which are at potential risk of SAI versus areas of VME which have been subject to possible past or historic SAI. The “cut-off” values between the two conditions of at risk and past SAI are described and defined in SCS Doc. 14-23 and SCS Doc. 15-12.

<table>
<thead>
<tr>
<th></th>
<th>Sponges</th>
<th>%</th>
<th>Seapens</th>
<th>%</th>
<th>Coral</th>
<th>%</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total area of VME</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total area of VME INSIDE</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Not at risk of SAI</td>
</tr>
<tr>
<td>Closed Area</td>
<td>8,042</td>
<td>36</td>
<td>1,094</td>
<td>16</td>
<td>1,992</td>
<td>53</td>
<td>Total area of potential SAI</td>
</tr>
<tr>
<td><strong>Total area of VME OUTSIDE</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Closed Area</td>
<td>14,397</td>
<td>64</td>
<td>5,889</td>
<td>84</td>
<td>1,733</td>
<td>47</td>
<td></td>
</tr>
<tr>
<td><strong>Area of VME OUTSIDE Closure, above “cut-off”</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>4,351</td>
<td>30</td>
<td>1,484</td>
<td>25</td>
<td>668</td>
<td>39</td>
<td>“historic” or “past” SAI</td>
</tr>
<tr>
<td><strong>Area of VME OUTSIDE Closure, below “cut-off”</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>10,045</td>
<td>70</td>
<td>4,404</td>
<td>75</td>
<td>1,064</td>
<td>61</td>
<td>At present-day risk of SAI</td>
</tr>
<tr>
<td><strong>Proportion of total VME subject to “historic” or “past” SAI</strong></td>
<td>-</td>
<td>20</td>
<td>-</td>
<td>21</td>
<td>-</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td><strong>Proportion of total VME at risk of present-day SAI</strong></td>
<td>-</td>
<td>45</td>
<td>-</td>
<td>63</td>
<td>-</td>
<td>31</td>
<td></td>
</tr>
</tbody>
</table>

It was felt that the understanding of the SAI analysis would be improved if SC were to compile, define and agree on terminology used in the reassessment of bottom fisheries, with particular emphasis on the definitions of SAI. It was further suggested that the evaluation of SAI would be improved if in addition to considering the VME areas derived from the kernel density analysis, biomass distributions of VME indicator taxa were also taken into account, e.g. assess the proportion of biomass within and outside current closures. In addition, it was suggested that the VME kernel density analysis polygon boundaries could be refined by taking into account current understanding of VME species distribution patterns in relation to environmental variables.

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b) Removal of closed areas from scientific surveys

The SC vice-Chair presented the work of SC and the Secretariat on the impacts of removing the closed areas from the survey design for relevant stock surveys. There has been limited progress; however, work is ongoing to quantify the overlap between VME protection areas and RV surveys. It was noted that removing these areas from the survey design could have implications for survey estimates. However, the WG urges SC to consider options to expedite the assessment process. Furthermore, it was suggested that the dialogue between the FC and SC Chairs on priorities and workload should take place at the earliest opportunity, with this task having increased priority.

c) Impact of activities other than fishing on fish stocks and biodiversity in the NRA

The SC vice-Chair presented the results of the literature review of potential impact from activities other than fishing on fish stocks and biodiversity in the NRA. It was noted that there was limited expertise currently available in the SC on many of these issues. It was recognized that NAFO is not the competent authority for the management of many of these activities. Prioritization of these other activities in terms of their likelihood of impacting upon fish stocks in the northwest Atlantic was mentioned as a possible way to reduce the scale of the work without any conclusion being reached on the way forward. One CP noted that in the SC’s response oil and gas activities contained the biggest number of stressors, potential effects and risks; oil and gas activities are also explicitly mentioned as part of the Ecosystem Approach Roadmap (Fig. 1). It was also noted that in the northeast Atlantic, non-binding discussion between NEAFC, OSPAR, and the International Seabed Authority takes place, and that this could serve as a model for dialogue in the NAFO context.

On a related note, the Executive Secretary informed the WG that Canada has provided an extensive proposal regarding a mechanism for exchange of information to avoid overlapping and mitigate potential conflict between fisheries and hydrocarbon activity. This was recently circulated to Contracting Parties and Chairs.

d) Impacts of mid-water trawls on benthic VME indicator species

SC focused its response to this request on potential impacts of midwater trawling around seamounts, and advised that midwater trawls around seamounts have the potential to have bottom contact and therefore present a risk of causing SAI. This risk is lower than for a bottom trawl.

SC recommended that midwater trawl fisheries on seamounts report bycatch of all VME indicator species bycatch, regardless of the amount caught. This recommendation was endorsed by the WG. It was requested that at its future meeting(s) that the WG review any available information on bycatch resulting from this enhanced reporting requirement.

5. Consideration of NCEM Articles 17.1 - 17.3 (Seamounts)

At the 2014 Annual Meeting, FC referred the issue of exploratory fisheries in seamount areas to the WG for further consideration (FC Doc. 14/35).

It was noted that two CPs had operated fisheries in these areas over a long period. Current seamount closures in NAFO provide a level of protection identical to that provided by other areas outside the fishing footprint. Opinions within the WG as to the nature of the risk presented by midwater trawls to VME indicator species in NAFO varied. A range of possible ways to proceed was discussed including: i. to leave the current situation unchanged, ii. to remove the “seamount closures” from the CEM, recognizing that the protection they once provided is now applied to the entire NAFO Regulatory Area outside the footprint, or iii. to further control bottom fishing within the seamount areas, for example by removing the provision for exploratory bottom fisheries from Article 17. This third course of action was endorsed by the WG, as was a suggestion to develop a mid-water gear design, to be applied to seamount areas, and ensuring very minimal or no risk of bottom impacts (e.g. use of gear with no discs, bobbins, etc).
It was considered and agreed that it was not necessary to redefine midwater trawls as a bottom gear, but to recognize that midwater trawls in certain defined areas (seamounts) and fisheries (alfonsino) could contact the bottom (see Section 4d). A consensus formed that midwater trawl fisheries in seamounts should be subject to current gear provisions used for midwater trawls for redfish. With this agreement, the need for a definition of midwater trawling that would apply to seamount fisheries was also recognized.

Further, taking into account SC advice which highlighted the potential risk of SAI, the WG agreed to eliminate the provision for exploratory bottom fisheries in the NAFO seamount areas until 2020 when all VME provisions will be subject to review by FC.

6. Discussion of ongoing matters

a) Status of Candidate VME areas 13 and 14 (eastern Flemish Cap)

and

b) Status of Div. 3O Coral Closure

and

c) Significant concentrations of VME indicator species on Tail of the Bank (Div. 3N)

There was no new information or evidence to elaborate the assessment of these areas as reported in the previous meeting of this WG (FC-SC Doc. 14-03), however it was noted that data from a Canadian VME survey in 2015, as well as additional bottom trawl survey bycatch data from the EU-Spain survey, would be available to SC Working Group on Ecosystem Science and Assessment (WG-ESA) later in 2015. It was therefore requested that these topics be retained on the agenda for future discussion pending analysis of new data.

7. Implementation of the “Ecosystem Approach”

a) Review of the “Roadmap to an Ecosystem Approach”

The co-Chair of WG-ESA Mariano Koen-Alonso (Canada) presented a progress report on the work done by SC in further developing the Roadmap (Annex 5), focusing on those elements that SC considered advanced enough to start the discussion of their potential implications and avenues for implementation. These elements included (1) the definition of spatial scales considered relevant and practical for devising ecosystem-level summaries and management plans, (2) the delineation of Ecosystem Production Units (EPUs) that SC endorsed as candidate ecosystem-level management units for pilot implementations of EAF, and (3) the results from Ecosystem Production Potential models for some of these areas. These models provide estimates of Fisheries Production Potential that can serve as basis for developing “Total Catch Ceilings” (the maximum catch allowed across all species in an Ecosystem-level management unit).

The WG broadly welcomed this work, acknowledged that this being the first time these types of analyses have been presented at the WG, and indicated that more time was needed to reflect on them and further consider their management implications and potential mechanisms for implementation. The WG encouraged continued progress toward further developing these analyses and tools towards practical management applications to maintain momentum in this area.

The WG recognized that, as work on the implementation of the roadmap progresses, priorities and tasks may change over time. The WG updated the set of tasks and priorities to be progressed over the next year (Fig. 1). Updates reflect that the review of fishery closures was completed last year and the focus for 2015-2016 is the re-assessment of bottom fisheries.
Fig. 1. Updated Workplan and Prioritization of the EAF Roadmap addressing other factors impacting the ecosystem (changes indicated in italic-bold text).

b) Addressing other factors impacting the ecosystem

The WG thanked SC for its thorough overview. It was recognized that if NAFO wishes to give further consideration to any of these issues, it will have to be in partnership with specific competent bodies. The list prepared by SC serves as a useful scoping document, and attempts could be made to prioritize these issues and identify relevant partners. To illustrate, it was noted that deep-sea mining exploration licenses are being issued at the mid-Atlantic ridge regions. Should interest expand to the NAFO Regulatory Area then engagement with the International Seabed Authority might be appropriate.

c) Future direction of FC-SC WG-EAFFM

Participants considered the future role of the WG. Noting the strong synergy between the ad hoc FC Working Group on Bycatch and Discards (WG-BDS), the work being carried out on bycatch in WG-ESA and the role of the FC-SC WG-EAFFM, it was felt that more effective coordination and integration of the outputs and discussion held by these two groups could be achieved so as to avoid duplication of effort. It was noted a similar discussion had taken place in the ad hoc WG-BDS which met immediately before this WG, it was therefore agreed to await the outcome of recommendations arising from that ad hoc group, as they met first.
8. Other matters

a) Coral and Sponge Identification Guide – NAFO Area

Progress by the Secretariat and members of WG-ESA on updating the Coral and Sponge Identification Guide in the NAFO Area to produce a single volume containing all NAFO’s recognized VME Indicator Species was welcomed. Further areas for development, noting the US guides to bycatch species, the FAO Smartforms initiative and the WWF “app”, were discussed.

b) Wording of NCEM Article 24

An outdated reference in Chapter II, Article 24 was noted. A recommendation was made to Fisheries Commission to update this Article and proposed a full review of the VME measures in 2020.

9. Recommendations to forward to the Fisheries Commission and Scientific Council

The Working Group recommends:

In relation to Progress of the Workplan on SAI in support of reassessment of bottom fisheries in 2016:

1. that Scientific Council should take into account the protection afforded to VME areas outside the NAFO fisheries footprint in the calculation of the VME area and biomass at risk of bottom fishing impact;

2. that Scientific Council refine VME kernel density analysis polygon boundaries, taking into account current understanding of distribution patterns in relation to environmental variables.

In relation to removal of closed areas from scientific surveys:

3. that Scientific Council considers options to expedite a risk assessment of trawl surveys impact on VME in closed areas, and the effect of excluding surveys from these areas on stock assessments.

In relation to activities other than fishing:

4. that Fisheries Commission request the General Council to identify other international organizations (e.g. International Maritime Organization, International Seabed Authority) with areas of mutual interest and instruct the Secretariat to explore the establishment of mechanisms for dialogue and engagement.

In relation to impacts of mid-water trawls on benthic VME indicator species and habitats:

5. that Fisheries Commission or STACTIC amend the NCEM to broaden the scope of application of the meaning of ‘midwater trawl’, as referred to in Article 13.2.f, to apply to midwater trawls in the seamount areas referred to in Article 17.

In relation to NCEM Articles 17.1 - 17.3 (Seamounts):

6. that Fisheries Commission revise Article 17 to remove the possibility of exploratory bottom fishing in seamount areas;

7. that Fisheries Commission revise NCEM to require reporting of all quantities of all VME indicator taxa catches (Annex I.E.VI), in seamount areas (Article 17) for instance through logbooks or observer reports.
In relation to Other matters:

8. that Scientific Council consider widening the scope of the NAFO coral and sponge identification guides to include other relevant species on seamounts.

9. that Fisheries Commission revise Article 24 as follows:

“The provisions of this Chapter shall be reviewed by the Fisheries Commission at its Annual Meeting no later than 2020”.

These recommendations will be presented to FC and SC at the 2015 Annual Meeting for consideration and adoption.

10. Adoption of the report

It was agreed that the text of the recommendations to Fisheries Commission and Scientific Council agreed in plenary was considered final. A first draft of the remainder of the report would be written up by the Secretariat and circulated firstly to the Chair and then to Contracting Parties in the days following the meeting.

11. Adjournment

The meeting was adjourned at 1100 hrs on 17 July 2015. The Chair thanked participants for their positive approach and engagement in the meeting, thanked the Secretariat for their support and hospitality, and wished participants a safe journey home.
Annex 1. List of Participants

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Report of the FC-SC WG-EAFFM
15-17 July 2015

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Annex 2. Agenda

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   a. Coral and Sponge Identification Guide – NAFO Area
   b. Wording of NCEM Article 24
9. Recommendations to forward to the Fisheries Commission and Scientific Council
10. Adoption of the report
11. Adjournment
Annex 3. Overview of the SC Responses to FC Requests

NAFO FC SC WGEAFFM
15-17 July 2015, Halifax, NS

SC Responses to FC Requests

SC Vice-Chair

FC Request # 5
Recognizing the work done in NAFO to present significant adverse impacts to vulnerable marine ecosystems, and the need for effective stock assessments; further recognizing that modifications to survey designs occur on a regular basis in Fisheries surveys in many cases; FC requests that SC investigate the impacts of removing the closed areas from the survey design for relevant stock surveys.

There was limited progress on this request from FC to investigate the impacts of removing the closed areas from the survey design for relevant stock surveys. A GIS analysis prepared by the Secretariat revealed that for ON 3M, about 15% of the total straddled area overlaps with closed areas. Individual strata overlap ranged from 1% to 61%. Work is ongoing to quantify the overlap between VME protection areas and survey strata, as a first step in assessing the impact of excluding the closed areas from research survey design. Following this work, a comprehensive analysis of the time series of survey indices which include those strata overlapping closed areas will be required for various species.

FC Request # 11

4 FC Requests

• #4 The Fisheries Commission requests the Scientific Council to continue to develop work on significant adverse impacts in support of the reassessment of NAFO bottom fishing activities required in 2015, specifically an assessment of the risk associated with bottom fishing activities on known and predicted VME species and elements in the VPA, particularly in areas where modifications have been proposed.
• #5 FC requests that SC investigate the impacts of removing the closed areas from the survey design for relevant stock surveys.
• #11 As the first step in the assessment of such impacts and for the implementation of the priorities of the Ecosystem Roadmap, could the Scientific Council provide a literature survey that would indicate what the risks are to the fish stocks and ecosystems in the NAFO Regulatory Area by looking at comparable situations?
• #12 The Fisheries Commission requests the Scientific Council to evaluate the impact of mid-water trawls on VME indicator species in those instances when the gear makes contact with or is lost on the bottom.

The NAFO 2011 Performance Review Panel encouraged NAFO to consider whether activities other than fishing in the NAFO Convention Area may impact the stocks and fisheries for which NAFO is responsible as well as biodiversity in the NAFO Regulatory Area. Such activities might include oil exploration, shipping and recreational activities. Some work has been carried out as part of the ecosystem approach.

As the first step in the assessment of such impacts and for the implementation of the priorities of the Ecosystem Roadmap, could the Scientific Council provide a literature survey that would indicate what the risks are to the fish stocks and ecosystems in the NAFO Regulatory Area by looking at comparable situations?

Scientific Council outlined the anthropogenic activities other than fishing that are occurring or have the potential of occurring in the NAFO Convention area and listed possible stressors and their possible impact on fish stocks and the ecosystem.
FC Request # 12

The Fisheries Commission requests the Scientific Council to evaluate the impact of mid-water trawls on VME indicator species in those instances where the gear makes contact with or is lost on the bottom.

Make sure trawl (beadless and non-beadless) can produce midwater indicator adverse impacts (IMPs) on VME species. Table 1 provides a summary of some typical impacts associated with midwater trawling or direct contact with VME species. In addition, IMPs can also include the midwater trawl and the associated particulate matter that may be brought up by the trawl. The following table provides an overview of the potential impacts associated with midwater trawling and the associated particulate matter that may be brought up by the trawl.

<table>
<thead>
<tr>
<th>Impact on Species</th>
<th>Potential Effects</th>
</tr>
</thead>
<tbody>
<tr>
<td>Loss of habitat</td>
<td>Ecosystem</td>
</tr>
<tr>
<td>Reduced biomass</td>
<td>Fishery</td>
</tr>
<tr>
<td>Changes in species diversity</td>
<td></td>
</tr>
</tbody>
</table>

The definition of VME species is described in the EOM except for Article 16.2(d), which describes midwater trawls. Midwater trawls are described in Article 16.2(d) of the EOM. The term “formation” refers to the formation of the midwater trawl, and the term “particulate matter” refers to the midwater trawl and the associated particulate matter that may be brought up by the trawl. The following table provides an overview of the potential impacts associated with midwater trawling and the associated particulate matter that may be brought up by the trawl.

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Annex 4. Presentation on SC Advice pertaining to SAI

**FC Request # 4**

The Fisheries Commission requests the Scientific Council to continue to develop work on Significant Adverse Impacts in support of the reassessment of NAFO bottom fishing activities required in 2016, specifically an assessment of the risk associated with bottom fishing activities on known and predicted VME species and elements in the NRA.

**SC Observations**

1. The programme of work to deliver the assessment of bottom fishing activities by 2016 is progressing as intended.
2. Recent developments have included the design of a template for the assessment report, the start of the compilation of background ecological information, a description of the fisheries operating in the NRA, and further advances on the approach to be used for assessing the risk of Significant Adverse Impacts on VMEs.

**Template for the assessment of Impacts of bottom fishing activities**

**Section 1: Introduction**

Approach to section: This section is intended to be a summary of the background and general information. It should provide a concise summary of the taxa, and locations of VMEs and VME elements identified in the NRA.

**Section 2: Description of the Fisheries**

A summary of the main fisheries included in the analysis is provided, including their key features, target species, and other information.

**Section 3: Impact Analysis**

A summary of the main results of the impact analysis is provided, including the potential impacts on the fisheries.

**Section 4: Risk Assessment**

A summary of the main results of the risk assessment is provided, including the potential risks associated with each fisheries activity.

**Operational Fisheries Identified for consideration in the Reassessment of Bottom Fishing Activities**

- A total of 16 operational fisheries have been identified – not all managed by NAFO
- VMS data is used to map their effort
**Approach for Assessing SAI**

**FAO 2009 assessment criteria**

1. the intensity or severity of the impact at the specific site being affected;
2. the spatial extent of the impact relative to the availability of the habitat type affected;
3. the sensitivity/vulnerability of the ecosystem to the impact;
4. the ability of an ecosystem to recover from harm, and the rate of such recovery;
5. the extent to which ecosystem functions may be altered by the impact; and
6. the timing and duration of the impact relative to the period in which a species needs the habitat during one or more of its life history stages.

**SAI criteria**

ii. the spatial extent of the impact relative to the availability of the habitat type affected

**Two considerations:**

i. Estimating SAI caused by past fishing activities—determine area of impact which has likely occurred.

ii. Estimating risk of SAI by present and/or future fishing activities—determine area at potential risk.

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**General Approach:**

1. Analyse VMS data to generate a fishing activity/intensity layer (2008 – 2012)

2. Create biomass layers of VME species at the same spatial resolution (2000 – 2013)

3. Assess interaction/overlap between fishing activity and biomass layers.
   - Identify areas of possible past SAI and areas of potential risk present day SAI.

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**Conceptual Approach to SAI**

- Habitat intensity and relevance
- Evaluation of VME biomass allows continuous risk area of risk of SAI
- Area of potential risk of SAI
- Habitat intensity allowing VME biomass = potential risk of SAI
- Area of fishing intensity allowing VME biomass = possible past SAI

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**Fishing Pressure**

VMS data 2008 – 2013

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**VME’s**

Combined extent of sponge VME, seamount VME, and larger sponge/colonial VME in the MPA, as defined by kernel density estimation analysis (performed by Kondracki et al., 2014)
Report of the FC-SC WG-EAFFM
15-17 July 2015

**Preliminary Results for some VME taxa**

- **Seapen**
- **Sponge**
- **Large Gorgonians**

<table>
<thead>
<tr>
<th>Taxa</th>
<th>VME at risk of SAI</th>
<th>VME protected</th>
<th>SAI at risk of SAI</th>
<th>VME protected</th>
</tr>
</thead>
<tbody>
<tr>
<td>Seapen</td>
<td>0.16</td>
<td>0.15</td>
<td>0.21</td>
<td>0.23</td>
</tr>
<tr>
<td>Sponge</td>
<td>0.31</td>
<td>0.36</td>
<td>0.35</td>
<td>0.34</td>
</tr>
<tr>
<td>Large Gorgonians</td>
<td>0.21</td>
<td>0.32</td>
<td>0.33</td>
<td>0.34</td>
</tr>
</tbody>
</table>

**SC Recommendations**

1. Further consider the role of environmental variables to define the fine scale features of VME boundaries (whenever possible).
2. Take into account the VME areas outside the NAFO fisheries footprint in the calculation of the VME area not exposed to risk of Significant Adverse Impacts.

Further thoughts to facilitate discussion......!

**SAI criteria**

- **ii. the spatial extent of the impact relative to the availability of the habitat type affected**

  Implies: not all VME habitat impacted = SAI?
  It depends on how much VME habitat is impacted relative to the area of VME habitat available.
  EU Habitats Directive uses a 25% impact cut-off to define when a habitat state becomes “unfavourable”.

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*Images and data provided by International Seabed Authority, International Council for the Exploration of the Sea, and European Commission.*

NAFO FC-SC WG/EAFMM
15-17 July 2015, Halifax, NS

Progress on the Roadmap towards implementing and Ecosystem Approach to Fisheries for NAFO

Mariano Koen-Alonso

Main Roadmap features

- Core Roadmap premises are:
  - an integrated approach is objective-driven,
  - it considers ecosystem sustainability,
  - it is placed within a larger framework, and
  - trade-offs are explicitly addressed.

- Sustainability of exploitation is achieved through a 5-tier hierarchy:
  - Tier 1: ecosystem sustainability (set single species protection, “TCC” at ecosystem level),
  - Tier 2: multispecies sustainability (set multispecies assessment and trade-offs among species),
  - Tier 3: stock sustainability (single species stock assessment ensures that exploitation rates derived from Tiers 1 and 2 are consistent with stock characteristics).

- Integration of impacts of fisheries on benthic communities (e.g. VMAs)
  - Assessment of significant bottom impact (single or VMAs by bottom fishing activities).
  - Analysis of fishing impacts on benthic ecosystems.

It is not that complicated: the Roadmap in 5 basic conceptual steps

Identify an ecosystem level management area (only needed for reference, often not explicitly defined).

Tier 1: Estimate fishing production in a region identified above and below total TCC.

Tier 2: ecosystem impacts on ecosystems and interactions and other trade-offs, allocate the global TCC to individual stocks (stock TCC).

Tier 3: Identify the single species level that the stock TCC is sustainable.

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Outlook

- Development and implementation of the Roadmap to EAF
- Roadmap priorities identified by FC/SC WG/EAFMM in July 2014 and endorsed by FC in September 2014.

- WGESA Meeting: 18-27 November 2014, Dartmouth
- SC June Meeting: May 29 to June 12 2015, Halifax

Roadmap progress:
- Ecosystem scales and candidate management areas
- Fisheries Production Potential and Guidelines for Total Catch Ceilings.
**Ecoregion Analyses**

- A series of ecoregion analyses has been carried out over the last several years.
- These analyses include regional studies (e.g., NL shelves, Flemish Cap, Scotian Shelf, Northeast US continental shelf), as well as an integrated analysis of the East coast of North America.
- These analyses included multiple data layers (e.g., bathymetry, water temperature, satellite derived chlorophyll and primary production, RV derived total fish biomass and diversity).
- On the basis of these studies, as well as expert opinion, and management considerations (e.g., existing NAFO division boundaries), a series of spatial scales and areas for ecosystem summaries and management were identified.

**Spatial scales for ecosystem summaries and management**

<table>
<thead>
<tr>
<th>Spatial Scale</th>
<th>Name</th>
<th>Examples</th>
</tr>
</thead>
<tbody>
<tr>
<td>&quot;Medium&quot;</td>
<td>Ecosystem Production Unit (EPU)</td>
<td>Northeast Newfoundland Shelf (23J), Grand Bank (31NO), Flemish Cap (2016)</td>
</tr>
<tr>
<td>&quot;Small&quot;</td>
<td>Ecoregion</td>
<td>North region of the Grand Bank (23J), Top of the bank in Flemish Cap, Slope areas</td>
</tr>
</tbody>
</table>

**Large Scale: Bioregions**

**General operational description**

Large geographical area characterized by distinct bathymetry, hydrography, and which contains one or more reasonably well defined (but still interconnected) major marine communities/food web systems.

**Medium Scale: Ecosystem Production Unit**

**General operational description**

Within a bioregion, a major geographical subunit characterized by distinct productivity and a reasonably well defined major marine community/food web system. The ecosystem Production Unit (EPU) is the proposed scale for Ecosystem-level Management Areas.

**Small Scale: Ecoregion**

**General operational description**

Within an EPU, geographical area with consistent physical and biological characteristics. Often corresponds to a broadly defined seascape and/or major habitat type/class. It is within this spatial scales that more precise habitats can be identified (e.g., VMUs). Precise boundaries at the ecoregion scale can vary with data availability; management at this scale would be better informed by "local" analyses.
Ecoregion Analyses: Summary

- Three nested levels of spatial organization were identified as relevant and useful for ecosystem summaries and management plans: Bioregion, Ecosystem Production Unit (EPU), and Ecoregion.

- The EPU scale is proposed as the level for candidate ecosystem-level management units.

- Precise boundaries at the ecoregion scale can vary with data availability; management at this scale would be better informed by “local” analyses.

Ecosystem-level Management Areas and Total Catch Ceilings

- SC endorsed the Flemish Cap (NAFO Div. 3M), the Grand Bank (NAFO Divs. 2/3K), and the Northeast Newfoundland Shelf (NAFO Divs 2/3K) EPUs as Ecosystem-level Management Areas for use in pilot implementations of EAI.

- Tier-1 of the Roadmap requires providing Total Catch Ceilings for defined Ecosystem-level Management Areas.

- In order to start the conversation on these aspects, a set of guidelines for “Total Catch Ceilings” for the above areas were developed.

- At this initial stage this is a “proof of concept”. These guidelines are intended to help managers to begin assessing how current catch levels measure up to this additional management dimension, as well as stimulate the dialogue on how best to implement this new ecosystem-level limit reference point.

Total Catch Ceiling: the process in a nutshell

- Ecosystem Production Potential (EPP) model

- Fisheries Production Potential (FPP)

- In the ecosystems producing at full capacity,

  YES
  Total Catch Ceiling ≥ FPP

  NO
  Total Catch Ceiling < FPP

The Ecosystem Production Potential (EPP) model

- Two ecosystem-level exploitation rates considered (20 and 30%).

- Estimates of Fisheries Production Potential (FPP) should be considered “Limit Reference Points”, NOT “targets”.

Fisheries Production Potential

- Total FPP densities were estimated around 2-3 tonnes/km², with a general variability ranging around 1-5 tonnes/km².

- These figures are remarkably consistent with Maximum Sustainable Yields (MSYs) from aggregate biomass production models for a suite of marine ecosystem, which were in the order of 1-5 tonnes/km² (Bundy et al. 2012).

- When only Standard Demersal Components (SDCs) are considered, estimated FPP densities were around 0.5-1 tonnes/km², while their variability ranged around 0.4-2 tonnes/km².

From FPP estimates to Guidelines for Total Catch Ceilings

- Comparison of Nominal Catches and estimates of FPP

Considerations for “Total Catch Ceilings”

- FPP estimates represent a “best case scenario”

- If the ecosystem is not producing at full capacity, FPP estimates need to be scaled down to reflect current instead of maximum productivity state.
Ecosystem Production State: Total biomass and P/B ratio

Flemish Cap (3M) EPU
- Total biomass is currently at or above the levels observed prior to the collapse in the early 1990s.
- Available data provides no indication of erosion in the current production capacity of this system.
- FFP estimates were considered a viable value for a "Total Catch Ceiling".

Newfoundland Shelf (232K), Grand Bank (56NO) EPU
- Current total biomass in the NL Shelf and Grand Bank EPU is in the order of 40-50% of pre-collapse levels.
- This indicates that the changes experienced by these systems eroded their production capacity, which remains impaired to this date.
- A penalty factor of 60% in account for ecosystem erosion was applied to the FFP estimates to generate "Total Catch Ceilings".

Guidelines for Total Catch Ceilings

<table>
<thead>
<tr>
<th>Ecosystem Production State: Total biomass and P/B ratio</th>
<th>Guidelines for total catch ceilings for the NL Shelf (NAFO Div 220K), Grand Bank (NAFO Div 56NO), and Flemish Cap (NAFO Div 3M) Ecosystem Production Units (EPUs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Catch Ceilings: we are already there</td>
<td></td>
</tr>
<tr>
<td>N.L. Shelf (220K)</td>
<td>253 374 85 121 415 210 102</td>
</tr>
<tr>
<td>Grand Bank (56NO)</td>
<td>357 534 117 171 446 304 119</td>
</tr>
<tr>
<td>Flemish Cap (3M)</td>
<td>179 192 43 62 42 34 53</td>
</tr>
</tbody>
</table>

Total Catch Ceilings: Key observations

- Current fishing levels in these three EPU's are at the level of their estimated SDC "Total Catch Ceiling" ranges.
- This suggests that total catches in these ecosystems should not be increased; stock-specific TAC increases should be compensated by a decrease in another stock within the corresponding EPU.
- Total catches in the Flemish Cap currently are at their maximum level.
- The N.L. shelves ecosystems have the potential of doubling their current Total Catch levels if these systems are allowed to rebuild.