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2 National Oceanic and Atmospheric Administration (NOAA)
3 National Marine Fisheries Service (NMFS)
4 Office of Protected Resources

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6 Cooperating Agency:
7 U.S. Department of Agriculture (USDA)
8 Animal and Plant Health Inspection Service (APHIS)
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12 **Programmatic Environmental Impact Statement**
13 **for the Marine Mammal Health and Stranding Response Program**

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15 **Draft Programmatic Environmental Impact Statement**

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17 **May 2021**
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ABBREVIATIONS AND ACRONYMS

ABR	Auditory Brainstem Response
AEP	Auditory Evoked Potential
APA	Administrative Procedure Act
APE	Area of Potential Effect
APHIS	Animal and Plant Health Inspection Service
AVMA	American Veterinary Medical Association
AWA	Animal Welfare Act
BLM	Bureau of Land Management
CBC	Complete Blood Count
CEQ	Council of Environmental Quality
CFR	Code of Federal Regulations
CI	Co-Investigator
CITES	Convention on International Trade in Endangered Species
CNMI	Commonwealth of the Marianas Islands
COSE	Certificate of Scientific Exchange
CPR	Cardiopulmonary Resuscitation
CWA	Clean Water Act
CZMA	Coastal Zone Management Act
DIN	Dissolved Inorganic Nitrogen
DIP	Dissolved Inorganic Phosphorus
DO	Dissolved Oxygen

DOC	Department of Commerce
DOI	Department of the Interior
DPS	Distinct Population Segment
DTAG	Digital Acoustic Recording Tag
EEZ	Exclusive Economic Zone
EFH	Essential Fish Habitat
EIS	Environmental Impact Statement
EO	Executive Order
EPA	Environmental Protection Agency
ESA	Endangered Species Act
ESU	Evolutionary Significant Unit
FMP	Fishery Management Plan
FR	Federal Register
FONSI	Finding of No Significant Impact
FSA	Fur Seal Act
GPS	Global Positioning System
HAB	Harmful Algal Bloom
HAPC	Habitat Areas of Particular Concern
HAZWOPER	Hazardous Waste Operations and Emergency Response
HI	Human Interaction
IACUC	Institutional Animal Care and Use Committee

ICS	Incident Command System
IM	Intramuscular
IV	Intravenous
IWC	International Whaling Commission
LHX	Life History Transmitter
LIMPET	Low Impact Minimally Percutaneous Electronic Transmitter
MBTA	Migratory Bird Treaty Act
MHI	Main Hawaiian Islands
MMC	Marine Mammal Commission
MMHSRP	Marine Mammal Health and Stranding Response Program
MMPA	Marine Mammal Protection Act
MPA	Marine Protected Area
MPRSA	Marine Protection Research and Sanctuaries Act
MSFCMA	Magnuson-Stevens Fishery Conservation and Management Act
NAO	NOAA Administrative Order
NCCA	National Coastal Conditions Assessment
NCI	Non-Compliance Issue
NEPA	National Environmental Policy Act
NERR	National Estuarine Research Reserve

NGO	Non-Governmental Organization
NHPA	National Historic Preservation Act
NIST	National Institute of Standards and Technology
NM	National Monument
NMFS	National Marine Fisheries Service
NMMTB	National Marine Mammal Tissue Bank
NMSA	National Marine Sanctuaries Act
NOA	Notice of Availability
NOAA	National Oceanic and Atmospheric Administration
NOI	Notice of Intent
NOS	National Ocean Service
NPDES	National Pollutant Discharge Elimination System
NPS	National Park Service
NRDA	Natural Resource Damage Assessment
NRHP	National Register of Historic Places
NWHI	Northwestern Hawaiian Islands
NWR	National Wildlife Refuge
OHC	Office of Habitat Conservation
OPR	Office of Protected Resources
OSHA	Occupational Safety Health Administration

PAH	Polycyclic Aromatic Hydrocarbon
PCB	Polychlorinated Biphenyl
PCR	Polymerase Chain Reaction
PEA	Programmatic Environmental Assessment
PEIS	Programmatic Environmental Impact Statement
PI	Principal Investigator
PIT	Passive Integrated Transponder
POP	Persistent Organic Pollutant
POTW	Publicly Owned Treatment Works
PPE	Personal Protective Equipment
RFID	Radio Frequency Identification
RSC	Regional Stranding Coordinator
SA	Stranding Agreement
SAV	Submerged Aquatic Vegetation
SDS	Safety Data Sheets

SEA	Supplemental Environmental Assessment
SHPO	State Historic Preservation Officer
SREP	Scientific Research and Enhancement Permit
TCP	Traditional Cultural Property
TDR	Time Depth Recorder
THPO	Tribal Historic Preservation Officer
UAS	Unmanned Aerial System
UME	Unusual Mortality Event
U.S.C.	United States Code
USCG	U.S. Coast Guard
USDA	U.S. Department of Agriculture
USFS	U.S. Forest Service
USFWS	U.S. Fish and Wildlife Service
VHF	Very High Frequency
WGMMUME	Working Group on Marine Mammal Unusual Mortality Events

Executive Summary

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51 ES-1 INTRODUCTION

52 As set forth in the Marine Mammal Protection Act of 1972, as amended, (16 U.S.C. 1361 et seq.; MMPA),
53 the Department of Commerce's (DOC) National Oceanic and Atmospheric Administration's (NOAA)
54 National Marine Fisheries Service (NMFS) is responsible for implementing the Marine Mammal Health
55 and Stranding Response Program (MMHSRP). Under this program, NMFS coordinates responses to sick,
56 injured, distressed, imperiled, or dead marine mammals under NMFS jurisdiction (all cetaceans (whales
57 and most pinnipeds (seals and sea lions)¹, investigates health and health trends of wild marine mammal
58 populations, and implements policies and procedures to carry out statutory obligations under Title IV of the
59 MMPA in an effective and efficient manner. As outlined in statute, the goals of the MMHSRP are to: (1)
60 facilitate the collection and dissemination of reference data on the health of marine mammals and health
61 trends of marine mammal populations in the wild; (2) correlate the health of marine mammals and marine
62 mammal populations in the wild, with available data on physical, chemical, and biological environmental
63 parameters; and (3) coordinate effective responses to unusual mortality events. The information obtained
64 by the MMHSRP is of great benefit to numerous programs inside and outside of the agency that require
65 data on the health and health trends of marine mammals for research and management purposes. For
66 example, data from the MMHSRP informs conservation and recovery plans, Stock Assessment Reports,
67 Take Reduction Plans, Biological Opinions, analyses of permit applications, Natural Resource Damage
68 Assessment, enforcement and litigation actions, etc.

69 Activities conducted or funded by NMFS in support of the implementation of the MMHSRP are considered
70 a major federal action subject to the requirements of the National Environmental Policy Act (42 U.S.C. §
71 4321, et seq.; NEPA), the Council on Environmental Quality Regulations (CEQ) (40 Code of Federal
72 Regulations (CFR) Parts 1500 -1508²) and NOAA policy and procedures. This executive summary provides
73 an overview of the MMHSRP's draft Programmatic Environmental Impact Statement (PEIS). The draft
74 PEIS presents:

¹ Under the MMPA, DOC/NOAA/NMFS has jurisdiction for most species of marine mammals including all cetaceans (whales, dolphins, and porpoises) and most pinnipeds (seals and sea lions). The Department of the Interior's U.S. Fish and Wildlife Service has jurisdiction for four species: manatees, sea otters, walrus, and polar bears.

² All the citations in this document reference the 1978 NEPA regulations.

- 75 • The purpose and need for the proposed primary and secondary (connected) federal
76 action;
- 77 • A reasonable range of alternatives that fulfill the purpose and need for the
78 proposed federal actions;
- 79 • An evaluation of the potential impacts of six program activities on the human
80 environment; and
- 81 • Mitigation measures, including best practices documents and updated standards,
82 designed to avoid, minimize, or eliminate adverse impacts on the affected
83 resources from the proposed federal actions.

84 This PEIS is being prepared using the 1978 CEQ NEPA Regulations. NEPA reviews initiated prior
85 to the effective date of the 2020 CEQ regulations may be conducted using the 1978 version of the
86 regulations. The effective date of the 2020 CEQ NEPA Regulations was September 14, 2020. This
87 review began on April 2, 2018 (83 FR 13955) and the agency has decided to proceed under the
88 1978 regulations.

89 **ES-2 PROPOSED ACTIONS**

90 This draft PEIS presents two proposed actions (one primary action and one secondary “connected” action
91 (as defined in 40 CFR 1508.25(a)(1)). The action area includes all areas where MMHSRP activities may
92 occur, which encompasses the shorelines and coastal waters, estuarine and adjacent inland waters, and the
93 Exclusive Economic Zone (EEZ) of the U.S., its territories, and possessions, and adjacent marine waters,
94 as well as inland areas where marine mammals may be out of habitat (*e.g.*, up rivers), or terrestrial sites
95 where marine mammal rehabilitation is conducted.

96 **Primary Action:** NMFS would continue the implementation of the MMHSRP. The NMFS Office of
97 Protected Resources’ (OPR’s) Marine Mammal and Sea Turtle Conservation Division provides national
98 oversight and collaboration of MMHSRP efforts and is responsible for developing and implementing
99 policies that streamline and enhance stranding response, carcass disposal, rehabilitation and release of
100 marine mammals, entanglement response, and biomonitoring and research activities. NMFS regions will
101 implement these policies within their geographic area and ensure national consistency.

102 **Secondary (“Connected”) Action:** OPR’s Permits and Conservation Division’s consideration whether to
103 issue a new scientific research and enhancement permit (MMPA/ESA permit) to the MMHSRP pursuant
104 to Section 104 of the MMPA and 50 CFR 216; Section 10(a)(1)(A) of the Endangered Species Act (ESA)

105 and 50 CFR 222; and Section 104 of the Fur Seal Act (FSA). The permit, if issued, will exempt the
106 MMHSRP from the take prohibitions under the MMPA, ESA, and FSA for harassment, capture, collection,
107 harm, wounding, pursuit, and mortality of marine mammals, including threatened or endangered species,
108 at the levels authorized in the permit. The Permits and Conservation Division’s action is a direct outcome
109 of the MMHSRP’s request for a permit for direct take of marine mammals during the conduct of: (1)
110 response (including carcass disposal), rehabilitation, and release of marine mammal species, including those
111 listed as threatened or endangered under the ESA, (2) marine mammal entanglement response, (3) marine
112 mammal biomonitoring and research activities, and (4) unintentional (incidental) harassment of non-target
113 marine mammal and other ESA-listed species while conducting these activities.

114 **ES-3 PURPOSE AND NEED**

115 **Primary Action:** NMFS’ responsibilities under Title IV of the MMPA (see above) and its mission to
116 recover, protect, and conserve marine mammals under NMFS jurisdiction, including threatened and
117 endangered species, establish and frame the purpose and need. The purpose for continuing to implement
118 the MMHSRP is for the Marine Mammal and Sea Turtle Conservation Division to continue collecting,
119 investigating, and disseminating data on marine mammal health, and investigating marine mammal unusual
120 mortality events (UMEs) as required under Title IV of the MMPA, to determine the potential role of
121 biological, chemical, and physical environmental parameters in population health trends. The need for the
122 Marine Mammal and Sea Turtle Conservation Division’s action is to ensure that the goals of Title IV of the
123 MMPA are met through effective coordination of response to marine mammals in distress or imperiled,
124 including those stranded, entangled, ill, injured, oiled, and out-of-habitat, and to answer scientific questions
125 about marine mammal health to inform the Agency’s management decisions.

126 **Secondary Action:** The purpose of the OPR Permits and Conservation Division’s action—which is a direct
127 outcome of the MMHSRP’s request for direct take of marine mammals in connection with emergency
128 response (including carcass disposal) to ESA-listed species, entanglement response, and biomonitoring and
129 scientific research activities—is to evaluate the MMHSRP permit application pursuant to Section 104 of
130 the MMPA and 50 CFR 216, Section 10(a)(1)(A) of the ESA and 50 CFR 222, and Section 104 of the FSA,
131 and issue a permit, if appropriate. The need for the Permits and Conservation Division’s action is to meet
132 its obligation to grant or deny the permit request under the MMPA, ESA, and FSA if applicable statutory
133 and regulatory issuance criteria are satisfied.

134 **ES-4 PUBLIC INVOLVEMENT**

135 The NEPA process is intended to enable NMFS to make decisions based on an understanding of the
136 environmental consequences to the proposed actions. Public involvement is an essential part of this process
137 under NEPA. Early public involvement facilitates the development of a NEPA document, in this case, a
138 draft PEIS, and informs the scope of issues to be addressed in the analysis.

139 A Notice of Intent (NOI) was published in the *Federal Register* (FR) on April 2, 2018 (83 FR 13955),
140 which announced NMFS' decision to prepare a new draft PEIS and conduct public scoping meetings. The
141 notice provided the public all information relevant to the public review process as required by NEPA —
142 including background, a summary of the proposed actions, relevant dates related to the public review period
143 and scoping meetings, and how to submit comments or contact NMFS. The scoping meetings, in the form
144 of three webinars held online and one in-person meeting held in Silver Spring, Maryland, were completed
145 in May 2018. Comments received during the scoping process were considered and incorporated (as
146 appropriate) in the development of this draft PEIS.

147 **ES-5 ALTERNATIVES**

148 Criteria were developed to determine whether an alternative was realistic or reasonable and therefore
149 analyzed in the document. Alternatives were eliminated from further analysis if they violated at least one
150 of five criteria:

- 151 1. Consistency with law; if an alternative presented a situation that would prevent the MMHSRP
152 from meeting its mandate under Title IV of the MMPA.
- 153 2. Human Health and Safety; if an alternative presented a situation that put human health and
154 safety at unnecessary risk.
- 155 3. Animal Welfare; if an alternative presented a situation that was unnecessarily detrimental to
156 the welfare of a marine mammal.
- 157 4. Operational Needs; if an alternative presented a situation that was not feasible in a geographic
158 region.
- 159 5. Permit Requirements, Laws, and Regulations; if an alternative presented a situation that
160 violated permitted actions, laws, or regulations under the MMPA or ESA, including permit
161 issuance criteria (50 CFR 216 and 50 CFR 222).

162 Two action alternatives (improved and enhanced implementation of the MMHSRP) and a no action
163 alternative (continue implementation at current level) were developed and carried forward to be analyzed
164 in this draft PEIS.

165 **Alternative 1** – Continue Program Implementation at Current Activity Levels and Denial of a New
 166 Scientific Research and Enhancement Permit (No Action Alternative).

167 Under Alternative 1, NMFS OPR Marine Mammal and Sea Turtle Conservation Division and Regional
 168 Offices would continue to implement the MMHSRP in the same manner as they do currently. Activities
 169 currently permitted that would continue under Alternative 1 are described in Table ES-1 below.

170 **Table ES-1. Description of activities under Alternative 1.**

Activity	Description
Stranding Response	Continue to use current stranding agreement (SA) criteria and issue SAs on a case-by-case basis to those entities requesting authorization that were determined to meet the SA criteria (including renewal and new applications). SA template would not be modified to include any new activities. Continue to award grants under the John H. Prescott Marine Mammal Rescue Assistance Grant Program. Continue to issue letters to researchers and educators for use of marine mammal parts sourced from stranded animals. Response to ESA-listed species would only continue until the current MMPA/ESA permit expires (no new permit issued).
Carcass Disposal Activities	Continue to recommend removal and disposal of all chemically-euthanized carcasses off-site. Animals that die naturally or are euthanized by other means may be disposed of by whatever means feasible and allowed. Disposal of ESA-listed species would only continue until the current MMPA/ESA permit expires (no new permit issued).
Rehabilitation Activities	Continue the rehabilitation activities of the Stranding Network with the current facility standards in place. New rehabilitation facilities could be added to the Stranding Network. Rehabilitation of ESA-listed species would only continue until the current MMPA/ESA permit expires (no new permit issued).
Release of Rehabilitated Animals	The Stranding Network would continue to need prior approval for all animal releases, unless a regional waiver already exists. Minor adaptive changes to release activities could be made, as needed. Release of ESA-listed species would only continue until the current MMPA/ESA permit expires (no new permit issued).
Entanglement Response	Continue the current activities of the Large Whale Entanglement Response Program, until the expiration of the MMPA/ESA permit. No formalized process to add new entanglement responders to the Entanglement Response Networks. Current SAs would continue to allow responses to a small number of entangled pinnipeds and small cetaceans. Entanglement response by non-governmental employees would only be possible under the auspices of a SA (which would only cover a limited number of cases) and no ESA-listed species entanglement

	responses could occur after the current MMPA/ESA permit expires (no new permit issued).
Biomonitoring and Research	Biomonitoring and research activities conducted under the current MMPA/ESA permit will continue, without modification, until the current permit expires (no new permit issued).

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172 For the OPR Permits and Conservation Division, denial of a MMPA/ESA permit constitutes the No Action
 173 Alternative (Alternative 1). This would be consistent with NMFS statutory obligation under the MMPA
 174 and ESA to either: (1) deny the requested permit, or (2) grant the requested permit and prescribe mitigation,
 175 monitoring, and reporting requirements. Thus, under the No Action Alternative, OPR Permits and
 176 Conservation Division would not issue a new MMPA/ESA permit pursuant to MMPA section 104 and its
 177 implementing regulations (50 CFR 216) and ESA section 10(a)(1)(A) and its implementing regulations (50
 178 CFR 222) to the MMHSRP, and all the biomonitoring and research activities would cease after the existing
 179 permit expires on December 31, 2021. This includes ceasing prospective health assessments and research
 180 projects relating to marine mammal health, National Marine Mammal Tissue Bank (NMMTB), and other
 181 services through partner institutions.

182 **Alternative 2** – Improved Program Implementation and Issuance of a New Scientific Research and
 183 Enhancement Permit (Preferred Alternative).

184 Under Alternative 2, NMFS OPR Marine Mammal and Sea Turtle Conservation Division and Regional
 185 Offices would continue to implement the MMHSRP, and NMFS OPR Permits and Conservation Division
 186 would issue a new MMPA/ESA permit. This would allow the MMHSRP to continue currently permitted
 187 activities (*i.e.*, response (including carcass disposal) to ESA-listed species, entanglement response, and
 188 biomonitoring and scientific research activities). Alternative 2 would also allow the MMHSRP to
 189 implement some operational improvements to a subset of programs and activities, and these are described
 190 in Table ES-2 below.

191 **Table ES-2. Description of activities under Alternative 2.**

Activity	Description
Stranding Response	Additional SA articles (<i>e.g.</i> , short-term holding facilities, temporary response participants). Modification of current SA articles (<i>e.g.</i> , oil spill response). New

	SA criteria corresponding to new SA articles. Updated SA criteria for pre-existing articles. Implementation of best practices documents (e.g., euthanasia, small cetacean intervention, large whale emergency response, cetacean mass stranding). Response to ESA-listed species would continue under the new permit.
Carcass Disposal Activities	Issuance of carcass disposal best practices. Allow for modification of carcass disposal activities. Recommend that marine mammals euthanized using drugs shown to cause secondary poisoning of scavengers be disposed of off-site. Disposal of ESA-listed species would continue under the new permit.
Rehabilitation Activities	Update Standards for Rehabilitation Facilities and include new sections on ESA-listed species, short-term holding, and emergency temporary holding facilities. New rehabilitation best practices documents such as marine mammal transport and rehabilitation of dwarf (<i>Kogia sima</i>) and pygmy sperm whales (<i>Kogia breviceps</i>) would also be implemented. Rehabilitation of ESA-listed species would continue under the new permit.
Release of Rehabilitated Animals	Update Standards for Release for rehabilitated animals, and implement a national release plan template. The Stranding Network would continue to need prior approval for all animal releases, unless a regional waiver already exists. Release of ESA-listed species would continue under the new permit.
Entanglement Response	Entanglement response best practice documents for large whales, small cetaceans, and pinnipeds, would be implemented nationwide. All entanglement response (including responses to ESA-listed species) would continue under the new permit.
Biomonitoring and Research	The new permit would authorize current and new biomonitoring, research, and tool development activities.

192 **Alternative 3** – More Stringent Protocols and Best Practices and Issuance of a New Scientific Research
193 and Enhancement Permit.

194 Under Alternative 3, NMFS OPR Marine Mammal and Sea Turtle Conservation Division and Regional
195 Offices would continue to implement the MMHSRP as described in Alternative 2 and allow the MMHSRP
196 to require more stringent protocols and best practices (Table ES-3). Under Alternative 3, NMFS OPR
197 Permits and Conservation Division would issue a new MMPA/ESA permit.

198 **Table ES-3. Description of activities under Alternative 3.**

Activity	Description
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Stranding Response	Response to threatened and endangered species is required as part of the terms and conditions of the SA (response to non-ESA listed species is highly encouraged).
Carcass Disposal Activities	All chemically-euthanized animals are required to be transported off site. Incineration, or other methods of disposal that eliminate the risk of secondary poisoning, is required for all animals euthanized with barbiturate drugs.
Rehabilitation Activities	Update Standards for Rehabilitation Facilities and include new sections on ESA-listed species, short-term holding, and emergency temporary holding facilities. New rehabilitation best practices documents such as marine mammal transport and rehabilitation of dwarf and pygmy sperm whales would also be implemented. Rehabilitation of ESA-listed species would continue under the new permit.
Release of Rehabilitated Animals	The Stranding Network would continue to need prior approval for all animal releases, unless a regional waiver already exists, but release of threatened and endangered species would be required. All ESA-listed animals are required to be released with VHF or satellite-linked tags. All non-listed animals released after rehabilitation or relocation would need to be tagged with a Passive Integrated Transponder (PIT) tag.
Entanglement Response	Entanglement response activities for pinnipeds or small cetaceans could not be conducted unless responders meet formalized training prerequisites.
Biomonitoring and Research	Health assessment projects would only be conducted on ESA-listed species.

199 **Alternatives Not Carried Forward for Analysis**

200 Two additional alternatives were considered for analysis but did not meet the purpose and need of the
201 proposed federal actions. These additional alternatives were deemed not realistic or reasonable, and were
202 therefore not carried forward for further analysis:

- 203 ● Completely ceasing the MMHSRP
- 204 ● Restricting specific activities of the MMHSRP including some, but not all, of the following
205 possibilities:
 - 206 ○ Stranding Agreement holder response curtailed immediately
 - 207 ○ Carcass disposal activities are restricted
 - 208 ▪ All carcasses are buried on site
 - 209 ▪ All animals are transported off-site for burial

- 210 ▪ No animals are chemically euthanized
- 211 ○ Rehabilitation activities curtailed immediately for Stranding Agreement holders
- 212 ○ All animals are released after rehabilitation
- 213 ○ Entanglement response activities are curtailed immediately
- 214 ○ Biomonitoring and research activities are restricted
- 215 ▪ Health assessment captures would not occur
- 216 ▪ Piggybacking sample collection would be required from all NMFS permitted
- 217 researchers.

218 **ES-6 SUMMARY OF ENVIRONMENTAL IMPACTS**

219 The resource areas that are potentially subject to direct, indirect, and cumulative impacts (beneficial
220 and adverse) from the proposed federal actions, and were analyzed for each alternative include:

- 221 • Biological resources: protected and sensitive habitats, submerged aquatic vegetation
222 (SAV) and macroalgae, reptiles, marine mammals, fish, birds, shellfish, and other wildlife,
223 including threatened and endangered species
- 224 • Water and sediment quality
- 225 • Human health and safety
- 226 • Cultural resources
- 227 • Socioeconomics

228 Given the size of the action area, local projects were not analyzed in this draft PEIS; instead overarching
229 threats to each resource area were analyzed. Table ES-4 summarizes the potential impacts associated with
230 the six program activities under each proposed alternative. Mitigation measures have been developed to
231 avoid, minimize, or eliminate the potential adverse effects on the affected resources areas from the proposed
232 federal actions.

Biological Resources			
Activity	Alternative 1: No Action	Alternative 2: Improved Implementation (Preferred Alternative)	Alternative 3: More Stringent Protocols
Stranding Response Activities	Minor, short-term adverse effects on all biological resources could occur during responses, particularly from vessel, vehicle, and equipment use. Minor, short- and long-term adverse effects on individual marine mammals could be expected during the course of stranding response, rehabilitation, and release if individuals are injured or killed. However, major long-term beneficial effects on individual marine mammals also could be expected, as many marine mammals would be helped. These direct effects may indirectly have beneficial impacts on marine mammal populations. Stranding response by SA holders would end for ESA-listed species.	Same as Alternative 1, except that the addition of new SA articles to the SA template, the implementation of updated SA criteria corresponding to the new SA articles, and the issuance of new best practices documents would have a direct minor beneficial impact on marine mammal health, welfare, and safety. Effects on protected and sensitive habitats and other biological resources would be the same as Alternative 1.	Minor to major short- and long-term impacts are expected to occur. The requirement to respond to all ESA-listed marine mammals could have major beneficial impact at both the individual and population level. Minor or major adverse impacts may also be felt by individual target animals if responders feel compelled to respond in more risky, sub-optimal circumstances. However, minor adverse impacts are expected for non-listed species at the individual and population level, as they won't be priority species for assistance. This could have an indirect minor adverse impact on ESA-listed animals. Minor to major adverse impacts to protected and sensitive habitats and other biological resources could be expected.
Carcass Disposal Activities	Minor to major, short- and long-term beneficial effects are expected when <i>remain in the environment</i> methods are used. Some temporary adverse effects could occur if carcasses contain toxic metals, pathogens, biotoxins, chemical residues, etc. Negligible, indirect, short-term adverse effects on scavengers could be expected from the removal of carcasses from beaches. On-site carcass burial and/or removal could have minor or major direct and indirect impacts other biological resources.	Same as Alternative 1, except that best practices documents for carcass disposal would have a minor positive effect on protected and sensitive habitats, SAV and macroalgae, and other biological resources by helping to mitigate adverse impacts on these resources.	Same as Alternative 2, except that removing all chemically euthanized carcasses from the environment would have a minor indirect positive effect on protected and sensitive habitats, SAV and macroalgae, and other biological resources. Conversely, direct, minor short-term negative effects could occur as Alternative 3 would increase the frequency of heavy equipment use and cost, therefore increasing the impacts from heavy equipment.

<p>Rehabilitation Activities</p>	<p>Minor to major, long-term beneficial effects on marine mammals are expected for those marine mammals that are successfully rehabilitated. Temporary adverse impacts on individual marine mammals may be expected during the course of treatment. No effects on other biological resources would be expected. After expiration of the MMPA/ESA permit, minor to major long-term negative impacts would occur as rehabilitation of ESA-listed species would cease.</p>	<p>Same as Alternative 1, except that implementation of updated Standards for Rehabilitation Facilities and best practices would have minor beneficial impacts on marine mammal health. No effects on other biological resources would be expected.</p>	<p>Same as Alternative 2.</p>
<p>Release of Rehabilitated Animals</p>	<p>Minor, short-and long-term beneficial impacts could occur. Animals released back to the wild could contribute to population growth, genetic diversity, and have a positive impact on ecosystem health. Temporary adverse effects on marine mammals could result from tagging and marking methods. Minor, indirect, temporary and short-term adverse effects on protected and sensitive habitats and other biological resources could also occur during the release.</p>	<p>Same as Alternative 1, except that the implementation of updated Standards for Release would have a minor beneficial impact, as it would improve marine mammal health, welfare, and safety. Effects on protected and sensitive habitats and other biological resources would be the same as Alternative 1.</p>	<p>The requirement to release all ESA-listed animals would have adverse animal welfare implications at both the individual and population level. Animals would be released that would most likely die due to existing illness or injuries. Conversely, a few animals that are assessed as being non-releasable may, against expectations, survive and may contribute to the growth and genetic diversity of a population, which would be a minor to major beneficial impact. Release of ESA-listed ice seals that were rehabilitated beyond the geographical areas where they were stranded in the Arctic could have an indirect adverse impact on wild populations if they are carriers of pathogens not normally encountered by wild populations. The requirement to tag released marine mammals could cause temporary pain, but would provide greater surveillance. Effects on protected and sensitive habitats and other biological resources would be the same as Alternative 2.</p>

<p style="text-align: center;">Entanglement Response</p>	<p>Major, long-term, beneficial effects on marine mammals would be expected. Removal of life threatening gear would increase individual survival and could have a positive impact on populations (especially ESA-listed species). Minor, adverse effects on marine mammals could occur from close approaches, tagging, in-water capture techniques, restraint, unintentional injuries, and stress. Short-term adverse effects would be outweighed by potential short- and long-term direct and indirect beneficial outcomes. Non-target animals may be captured or harassed during capture activities. Minor, short-term, indirect, adverse effects on protected and sensitive habitats and other biological resources could occur. After expiration of the MMPA/ESA permit, minor to major long-term negative impacts would occur as entanglement response to ESA-listed species would be severely curtailed.</p>	<p>Same as Alternative 1, except that the best practices documents would help ensure that experienced and qualified individuals are using the most effective tools and techniques available. This would likely increase the success of entanglement response efforts, and have a minor positive impact on animal safety (for both the entangled animal as well as nearby non-target animals of all species).</p>	<p>While training programs and prerequisites are developed, pinniped and small cetacean entanglement response would effectively cease. This would decrease potential beneficial impacts as described under Alternative 1. Once training programs and prerequisites are established for small cetacean and pinniped entanglement response, the impacts would be the same as Alternative 2. Large whale entanglement response activities would have the same effects as Alternative 2.</p>
<p style="text-align: center;">Biomonitoring and Research</p>	<p>Long-term, major beneficial effects on marine mammal populations could occur, as biomonitoring and research may improve our understanding of marine mammal health. Minor to major short-term and long-term adverse effects on individual marine mammals could occur during biomonitoring and research activities, if animals are accidentally injured or killed while conducting activities. Minor, short-term indirect adverse effects on all biological resources could also occur from vessel, vehicle, and equipment use. After the MMPA/ESA permit expires, and biomonitoring and research activities cease, no effects on protected and sensitive habitats and other biological resources would be expected.</p>	<p>Same as Alternative 1, except that the issuance of a new MMPA/ESA permit would lead to the continuation of biomonitoring and research activities.</p>	<p>Similar to Alternative 2, except that biomonitoring and research activities would be focused exclusively on ESA-listed species. Long-term major beneficial impacts on ESA-listed populations are expected. Indirect adverse impacts on ESA-listed species would arise from fewer opportunities to test new tools and techniques. Long-term adverse impacts on non-listed species would occur as biomonitoring and research activities would cease for these species.</p>

Water and Sediment Quality			
Activity	Alternative 1: No Action	Alternative 2: Improved Implementation (Preferred Alternative)	Alternative 3: More Stringent Protocols
Stranding Response Activities	Minor, indirect short-term adverse effects could occur. Response activities would not intentionally generate pollutants or disturb sediment, however, accidental spills could occur resulting in indirect impacts. Heavy equipment in addition to human traffic could increase erosion or compact the sediment. The level of impact (temporary or short-term) would vary by site, and would depend on sediment, type of equipment used, and duration of equipment use.	Same as Alternative 1, except that the euthanasia best practices would help mitigate some adverse impacts, and reduce the minor, indirect short-term adverse impacts on water and sediment quality.	Same as Alternative 2.
Carcass Disposal Activities	Potential effects depend on the method of carcass disposal and if the animal was administered medications or drugs before it died, including euthanasia drugs. Impact on water quality would likely be localized, temporary, and minor. Burial of carcasses could increase erosion, but this would be a negligible adverse impact. Disposal of carcasses at sea may have indirect, minor adverse impacts on water and sediment quality, but conversely could have long-term beneficial minor impacts as carcasses could become an important food source for other organisms. Carcasses removed from the environment would not have any impacts on water and sediment quality, but removal involving heavy equipment may have indirect temporary and short-term adverse impacts.	Same as Alternative 1, except that the MMHSRP would recommend that marine mammal carcasses euthanized with drugs known to cause secondary poisoning be removed. Additionally, the issuance of best practices would further reduce adverse impacts to nearshore waters from land-based disposal methods.	Same as Alternative 2, except that the requirement to transport all euthanized animals off-site would remove the risk of contamination from both euthanasia chemicals and contaminants in the carcass.

Rehabilitation Activities	Minor adverse effects could occur, however, some impacts would already be accounted for under respective federal, state, and/or local regulations.	Same as Alternative 1, except that adding new articles to the SA template might result in additional facilities.	Same as Alternative 2.
Release of Rehabilitated Animals	Minor, indirect short-term adverse effects could occur. Response activities would not intentionally generate pollutants or disturb sediment, however, accidental spills could occur resulting in indirect impacts. Heavy equipment in addition to human traffic could increase erosion or compact the sediment. The level of impact (temporary or short-term) would vary by site, and would depend on sediment, type of equipment used, and duration of equipment use.	Same as Alternative 1.	Same as those described for Alternative 2, and impacts may slightly increase due to more release events.
Entanglement Response	Indirect, minor, temporary or short-term adverse effects could occur. Response activities would not intentionally generate pollutants or disturb sediment, however, accidental spills could occur. These are likely to cause short-term adverse impacts and would be localized. Further, indirect, minor short-term adverse effects could occur during remote delivery of sedatives or antibiotics if the dart misses the animal and is lost.	Same as Alternative 1, except that issuance of a new permit would authorize response activities to continue at current or increased levels, which could increase the likelihood of indirect, minor adverse effects.	While training programs and prerequisites are developed, pinniped and small cetacean entanglement response would effectively cease. This would decrease potential impacts as described under Alternative 1. Once training programs and prerequisites for small cetacean and pinniped entanglement response are established, the impacts would be the same as Alternative 2. Large whale entanglement response activities would have the same effects as Alternative 2.
Biomonitoring and Research	Indirect, minor, short-term, adverse effects could occur. Biomonitoring and research activities would not intentionally generate any pollutants or disturb sediment, however, accidental spills could occur. After the current MMPA/ESA permit expires, no effects would be expected as activities would cease.	Same as Alternative 1, except that the issuance of a new MMPA/ESA permit would lead to the continuation of biomonitoring and research activities.	Same as Alternative 2.

Cultural Resources			
Activity	Alternative 1: No Action	Alternative 2: Improved Implementation (Preferred Alternative)	Alternative 3: More Stringent Protocols
Stranding Response Activities	Minor, adverse effects could occur. Vehicle and equipment could disturb resources buried on or beneath the beach. Minor, short-term adverse effects could also occur if Stranding Network responders do not coordinate with Native peoples to facilitate Native involvement with stranded marine mammals.	Same as Alternative 1, except that stranding response activities for ESA-listed species could continue with the issuance of a new MMPA/ESA permit.	Same as Alternative 2, except that the requirement to respond to all ESA-listed species could negatively impact known cultural sites, depending on the stranding location and equipment used.
Carcass Disposal Activities	Minor, short-term adverse effects on cultural resources could be expected. Carcass transport and burial could damage cultural resources buried on or beneath the beach. Minor adverse effects could also occur if cultural uses (<i>e.g.</i> , ceremonies, medicines, subsistence use) of marine mammals are not coordinated with Native peoples.	Same as Alternative 1.	Same as Alternative 2.
Rehabilitation Activities	Potential minor, adverse effects could occur. Use of emergency temporary pools could damage cultural resources, depending on location.	Same as Alternative 1.	Same as Alternative 2.
Release of Rehabilitated Animals	Minor, short-term adverse effects could occur. Release vehicles and equipment could disturb resources buried on or beneath the beach. Release of animals could impact some cultural customs from being performed (<i>e.g.</i> , ceremonies at the release site). By not allowing the release of ice seals rehabilitated from the Arctic into Alaskan waters, the potential for introducing novel pathogens into the environment and potential contamination of marine resources used by Alaska Natives is reduced.	Same as Alternative 1.	Same as Alternative 2, except that the requirement to release all ESA-listed species could pose additional adverse impacts as it would allow for ice seals rehabilitated outside of their natural range to be released.

Entanglement Response	No impacts would occur during entanglement response activities for large whales and small cetaceans using remote disentanglement techniques. However, activities in shallow water such as net capture and physical restraint could potentially disturb cultural resources, resulting in minor short-term adverse impacts. Short-term, minor, adverse impacts may occur if remote sedation is used for pinniped entanglement response, as some Alaska native communities may be temporarily unable to harvest and consume pinnipeds that had sedatives or antibiotic drugs administered.	Same as Alternative 1, except that issuance of a new MMPA/ESA permit would authorize response activities to continue at current or increased levels.	While training programs and prerequisites are developed, pinniped and small cetacean entanglement response would effectively cease. This would decrease potential impacts as described under Alternative 1. Once training programs and prerequisites for small cetacean and pinniped entanglement response are established, the impacts would be the same as Alternative 2. Large whale entanglement response activities would have the same effects as Alternative 2.
Biomonitoring and Research	Minor, short-term, adverse effects could occur. Vehicle and equipment use could disturb resources buried on or beneath the beach. Research activities in the water could damage submerged resources, resulting in minor, temporary or short-term adverse impacts. After the current MMPA/ESA permit expires, no effects would be expected as activities would cease.	Same as Alternative 1, except that the issuance of a new MMPA/ESA permit would lead to the continuation of biomonitoring and research activities.	Same as Alternative 2.
Human Health and Safety			
Activity	Alternative 1: No Action	Alternative 2: Improved Implementation (Preferred Alternative)	Alternative 3: More Stringent Protocols
Stranding Response Activities	Minor to major short-term and long-term adverse effects could occur such as physical injuries and potential exposure to contaminants and infectious pathogens. After the current MMPA/ESA permit expires, stranding response by SA holders would end for ESA-listed species. This would have a beneficial effect as responders would no longer be conducting response activities as frequently. However,	Same as Alternative 1, except that the implementation of updated SA criteria for the new SA articles, and issuance of best practices documents would standardize stranding response protocols, and ensure that participants are experienced and qualified to conduct authorized activities. This would reduce the likelihood of the adverse impacts listed under Alternative 1.	Same as Alternative 2, except that the requirement to respond to all ESA-listed species could adversely impact responder health and safety as responders may feel compelled to act in potentially more risky situations, increasing the likelihood of the adverse impacts listed under Alternative 1. Potential minor beneficial effects on public health and safety could occur, as

Stranding Response Activities (cont'd)	if response to ESA-listed animals stops, there would likely be an increase in human-marine mammal interactions by the general public, which may result in an increase in indirect, minor, short-term adverse impacts.		the general public may choose not to intervene if they know there are qualified, experienced, and authorized individuals to conduct stranding response activities. However, if fewer responders conduct activities on non-ESA listed animals (due to prioritization of ESA-listed animals), the public may choose to intervene in these cases, thereby increasing the likelihood of minor, indirect adverse impacts listed under Alternative 1.
Carcass Disposal Activities	Minor, short-term, adverse effects would be expected. Carcasses may contain drugs, contaminants, or infectious diseases that people may come in contact with through tissues or fluids if left to naturally decompose, and persons involved in disposal risk physical injuries from working with heavy equipment. After the MMPA/ESA permit expires, there would be a beneficial effect as personnel would no longer be conducting carcass disposal activities as frequently. However, if carcasses were not disposed of properly, major long-term adverse impacts could occur as there may be an increase in human-marine mammal carcass interactions by the general public.	Same as Alternative 1, except that carcasses will be buried or moved according to the best practices, and no additional impacts to human health and safety would be expected.	Same as Alternative 2, except that carcasses of chemically euthanized animals would be required to be transported off-site.
Rehabilitation Activities	Minor, short-term adverse effects could occur such as animal-induced injuries, physical injuries, environmental injuries, infectious diseases (long-term effects from certain infectious diseases could occur, especially if not diagnosed or treated properly). However, current standards would have beneficial effects on health and safety.	Same as Alternative 1, except that the implementation of updated Standards for Rehabilitation Facilities and best practices would put additional measures in place to safeguard personnel, which would reduce the likelihood of the adverse impacts listed under Alternative 1.	Same as Alternative 2.

<p>Release of Rehabilitated Animals</p>	<p>Minor, short-term, adverse effects could occur such as animal-induced injuries, physical injuries, and environmental injuries. By not allowing the release of ice seals from the Arctic into Alaskan waters, the potential for introducing novel pathogens into the environment and potential contamination of marine resources used by coastal Alaska Natives is reduced. However, it eliminates the potential contribution of those rehabilitated animals into the population for contributing to population growth and genetic diversity of the species used for subsistence, which will indirectly result in minor or major long-term adverse impacts.</p>	<p>Same as Alternative 1, except that updated Standards for Release and implementation of a release plan template would provide guidance for planning animal releases, which in turn would have an overall minor positive impact on human health and safety.</p>	<p>Same as Alternative 2, except that the requirement to release all ESA-listed species could pose additional adverse effects. Release of ESA-listed ice seals that were rehabilitated beyond the geographical areas in the Arctic where they were stranded could have a minor, indirect adverse impact on human health and safety for food security reasons, as marine mammals are harvested year round in coastal Alaska communities.</p>
<p>Entanglement Response</p>	<p>Responders put themselves at risk during all entanglement responses, and they understand these risks. Minor to major short-term and long-term adverse effects could occur such as physical injuries, accidental contact with drugs used for chemical sedation, drowning, and death. Similar minor or major adverse impacts on public health and safety could occur if members of the public attempt to disentangle an animal. However, the public may not intervene if they know that there are qualified, experienced, and authorized responders to conduct entanglement response activities.</p>	<p>Same as Alternative 1, except that best practices documents would be implemented and would help ensure that experienced and qualified individuals are operating in a safe and effective manner. This would reduce the likelihood of the adverse impacts listed under Alternative 1.</p>	<p>While training programs and prerequisites are developed, pinniped and small cetacean entanglement response would effectively cease. This would decrease potential impacts as described under Alternative 1. Once training programs and prerequisites for small cetacean and pinniped entanglement response are established, the impacts would be the same as Alternative 2, except that there could be less risk to human health and safety. Large whale entanglement response activities would have the same effects as Alternative 2.</p>
<p>Biomonitoring and Research</p>	<p>Minor, short-term adverse effects could occur, including animal-induced injuries and physical injuries. Impacts would only affect researchers and not the general public. After the current MMPA/ESA permit expires, all biomonitoring and research activities would cease, and therefore there would be no impacts.</p>	<p>Same as Alternative 1, except that the issuance of a new MMPA/ESA permit would lead to the continuation of biomonitoring and research activities.</p>	<p>Same as Alternative 2.</p>

Socioeconomics			
Activity	Alternative 1: No Action	Alternative 2: Improved Implementation (Preferred Alternative)	Alternative 3: More Stringent Protocols
Stranding Response Activities	Minor, short-term, beneficial effects could occur as stranding response activities can generate cooperation between Stranding Network participants, provide valuable educational outreach opportunities, and promote data sharing across regions. Recovery of live animals and carcasses from high-use areas would have a negligible positive impact on tourism activities. After the MMPA/ESA permit expires, carcasses of ESA-listed animals would remain at stranding sites to naturally decompose. This could have negligible adverse impacts on tourism.	Same as Alternative 1, except that the new mass stranding and large whale guidelines recommend that a Stranding Network participant liaise with the public and handle media enquiries for those types of stranding events. This would have minor beneficial impacts as it would provide an educational outreach service, and would promote increased transparency and communication.	Costs associated with responding to all threatened and endangered species could put a financial strain on many Stranding Network partners, and represent a major long-term adverse impact on these organizations. ESA-listed animals may strand in locations that are logistically challenging to access. Response to live stranded large whales (many of which are ESA-listed) would require larger volumes and concentrations of sedatives and euthanasia solution (if needed); necropsy of large whales would require additional heavy machinery.
Carcass Disposal Activities	Negligible adverse impacts on tourism activities could occur. Carcasses may be left in areas of recreational and tourism activities. The odors and sight of a decomposing animal may result in visitors avoiding the area. However, short-term, negligible beneficial effects may occur if people visit the area to view the carcass. After the permit expires, minor to moderate effects are likely for existing Stranding Network members that participate in activities besides carcass disposal. The elimination of carcass disposal activities for ESA-listed species would lower operating costs for these members.	Minor to moderate beneficial effects are likely to occur for existing Stranding Network members that participate in other activities besides response and carcass disposal. Stranding Network members mostly already use euthanasia methods that would not require them to remove a carcass from the environment. As <i>remove from the environment</i> methods are generally more costly than <i>remain in the environment</i> methods, fewer carcasses that need to be removed from the environment would lower operating costs for these members.	Major long-term negative effects are likely to occur for existing Stranding Network members that participate in other activities besides response and carcass disposal. <i>Remove from the environment</i> methods are more costly, and the requirement to remove them would add a large financial burden to these organizations. Additionally, Stranding Network members may have to transport marine mammal carcasses a greater distance before disposing of carcasses in a manner consistent with the requirement. Some disposal facilities may not be able to handle larger carcasses, requiring even more transport.
Rehabilitation Activities	Minor to major, short- and long-term beneficial effects could occur, as	Same as Alternative 1, except that the standardization of marine mammal transport protocols could increase regional efficiencies	Same as Alternative 2.

	rehabilitation centers often attract tourists to the local area.	and lower costs, resulting in minor beneficial impacts. There could be some cost associated with upgrading equipment and procedures.	
Release of Rehabilitated Animals	Minor, short-term beneficial impacts could occur. Release events can provide an enriching educational service to the community, and can generate visitation and tourism to an area. However, minor, short-term adverse impacts could occur as an unexpected increased visitation could require additional resources.	Same as Alternative 1.	Same as Alternative 2, except that the requirement to release all ESA-listed animals with a VHF or satellite-linked tag (and all other animals with a PIT tag) would be expensive. This may result in minor long-term adverse impacts on these facilities. Further, release of inappropriate candidates could lead to animals stranding again in the future. This would put an additional strain on the Stranding Network in both time and resources, and may result in major or minor long-term indirect adverse impacts.
Entanglement Response	Minor to moderate, adverse effects may be borne by participants engaged in entanglement response activities. As new tools and techniques are developed, responders may be required to upgrade and/or purchase new equipment. No impact is expected for the public.	Same as Alternative 1, except that issuance of a new MMPA/ESA permit would authorize response activities to continue at current or increased levels.	Same as Alternative 2, except that there are no formal training programs and no training prerequisites identified for pinniped or small cetacean entanglement response. Once small cetacean and pinniped entanglement response training prerequisites are developed, there may be costs associated with meeting these training requirements.
Biomonitoring and Research	No impacts are anticipated.	Same as Alternative 1, except that the issuance of a new MMPA/ESA permit would lead to the continuation of biomonitoring and research activities.	Same as Alternative 2.

235 **Cumulative Impacts**

236 The cumulative impacts analysis considers past, present, and planned or reasonably foreseeable programs,
237 projects, and activities that could affect each resource area, and may add to the incremental impacts of the
238 proposed actions and alternatives in the action area. Reasonably foreseeable actions that were not analyzed
239 along with the proposed alternatives include the issuance of public viewing guidelines for rehabilitation
240 facilities, issuance of marine mammal parts transfer regulations, and continued development of new, and
241 adaptive management of existing, best practices documents.

242 The cumulative impacts of MMHSRP activities under all of the alternatives are anticipated to have
243 beneficial impacts on marine mammals, as the MMHSRP's activities will ultimately benefit marine
244 mammal populations, particularly ESA-listed species. While individual marine mammals and other
245 biological resources may experience adverse impacts during some MMHSRP activities, the implementation
246 of the MMHSRP's new and revised best practices documents and guidelines is expected to have a
247 cumulative beneficial effect on individual marine mammals and non-marine mammal biological resources,
248 as they will help to mitigate the adverse impacts on these biological resources. Similarly, the issuance of
249 these documents is expected to have a beneficial cumulative impact on human health and safety, as they
250 will help to mitigate risks to human health and safety, especially risks to marine mammal responders and
251 researchers. Conversely, the continued rescue, rehabilitation, and release of some pinniped species may
252 have a cumulatively adverse impact on human health and safety and socioeconomics, as an increase in
253 conflicts between pinnipeds and humans may occur (*e.g.*, harassment of animals by members of the public,
254 pinniped and commercial and recreational fisheries conflicts, etc.). No cumulative impacts to water and
255 sediment quality and cultural resources are anticipated.

256 Unavoidable adverse impacts on individual marine mammals could occur during the MMHSRP's activities.
257 During response and rehabilitation activities, animals may exhibit adverse reactions, sustain injuries, or die,
258 despite the best efforts made by Stranding Network participants and the implementation of the proposed
259 mitigation measures. However, all response activities are intended to help animals, and the long-term
260 beneficial impacts are expected to outweigh the short-term adverse impacts. Unavoidable impacts on human
261 health and safety could also occur from the MMHSRP's activities, even with the implementation of the
262 proposed mitigation measures. Some risks are inherent when working with wild animals, as their behavior
263 is unpredictable.

264 For all proposed alternatives, no resource commitments are irreversible or irretrievable. Many potential
265 adverse impacts are temporary and/or short-term, while most long-term adverse impacts can be reduced

266 through the proposed mitigation measures outlined in this draft PEIS. Based on the analyses presented, the
267 MMHSRP's stranding response, carcass disposal, rehabilitation, release, entanglement response, and
268 biomonitoring and research activities would contribute to the long-term productivity of marine mammal
269 populations.

270 **ES-7 NEPA COMPLIANCE, IMPLEMENTATION, AND RECOMMENDATIONS**

271 This draft PEIS addresses current and reasonably foreseeable activities of the MMHSRP. MMHSRP
272 activities identified and analyzed in this draft PEIS will be subject to NEPA compliance review on a regular
273 basis to determine whether activities conducted are within the scope of activities analyzed in this draft PEIS.
274 Any activities not analyzed in the chosen alternative will be subject to a separate NEPA compliance review.

275 Comments received during the public comment period will be reviewed and considered when developing
276 the final PEIS.

277 At least 30 days after the release of the final PEIS, NMFS will publish a notification in the *Federal Register*
278 announcing the issuance of the Record of Decision to the public. This decision document will conclude the
279 NEPA process on the proposed actions.

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Chapter 1 Purpose and Need for the Proposed Actions

530

531 As set forth by the Marine Mammal Protection Act of 1972, as amended, (16 U.S.C. 1361 et seq.; MMPA),
532 the Department of Commerce's (DOC) National Oceanic and Atmospheric Administration's (NOAA)
533 National Marine Fisheries Service (NMFS) is responsible for implementing the Marine Mammal Health
534 and Stranding Response Program (MMHSRP). Under this program, NMFS coordinates emergency
535 responses to sick, injured, distressed, imperiled, or dead marine mammals under NMFS jurisdiction³ and
536 implements policies and procedures to carry out statutory obligations under Title IV of the MMPA in an
537 effective and efficient manner. NMFS Office of Protected Resources (OPR) Marine Mammal and Sea
538 Turtle Conservation Division is the lead within NMFS to implement this program nationally, and coordinate
539 related activities.

540 Activities conducted or funded by NMFS in support of the implementation of the MMHSRP are considered
541 a major federal action subject to the requirements of the National Environmental Policy Act (42 U.S.C. §
542 4321, et seq.; NEPA), the Council on Environmental Quality Regulations (CEQ) (40 Code of Federal
543 Regulations (CFR) Parts 1500 -1508) and NOAA policy and procedures⁴. This Programmatic
544 Environmental Impact Statement (PEIS) is being prepared using the 1978 CEQ NEPA Regulations. NEPA
545 reviews initiated prior to the effective date of the 2020 CEQ regulations may be conducted using the 1978
546 version of the regulations. The effective date of the 2020 CEQ NEPA Regulations was September 14, 2020.
547 This review began on April 2, 2018 (83 FR 13955) and the agency has decided to proceed under the 1978
548 regulations. NMFS prepared and published a final PEIS⁵ in 2009, which evaluated the potential
549 environmental effects associated with the implementation of the MMHSRP. Since the initial PEIS was
550 published in 2009, NMFS has identified the need to change and improve certain implementation efforts of
551 this program, including updates to policies and best practices for marine mammal stranding response and
552 rehabilitation. In addition, certain activities conducted under this program require a research and
553 enhancement permit under other sections of the MMPA, the Endangered Species Act (ESA; 16 U.S.C. 1531
554 *et seq.*), and the Fur Seal Act (FSA; 16 U.S.C. 1151 *et seq.*), and NMFS issuance of these permits is also

³ Under the MMPA, NMFS has jurisdiction over all cetaceans and most pinnipeds (all seals and sea lions). The Department of the Interior's U.S. Fish and Wildlife Service has jurisdiction over walrus, polar bears, sea otters, and manatees.

⁴ NOAA Administrative Order (NAO) 216-6A "*Compliance with the National Environmental Policy Act, Executive Orders 12114, Environmental Effects Abroad of Major Federal Actions; 11988 and 13690, Floodplain Management and 11990, Protection of Wetlands*" issued April 22, 2016 and the Companion Manual for NAO 216-6A "*Policy and Procedures for Implementing the National Environmental Policy Act and Related Authorities*" issued January 13, 2017.

⁵ <https://repository.library.noaa.gov/view/noaa/4939>

555 considered a major federal action requiring compliance with NEPA. Specifically, the activities conducted
556 by the MMHSRP that require a research and enhancement permit include:

- 557 1. response, rehabilitation, and release of stranded marine mammal species, including those
558 listed as threatened or endangered under the ESA,
- 559 2. marine mammal entanglement response for threatened or endangered under the ESA,
- 560 3. marine mammal biomonitoring and research activities, and
- 561 4. unintentional (incidental) harassment of non-target marine mammal and other ESA-listed
562 species while conducting these activities.

563 Therefore, NMFS is preparing a draft PEIS to provide a programmatic-level analysis of MMHSRP activities
564 and environmental impacts associated with a primary action (continued implementation of the MMHSRP)
565 and a secondary action (issuance of a Scientific Research and Enhancement Permit) and to address potential
566 impacts of changes to the program not previously analyzed. In addition, NMFS intends to rely on this
567 document to fund site-specific actions under the John H. Prescott Marine Mammal Rescue Assistance Grant
568 Program (Prescott Grant Program), provided that the activity proposed is within the range of alternatives
569 and scope of potential environmental consequences analyzed in this draft PEIS. The Prescott Grant Program
570 provides funds to eligible members of the Stranding Network (see section 1.2.5).

571 This Chapter presents the establishment and background of the MMPA and NMFS statutory obligations
572 and authorities (section 1.1), an overview of the MMHSRP (section 1.2), and identifies the proposed actions
573 and purpose and need (section 1.3). This Chapter also provides the scope of the PEIS analysis (section 1.4)
574 and NMFS's environmental review process and relevant statutes (section 1.5). The remainder of this draft
575 PEIS is organized in the following manner:

- 576 • **Chapter 2:** Description of the alternatives, including the no action and preferred
577 alternatives and detailed explanations of MMHSRP activities.
- 578 • **Chapter 3:** Description of the affected environment, including the existing
579 environmental conditions of resources in the action area.
- 580 • **Chapter 4:** Description of stranding response activities as well as an analysis of the
581 environmental consequences of alternatives and mitigation as they pertain to stranding
582 response.

- 583 • **Chapter 5:** Description of carcass disposal activities as well as an analysis of the
584 environmental consequences of alternatives and mitigation as they pertain to carcass
585 disposal.
- 586 • **Chapter 6:** Description of rehabilitation activities as well as an analysis of the
587 environmental consequences of alternatives and mitigation as they pertain to
588 rehabilitation activities.
- 589 • **Chapter 7:** Description of release of rehabilitated animals activities as well as an
590 analysis of the environmental consequences of alternatives and mitigation as they pertain
591 to release of rehabilitated animals.
- 592 • **Chapter 8:** Description of marine mammal entanglement response activities as well as an
593 analysis of the environmental consequences of alternatives and mitigation as they pertain
594 to marine mammal entanglement response.
- 595 • **Chapter 9:** Description of biomonitoring and research activities as well as an analysis of
596 the environmental consequences of alternatives and mitigation as they pertain to
597 biomonitoring and research.
- 598 • **Chapter 10:** Analysis of the cumulative environmental consequences of the alternatives
599 and mitigation measures.
- 600 • **Chapters 11 and 12:** Provides a list of this document’s preparers and references.
- 601 • **Chapter 13:** Provides an Index.
- 602 • **Appendices:** Appendix I – Appendix XXII.

603 **1.1 Marine Mammal Protection Act and Related Authorities**

604 When the MMPA was enacted in 1972, Congress made several findings concerning the protection and
605 preservation of marine mammals. This includes, but is not limited to, indicating that “certain species and
606 population stocks of marine mammals are or may be in danger of extinction or depletion as a result of man’s
607 activities” (16 U.S.C. 1361(1)) [and] “such species and population stocks should not be permitted to
608 diminish beyond the point at which they cease to be a significant functioning element in the ecosystem of
609 which they are a part [...]” (16 U.S.C. 1361(2)) [and that] “marine mammals...[are] resources of great
610 international significance... [that] should be protected and encouraged to develop to the greatest extent
611 feasible commensurate with sound policies of resource management and the primary objective of their
612 management should be to maintain the health and stability of the marine ecosystem [...]” (16 U.S.C.

613 1361(6)). These and other findings in Section 2 of the MMPA speak to the need to maintain a broad scope
614 of marine mammal protection that considers species and ecosystem level impacts.

615 The MMPA was the first legislation to mandate an ecosystem-based approach to marine resource
616 management and establish a national policy to protect marine mammal species and their habitat. Three
617 federal entities share responsibility for implementing the MMPA:

- 618 1. NMFS, which is responsible for the protection and conservation of whales, dolphins, porpoises,
619 seals, and sea lions, and their habitat.
- 620 2. The U.S. Fish and Wildlife Service (USFWS), which is responsible for the protection and
621 conservation of walrus (*Odobenus rosmarus*), manatees (*Trichechus manatus*), sea otters
622 (*Enhydra lutris*), and polar bears (*Ursus maritimus*) and their habitat.
- 623 3. The Marine Mammal Commission (MMC), which provides independent, science-based
624 oversight of domestic and international policies and actions of federal agencies addressing
625 impacts on marine mammals and the marine environment.

626 The full text of the MMPA is available on the Internet at [https://www.fisheries.noaa.gov/national/marine-](https://www.fisheries.noaa.gov/national/marine-mammal-protection/marine-mammal-protection-act)
627 [mammal-protection/marine-mammal-protection-act](https://www.fisheries.noaa.gov/national/marine-mammal-protection/marine-mammal-protection-act). The following subsections discuss the relevant
628 statutory mandates and authorities associated with the primary and secondary federal actions addressed in
629 this draft PEIS.

630 **1.1.1 Establishment of the Marine Mammal Health and Stranding Response Program**

631 Public concern about and response to marine mammals in distress or imperiled, particularly those that are
632 on the beach or “stranded,” has occurred in various forms for thousands of years (Geraci and Lounsbury
633 2005). Over the past several decades in the U.S., private and non-profit organizations were established to
634 help respond to stranded marine mammals. Many of the first organized efforts were conducted or
635 coordinated by museums seeking to obtain marine mammal specimens for their collections. Aquaria with
636 marine mammals in captivity also responded and provided veterinary care to stranded and injured marine
637 mammals, and were able to accommodate cetaceans, which typically require large pools. Prior to the 1970s,
638 response was extremely localized, relatively inconsistent, and occurred with little federal involvement.
639 Communication between different groups responding to stranding events was minimal, and accounts of
640 single stranding events were not integrated into any sort of meaningful analysis or overall picture that
641 reflected animal stranding patterns or distributions.

642 The MMC sponsored a workshop in 1977 which brought scientists together to discuss marine mammal
643 stranding events. One recommendation from that workshop was to establish a framework for a national
644 marine mammal stranding network with regional centers and a centralized data file, coordinated by NMFS.
645 The Network was formally established and organized as independent volunteer organizations coordinated
646 through each of the NMFS jurisdictional regions (described in section 1.4.3).

647 Throughout the 1980s, the stranding response network grew across the U.S. Information, mostly from
648 stranded animals, began to accumulate on marine mammal deaths caused by human interactions, such as
649 bycatch in fisheries. In the late 1980s, a number of mass mortality events occurred in the U.S., gaining
650 significant public attention. A mass die-off of humpback whales (*Megaptera novaeangliae*) in the Northeast
651 U.S. was linked to saxitoxin, resulting from a harmful algal bloom (HAB). Hundreds of bottlenose dolphins
652 (*Tursiops truncatus*) stranded dead in the Southeast U.S. due to *Morbillivirus* infection. The investigations
653 of these events were impeded by a lack of baseline data on marine mammal health, and efforts to formalize
654 the health and stranding program were initiated to fill the data gaps. High levels of anthropogenic
655 contaminants, such as persistent organic pollutants, were sometimes found in the tissues of stranded
656 animals, raising concerns about the overall health of marine mammal populations and the marine
657 environment as a whole. Interest in marine mammal health and stranding has continued to increase as the
658 public raised concerns about deteriorating ocean conditions. Based on these growing concerns, Congress
659 passed the Marine Mammal Health and Stranding Response Act in 1992, as an amendment to the MMPA,
660 which became Title IV of the MMPA and directs the Secretary of Commerce, in consultation with the
661 Secretary of the Interior, the MMC, and others with developing a program with three primary goals:

- 662 **1. Facilitate the collection and dissemination of reference data on the health of marine mammals**
663 **and health trends of marine mammal populations in the wild.**
- 664 **2. Correlate the health of marine mammals and marine mammal populations, in the wild, with**
665 **available data on physical, chemical, and biological environmental parameters.**
- 666 **3. Coordinate effective responses to Unusual Mortality Events (UMEs) by establishing a process**
667 **in the Department of Commerce in accordance with Section 404 of the MMPA.**

668 Additional information regarding Title IV and the background and establishment of the MMHSRP is
669 available on the Internet at:

- 670 • [https://www.fisheries.noaa.gov/national/marine-life-distress/marine-mammal-health-and-](https://www.fisheries.noaa.gov/national/marine-life-distress/marine-mammal-health-and-stranding-response-program)
671 [stranding-response-program](https://www.fisheries.noaa.gov/national/marine-life-distress/marine-mammal-health-and-stranding-response-program)
672 • [https://www.fisheries.noaa.gov/resource/document/marine-mammal-health-and-stranding-](https://www.fisheries.noaa.gov/resource/document/marine-mammal-health-and-stranding-response-program-program-development-plan)
673 [response-program-program-development-plan](https://www.fisheries.noaa.gov/resource/document/marine-mammal-health-and-stranding-response-program-program-development-plan)

674 **1.1.2 Authorizations and Permits**

675 Under Section 109(h) of the MMPA, a federal, state, or local government official or employee or a person
676 designated under Section 112(c)⁶ may take⁷, in the course of his or her duties as an official, employee, or
677 designee, a marine mammal in a humane manner (including euthanasia) if such taking is for the
678 protection or welfare of the mammal, the protection of the public health and welfare, or the nonlethal
679 removal of nuisance animals.

680 NMFS' statutory responsibility to protect and conserve marine mammals and threatened and endangered
681 species also includes the issuance of permits authorizing take⁸ of marine mammals. As applicable,
682 scientific research and enhancement permits are issued pursuant to: (1) Section 104 of the MMPA and the
683 implementing regulations governing the taking and importing of marine mammals (50 CFR Part 216); (2)
684 Section 10(a)(1)(A) of the ESA (16 U.S.C. 1531 *et seq.*) and the regulations governing the taking,
685 importing, and exporting of endangered and threatened species (50 CFR Parts 222); and (3) Section 104
686 of the FSA (16 U.S.C. 1151 *et seq.*). These sections of the laws and regulations provide exceptions to the
687 moratorium and prohibition of take of marine mammals and threatened and endangered species for bona

⁶ See section 1.2.1 regarding Stranding Agreements pursuant to MMPA Section 112(c).

⁷ Under the MMPA, "take" is defined as to "harass, hunt, capture, kill or collect, or attempt to harass, hunt, capture, kill or collect." [16 U.S.C. 1362(18)(a)] by regulation (50 CFR §216.3), take is further defined as: to harass, hunt, capture, collect, or kill, or attempt to harass, hunt, capture, collect, or kill any marine mammal. This includes, without limitation, any of the following: the collection of dead animals, or parts thereof; the restraint or detention of a marine mammal, no matter how temporary; tagging a marine mammal; the negligent or intentional operation of an aircraft or vessel, or the doing of any other negligent or intentional act which results in disturbing or molesting a marine mammal; and feeding or attempting to feed a marine mammal in the wild. "Harass" is further defined by MMPA regulation (50 CFR §216.3) as "any act of pursuit, torment, or annoyance which (i) has the potential to injure a marine mammal or marine mammal stock in the wild (level a harassment); or (ii) has the potential to disturb a marine mammal or marine mammal stock in the wild by causing a disruption of behavioral patterns, including, but not limited to, migration, breathing, nursing, breeding, feeding, or sheltering but does not have the potential to injure a marine mammal or marine mammal stock in the wild (level b harassment)."

⁸ In addition, the ESA defines "take" as "to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect, or to attempt to engage in any such conduct." The term "harm" is further defined by regulations (50 CFR §222.102) as "an act which actually kills or injures fish or wildlife. Such an act may include significant habitat modification or degradation which actually kills or injures fish or wildlife by significantly impairing essential behavioral patterns including breeding, spawning, rearing, migrating, feeding, or sheltering." A take or taking under the FSA means to harass, hunt, capture, or kill, or attempt to harass, hunt, capture, or kill. The FSA authorizes the taking, transportation, importation, exportation, or possession of northern fur seals or their parts for educational, scientific, or exhibition purposes.

688 fide⁹ scientific research and enhancement. In addition, issuance of these permits is dependent on criteria
689 to ensure all scientific research and enhancement is consistent with the purposes of these laws and
690 regulations and will not have a significant adverse impact on the target species or stock.

691 Response, rescue, rehabilitation of non-listed marine mammals are conducted pursuant to MMPA Section
692 109(h) and 112(c). In addition, MMHSRP permitted activities include:

- 693 1. Conducting response, rescue, rehabilitation and release of threatened and endangered marine
694 mammals under NMFS jurisdiction (Cetacea and Pinnipedia (excluding walrus)), and
695 entanglement response of all marine mammals under NMFS jurisdiction, pursuant to Sections
696 109(h), 112(c), and Title IV of the MMPA; and carrying out such activities as enhancement
697 pursuant to Section 10(a)(1)(A) of the ESA;
- 698 2. Conducting health-related, bona fide scientific research studies on marine mammals and marine
699 mammal parts under NMFS' jurisdiction pursuant to Sections 104(c) and Title IV of the MMPA
700 and Section 10(a)(1)(A) of the ESA, including research related to emergency response that may
701 involve compromised animals, and research on healthy animals that have not been subject to
702 emergency response (*e.g.*, baseline health studies);
- 703 3. Level B harassment on all marine mammal species under NMFS' jurisdiction incidental to
704 MMHSRP activities in the U.S.; and
- 705 4. Collecting, salvaging, receiving, transferring, importing, exporting, analyzing, and curating
706 marine mammal specimens under NMFS' jurisdiction for purposes delineated in numbers (1) and
707 (2) above.

708 **1.2 Marine Mammal Health and Stranding Network Program Overview**

709 The MMHSRP comprises program areas with multiple activities that are coordinated nationally and
710 implemented regionally. The program areas are summarized in the following subsections. The program
711 areas may conduct overlapping activities (*e.g.*, stranding response activities are conducted as part of the
712 National Marine Mammal Stranding Response Network (Stranding Network) and under the UME
713 program). Therefore, this draft PEIS analyzes the MMHSRP through six broad activity categories. As these
714 activity categories directly pertain to the selected alternatives, they are defined and discussed in Chapter 2.

⁹ The MMPA [16 U.S.C. 1362(22)] defines bona fide research as “scientific research on marine mammals, the results of which – (A) likely would be accepted for publication in a refereed scientific journal; (B) are likely to contribute to the basic knowledge of marine mammal biology or ecology; or (C) are likely to identify, evaluate, or resolve conservation problems.”

715 The environmental impacts and mitigation for these broad activity categories are analyzed in Chapters 4 -
716 10.

717 **1.2.1 National Marine Mammal Stranding Response Network**

718 The Stranding Network consists of more than 100 organizations nationwide that respond to stranded¹⁰, ill,
719 injured, distressed, imperiled, and entangled (including gear ingestion) cetaceans and pinnipeds (except
720 walrus) within U.S. waters. As discussed in section 1.1.2, network members are authorized by the
721 MMHSRP to respond to non-ESA listed marine mammals under the MMPA, utilizing the authority of either
722 Section 112(c) or Section 109(h). Organizations operating under Section 112(c) authority have entered into
723 formal agreements with NMFS for stranding response. These agreements are known as Stranding
724 Agreements (SAs), and authorize individuals, organizations, or institutions to respond to reports of marine
725 mammals that are stranded or in distress/imperiled in a specific geographic response area. SA authorizations
726 are issued under the authority of the NMFS Regional Administrators. Issuance and periodic review of these
727 SAs is undertaken by the MMHSRP through the Regional Stranding Coordinators (RSC), located in each
728 NMFS jurisdictional region. Additionally, each RSC is also listed as a Co-Investigator (CI) under a NMFS
729 MMPA/ESA permit (section 1.5.4.2). Under the permit, as CIs, RSCs can also authorize local colleagues
730 to respond to ESA-listed species on a case-by-case basis. Organizations holding SAs are required to share
731 basic information from each response with NMFS to fulfill the statutory mandates of Title IV of the MMPA.
732 All data is required to be submitted to the National Marine Mammal Stranding Database within 30 days of
733 collection.

734 As mentioned in section 1.1.2 above, Section 109(h) of the MMPA allows federal, state, local, or tribal
735 government officials or employees in the line of duty to take a stranded marine mammal in a humane
736 manner (including euthanasia) if such taking is for: the protection or welfare of the animal, the protection
737 of public health and welfare, or the nonlethal removal of nuisance animals. Individuals acting under Section
738 109(h) authority have six months to submit a report, in writing, on each take under that section to NMFS
739 (50 CFR 216.22b). For both 109(h) and 112(c), the salvage of a specimen must be reported to the

¹⁰ A stranding is defined in the MMPA (16 United States Code [U.S.C.] 1421h) as an event in the wild in which:

- 1) a marine mammal is dead and is-
 - a) on a beach or shore of the United States; or
 - b) in waters under the jurisdiction of the United States (including any navigable waters); or
- 2) a marine mammal is alive and is-
 - a) on a beach or shore of the United States and is unable to return to the water;
 - b) on a beach or shore of the United States and, although able to return to the water, is in need of apparent medical attention; or
 - c) in the waters under the jurisdiction of the United States (including any navigable waters), but is unable to return to its natural habitat under its own power or without assistance

740 appropriate NMFS Regional Office within 30 days after the taking or death occurs (50 CFR 216.22 c2).
741 Appendix I lists the current (2020) members of the Stranding Network.

742 **Although the majority of stranding responses involve species and populations that are not considered**
743 **threatened or endangered (e.g., bottlenose dolphins, harbor seals, and California sea lions), each**
744 **response by the Network provides important opportunities for Network members to hone their skills**
745 **and apply lessons learned from those cases to provide increased humane care when the time comes**
746 **to respond to threatened or endangered species (e.g., Southern resident killer whales, Hawaiian monk**
747 **seals, Guadalupe fur seals).****1.2.2 Unusual Mortality Event Response**

748 The Marine Mammal UME program was established in 1991 to investigate die-offs of marine mammals.
749 An UME is defined in the MMPA as “a stranding that is unexpected, involves a significant die-off of any
750 marine mammal population, and demands immediate response.” The Working Group on Marine Mammal
751 Unusual Mortality Events (WGMMUME), mandated under the MMPA (16 U.S.C. 1421c), is a
752 multidisciplinary panel of experts organized by NMFS who assist in determining whether an UME is
753 occurring and help direct the response and investigations into the causes of mortality or morbidity. The
754 WGMMUME also evaluates the environmental factors associated with UMEs, provides training and
755 resources (when possible), and oversees management of the Marine Mammal UME Contingency Fund
756 (which reimburses some of the expenses incurred responding to, and investigating, UMEs). As of 2020,
757 there have been 70 formally recognized UMEs in the U.S. involving a variety of marine mammal species.
758 UMEs have occurred along the U.S. coasts of the Atlantic, Gulf of Mexico, and Pacific, including Alaska
759 and Hawaii. Further details on UMEs, broken down by NMFS region, can be found in Appendix II.

760 **1.2.3 National Marine Mammal Entanglement Network**

761 The MMHSRP coordinates entanglement response activities for large whales, small cetaceans, and
762 pinnipeds. Entanglement responders are authorized under the current MMHSRP research and enhancement
763 MMPA/ESA permit (Permit No. 18786-04). The Large Whale Entanglement Response Network is the most
764 structured entanglement response network as responders are trained and progressively promoted, allowing
765 them to increasingly conduct more technically challenging aspects of large whale entanglement response,
766 which is inherently the most risky compared to small cetacean and pinniped entanglement response given
767 the animals’ size and mass. Many members of this network work solely on large whale entanglement
768 response and do not participate in the overall Stranding Network. Unlike the Stranding Network,
769 individuals, not organizations or institutions, are authorized as large whale entanglement responders.

770 Pinniped and small cetacean entanglement response is less formalized, as there are currently no formal
771 training programs or authorization levels based upon knowledge and skill. In many cases, the response to
772 entangled pinnipeds and small cetaceans is conducted by members of the Stranding Network, and
773 depending upon the particular circumstances of the entanglement, some of the responses are conducted
774 under Section 112(c) agreements or by 109(h) responders (including NOAA employees), while other
775 responses are conducted under the NMFS MMPA/ESA permit.

776 Although the majority of entanglement responses involve species and populations that are not considered
777 threatened or endangered (*e.g.*, certain stocks of humpback whales or gray whales), each rescue attempt by
778 the Large Whale Entanglement Response Network provides an important opportunity for responders to
779 hone their skills and apply lessons learned from those cases to provide increased humane care when
780 responding to threatened and endangered species (*e.g.*, North Atlantic right whales or blue whales).

781 Appendix I lists the current (2020) members of the Large Whale Entanglement Response Network.

782 **1.2.4 Marine Mammal Health Biomonitoring, Research, and Development**

783 The MMHSRP, often in partnership with other scientists, conducts many research projects to assess and
784 better understand health in stranded and wild marine mammals. Research activities may be in response to
785 UMEs, mortality and morbidity events, disease outbreaks, known health concerns or in areas of previous
786 health concerns, toxin exposure, and emerging threats. Research may be conducted through the MMHSRP
787 directly or in cooperation with other scientists already conducting permitted research.

788 Research activities conducted by MMHSRP staff include wild animal capture health assessments. Marine
789 mammals that are captured for health assessments may have visible health problems (*e.g.*, skin lesions,
790 etc.), been exposed to known toxins, or been exposed to other physical, chemical, or biotic stressors that
791 are known to produce adverse health outcomes in marine mammals. Many diagnostic and research
792 laboratories are permitted and/or contracted by the MMHSRP to process and analyze biological/medical
793 samples collected from stranding/entanglement cases. Services provided may include histopathology,
794 virology, bacteriology, toxicology (contaminant and biotoxin analyses), and acoustic diagnostics.
795 Additional health research projects are conducted in partnership with scientists who are already sampling
796 marine mammals for other purposes; in these instances, the MMHSRP may collect additional samples
797 beyond those in the protocol of the primary research project (*i.e.*, “piggybacking”). Many of these research
798 projects allow the MMHSRP to use controlled experimental designs (*i.e.*, age classes, sex, location, etc.) in

799 areas where there is a specific health question or concern, and to collect samples from species that are rarely
800 reported stranded on beaches.

801 **1.2.5 John H. Prescott Marine Mammal Rescue Assistance Grant Program**

802 The Prescott Grant Program was established under the Marine Mammal Rescue Assistance Act of 2000, an
803 amendment to the MMPA, and codified into Title IV along with the other MMHSRP mandates. The
804 Prescott Grant Program is administered by the MMHSRP, and funds some of the activities of the Stranding
805 and Entanglement Networks through competitive grants and cooperative agreements. Prescott funds are
806 available for: the rescue, recovery, and treatment of stranded or entangled marine mammals (transportation,
807 equipment, supplies, and salary), data collection from living and dead stranded marine mammals for
808 scientific research regarding marine mammal health, and facility operations directly related to those
809 purposes. Non-emergency awards are made during an annual competition, contingent on annual
810 Congressional appropriation, which disburses up to \$4 million per year to Stranding and Entanglement
811 Network members and researchers. Given that appropriations for this program vary annually and could be
812 reduced in any fiscal year, recipients should consider Prescott Grant funds as supplemental to their
813 operational budgets.

814 The awarding of competitive grants is a multi-step process which addresses compliance with NEPA and
815 other applicable laws and regulations. A complete application must contain enough information on the
816 potential environmental impacts of the project for NMFS to make a NEPA compliance determination. These
817 applications are evaluated through technical peer-review and internal NMFS program review panels, in
818 which the reviewers take into consideration the environmental information that was provided. After projects
819 have been selected to receive funding, the Prescott Grant Program staff will assess the activities contained
820 within each proposal to ensure that they have been analyzed in this PEIS. These activities may include
821 stranding response, rehabilitation, release of rehabilitated animals, and scientific research activities that are
822 authorized under the MMHSRP's NMFS MMPA/ESA permit. If the project falls entirely within the scope
823 of the PEIS, no further environmental review will be conducted. If projects are selected for funding that
824 include activities that are not assessed in this document (*e.g.*, facility construction or renovation), a separate
825 environmental analysis will be prepared for that award. In addition, each award may have Special Award
826 Conditions imposed upon it with respect to environmental compliance, if necessary.

827 When possible, the Prescott Grant Program sets aside a portion of appropriated funds for emergency
828 assistance to help support Stranding Network members when unforeseen or catastrophic events occur
829 throughout the year. These emergency funds allow organizations to be reimbursed for the immediate

830 responses they conduct to events such as mass strandings, out-of-habitat animals, or natural disasters that
831 occur outside of the competition application period, outside their typical response duties, or might otherwise
832 be impossible to conduct without financial assistance. The applications for emergency funding are reviewed
833 similarly to those received during the annual competition, and a complete application must contain enough
834 information on the potential environmental impacts of the project for NMFS to make a NEPA compliance
835 determination. The Prescott Grant Program staff will assess the activities contained within the emergency
836 proposal to ensure that they have been addressed in this PEIS.

837 A list of all projects previously funded by Prescott Grant funds, with recipient and title, is in Appendix III.

838 **1.2.6 Communication and Information Dissemination**

839 Under Title IV of the MMPA, the MMHSRP is charged with the dissemination of reference data on the
840 health of marine mammals and health trends of marine mammal populations in the wild (16 U.S.C. 1421).
841 This is accomplished in several ways: publishing formal reports (*i.e.*, peer-reviewed publications,
842 technical memoranda), contributing to stock assessment reports, producing guidance documents (*i.e.*,
843 policies and best practices, and procedural directives), developing web stories and other web content,
844 organizing workshops and conferences, and updating media.

845 **1.2.7 Information Management and Databases**

846 The National Marine Mammal Stranding Database was mandated under the MMPA (16 U.S.C. 1421f(c)(1))
847 to contain marine mammal health reference data that would allow comparison of the causes of illness and
848 death of stranded marine mammals with physical, chemical, and/or biological environmental parameters.
849 Standardized datasheets to record stranding information have been developed and are revised periodically.
850 Data collected from stranded animals may be basic (“Level A data”), supplemental, including additional
851 information about the stranding event and life history data (“Level B data”), or detailed data and results
852 from tissues collected and analyzed (“Level C data”). At the very minimum, a Level A data sheet is
853 completed by a member of the Stranding Network to document each response to a stranded marine mammal.
854 The Human Interaction (HI) form, a component of the Level A data collection, is required for all condition
855 code 1 (alive), condition code 2 (fresh dead), and condition code 3 (moderately decomposed) cases to the
856 extent that the animal can be examined. The Rehabilitation Disposition form, a component of Level A data
857 collection, is also required for all stranded marine mammals transferred to a rehabilitation center. At this
858 time, access to the National Marine Mammal Stranding Database is only permitted to active participants of
859 the Stranding Network, although NMFS can fill requests for data from the public.

860 **1.2.8 National Marine Mammal Tissue Bank and Quality Assurance Program**

861 The development of the National Marine Mammal Tissue Bank (NMMTB) at the National Institute of
862 Standards and Technology (NIST) was mandated by the MMPA (16 U.S.C. 1421f), and formally
863 established in 1992. The NMMTB provides a long-term and quality controlled archive for marine mammal
864 tissue samples to permit retrospective analyses for the purpose of determining environmental trends and
865 conducting analyses using new and innovative analytical techniques (Pugh *et al.* 2010). The MMHSRP
866 oversees the collection and maintenance of marine mammal tissue samples in the NMMTB. Sources of
867 marine mammal tissues include: samples from stranded animals, samples from Natural Resource Damage
868 Assessment projects; samples from marine mammals incidentally caught during commercial fishing
869 operations, samples from marine mammals taken for subsistence, and any other samples properly and
870 legally collected.

871 **1.2.9 Organization of the MMHSRP**

872 All of the program areas described above are coordinated at the national level at the NMFS headquarters in
873 Silver Spring, Maryland. Headquarters staff include the MMHSRP Coordinator, the National Stranding
874 Response Coordinator, the National Entanglement Coordinator, the Veterinary Medical Officer, the
875 Prescott Grant Program Manager and additional program staff. As all of the program areas are carried out
876 in all five NMFS regions (Table 1-1) to some degree, headquarters staff ensure national consistency across
877 all program areas. Additionally, all marine mammal health biomonitoring, research, and development
878 activities conducted by the MMHSRP, UME investigations, and the NMMTB are directed by headquarters
879 staff.

880 **Table 1-1 NMFS Regions**

NMFS Regions	States/Territories
Greater Atlantic	ME, NH, MA, RI, CT, NY, NJ, PA, DE, MD, VA
Southeast	NC, SC, GA, FL, AL, MS, LA, TX, PR, VI
West Coast	CA, OR, WA
Alaska	AK
Pacific Islands	HI, GU, AS, CNMI, U.S. Minor Outlying Islands ¹¹

¹¹ The minor outlying islands and groups of islands consist of eight U.S. insular areas in the Pacific Ocean (Baker Island, Howland Island, Jarvis Island, Johnston Atoll, Kingman Reef, Midway Atoll, Palmyra Atoll, and Wake Island)

881 There are also RSC staff in each NMFS region who work on MMHSRP issues. The RSCs work and
882 coordinate closely with Stranding Network organizations within their regional network to effectively
883 respond to stranded marine mammals and entangled pinnipeds and small cetaceans in their geographic area.
884 Similarly, entanglement coordinators work with members of the National Large Whale Entanglement
885 Response Network to effectively respond to entangled large whales. Regional staff also work to ensure
886 effective communication and information dissemination within their regions and confirm that data are
887 collected and properly stored in the relevant databases. The Prescott Grant Program is administered by
888 headquarters staff with input and assistance from regional staff.

889 **1.3 Proposed Actions, Purpose, and Need**

890 **1.3.1 Description of Proposed Actions**

891 **Primary Action:** The primary action is the continued implementation of the MMHSRP. OPR's Marine
892 Mammal and Sea Turtle Conservation Division provides national oversight and coordination of MMHSRP
893 efforts as mandated by Title IV of the MMPA, and is responsible for developing and implementing policies
894 that streamline and enhance stranding response, carcass disposal, rehabilitation and release of marine
895 mammals, entanglement response, and biomonitoring and research activities, as well as the administration
896 of the Prescott Grant Program. NMFS Regions will implement these policies and ensure consistency,
897 including implementation of SAs and authorizing the use of parts from stranded marine mammals within
898 their geographic area.

899 **Secondary Action:** A secondary action (also called a connected action¹²) is OPR's Permits and
900 Conservation Division's consideration of whether to issue a scientific research and enhancement permit
901 (MMPA/ESA permit) to the MMHSRP (Responsible party: Dr. Teri Rowles, Coordinator of the
902 MMHSRP), pursuant to Sections 109(h), 112(c), and 104 of the MMPA and 50 CFR 216, Section
903 10(a)(1)(A) of the ESA and 50 CFR 222, and Section 104 of the FSA. The permit, if issued, will provide
904 an exception to the take prohibitions under the MMPA, ESA, and FSA for harassment, capture, collection,
905 harm, wounding, pursuit, and mortality of marine mammals, including threatened or endangered species.

¹² 40 CFR 1508.25(a)(1) "Connected actions are closely related and therefore should be discussed in the same impact statement. Actions are connected if they: (i) Automatically trigger other actions which may require environmental impact statements. (ii) Cannot or will not proceed unless other actions are taken previously or simultaneously. (iii) Are interdependent parts of a larger action and depend on the larger action for their justification".

906 The Permits and Conservation Division’s action is a direct outcome of the MMHSRP’s request for a permit
907 for the take of marine mammals during the conduct of its activities as described in Chapters 4-9.

908 **1.3.2 Purpose and Need**

909 **Primary Action:** NMFS’ responsibilities under Title IV of the MMPA and its mission to recover, protect,
910 and conserve marine mammals under NMFS jurisdiction, including threatened and endangered species,
911 establish and frame the purpose and need. The purpose for continuing to implement the MMHSRP is for
912 the Marine Mammal and Sea Turtle Conservation Division to continue collecting, disseminating, and
913 investigating data on marine mammal health; investigating marine mammal UMEs; administering the
914 Prescott Grant Program; developing and implementing policies that streamline and enhance stranding
915 response, carcass disposal, rehabilitation and release of marine mammals, entanglement response, and
916 biomonitoring and research activities; implementing SAs; and authorizing the use of parts from stranded
917 marine mammals, as required under Title IV of the MMPA. The need for the Marine Mammal and Sea
918 Turtle Division’s action is to ensure that the goals of Title IV of the MMPA are met through effective
919 coordination of response to marine mammals in distress or imperiled, including those stranded, entangled,
920 ill, injured, and out-of-habitat, to answer research and management questions about marine mammal health
921 (including authorizing the use of parts from stranded marine mammals), and to administer the Prescott
922 Grant Program.

923 **Secondary Action:** The purpose of the Permits and Conservation Division’s action—which is a direct
924 outcome of the MMHSRP’s request for take of marine mammals in connection with emergency response
925 to ESA-listed species, entanglement response of ESA-listed and non-listed species, and biomonitoring and
926 scientific research activities—is to evaluate the MMHSRP permit application pursuant to Section 104 of
927 the MMPA and 50 CFR 216; Section 10(a)(1)(A) of the ESA and 50 CFR 222; and Section 104 of the FSA,
928 as applicable. The need for NMFS’ action is to meet its obligation to grant or deny the permit request under
929 the MMPA, ESA, and FSA. NMFS evaluates scientific research and enhancement permit applications to
930 determine if statutory and regulatory criteria are met, including that the proposed research activities will be
931 conducted for bona fide scientific research purposes and that the research activities and methods are
932 “humane.” NMFS also evaluates the best available scientific information to determine whether the
933 mitigation proposed by the applicant will minimize the impacts of the proposed import and research, and
934 whether any additional mitigation measures are required to ensure that the proposed activity will not result
935 in unnecessary risks to the health or welfare of the subject animals. NMFS must also assess, among other
936 things, whether the applicant has demonstrated that the proposed activity, by itself or in combination with

937 other activities, will not likely have a significant adverse impact on the species or stock, will contribute to
938 the recovery of depleted, threatened or endangered species, and will not result in a disadvantage to
939 endangered species. In addition, the permit would set forth the permissible methods of taking, as well as
940 requirements for monitoring and reporting, as well as any other terms and conditions that NMFS deems
941 appropriate.

942 **1.4 Scope of Environmental Analysis**

943 **1.4.1 Programmatic Approach and Scope**

944 This draft PEIS was prepared in accordance with NEPA (42 USC 4321, et seq.), 40 CFR 1500-1508 (also
945 referred to as the 1978 CEQ Regulations) and NOAA policy and procedures (*i.e.*, the NOAA Administrative
946 Order (NAO) 216-6A¹³ and the Companion Manual for NAO 216-6A). NMFS prepared this draft PEIS to
947 describe and evaluate planned actions and potential environmental impacts of activities conducted,
948 authorized, or funded for the implementation of the MMHSRP as well as the consideration whether to issue
949 a new MMPA/ESA permit.

950 A programmatic approach is appropriate when addressing broad agency action(s) and when the action(s)
951 being considered falls into one of the four major categories of actions to which NEPA applies (see 40 CFR
952 1508.18(b)):

- 953 1. Adopting official policy (*e.g.*, national or regional rulemaking, adoption of an agency-
954 wide policy, or redesign of an existing program);
- 955 2. Adopting formal plans (*e.g.*, strategic planning linked to agency resource allocation
956 or adoption of an agency plan for a group of related projects);
- 957 3. Adopting agency programs (*e.g.*, new agency mission or initiative or proposals to
958 substantially redesign existing programs); or
- 959 4. Approving multiple actions (*e.g.*, several similar actions or projects in a region or
960 nationwide, a suite of ongoing, proposed, or reasonably foreseeable actions that share
961 common geography or timing).

962 The concept of “programmatic” analyses included in the 1978 CEQ Regulations applies to the analyses of
963 these “broad actions” and the “tiering process.” In addition, CEQ interprets its regulations as allowing for
964 the use of a programmatic approach in developing Environmental Assessments (EAs) and Environmental

¹³ NAO 216-6A was Issued 04/22/2016; Effective 04/22/2016; and Last Reviewed: 1/14/2020

965 Impact Statements (EISs). Programmatic NEPA reviews add value and efficiency to the decision-making
966 process when they inform the scope of decisions and subsequent, tiered NEPA reviews. A programmatic
967 EA (PEA) or PEIS also facilitates decisions on agency actions that precede site-or project-specific decisions
968 and actions. A PEA/PEIS would allow NMFS to address NEPA compliance at a broad, programmatic level.
969 PEAs/PEISs that are broad in scope address a number of related actions or projects, an entire program, or
970 a broad action. Before a federal agency implements policies, programs, plans, and projects, NEPA requires
971 documented, formal consideration of major federal actions and analyses of potential impacts associated
972 with alternatives to the action. Most NEPA documents focus on site-specific projects. However, by
973 changing the scope of analysis, federal agencies can assess potential impacts stemming from policies,
974 programs, and plans. They also provide information and analysis that can be incorporated by reference in
975 future, tiered, NEPA reviews or assessments.

976 NMFS determined a programmatic approach was appropriate because the continued implementation of the
977 MMHSRP occurs over multiple geographical areas for multiple marine mammal species for a wide-range
978 of projects and activities, and because there is a separate but connected action to the primary action: the
979 issuance of a MMPA/ESA permit. In addition, there is some level of uncertainty regarding the timing and
980 implementation of subsequent projects and activities by other entities funded by the Prescott Grant Program
981 (*e.g.*, certain details such as the specific location and site conditions are not known until NMFS receives
982 proposals for review during the financial assistance award process). Thus, the analysis in this PEIS supports
983 the planning-level decisions for funding future actions (*i.e.*, the range of projects and activities described in
984 Chapter 2) and establishes the framework and parameters for subsequent analyses based on this
985 programmatic review, which examines the reasonably foreseeable impacts of implementing the MMHSRP.
986 This PEIS will be used to guide decision-making and streamline the overall NEPA review process
987 associated with both the primary and secondary action as described in section 1.3. In addition, MMHSRP
988 staff will periodically review the PEIS and relevant environmental concerns to determine whether its scope
989 and analysis remain applicable to the MMHSRP.

990 **1.4.2 Analysis Approach and Scope**

991 The analysis in this draft PEIS addresses potential direct, indirect, and cumulative impacts (described
992 below) to the human environment and natural resources, resulting from both the primary and secondary
993 proposed actions. Therefore, the scope of NMFS' analysis pertaining to MMHSRP implementation
994 addresses activities carried out directly by the MMHSRP, the authorization of other organizations to carry
995 out these activities on behalf of the MMHSRP, and the administration of the Prescott Grant Program. The

996 activities analyzed include marine mammal stranding and entanglement response, carcass disposal,
997 rehabilitation and release, and research and biomonitoring activities on marine mammals. The draft PEIS
998 is intended to provide focused information on the primary issues, impacts of environmental concern, which
999 include impacts to biological resources, water and sediment quality, human health and safety, cultural
1000 resources, and socioeconomics, and the mitigation and monitoring measures to minimize the effects of
1001 response and rehabilitation of stranded and entangled marine mammals, as well as the effects of research
1002 on the health of marine mammal populations. Given the size of the action area, local projects were not
1003 analyzed in this draft PEIS; instead overarching threats to each resource area were analyzed.

1004 **1.4.2.1 Types of Potential Impacts**

1005 As required by NEPA, known or potential impacts are described in terms of type (beneficial or adverse and
1006 direct, indirect, or cumulative), context (site-specific, local, or regional), level of intensity (negligible,
1007 minor, moderate, or major), and duration (temporary, short-term, or long-term). In this analysis, the terms
1008 “effects” and “impacts” are used interchangeably. The following terms are used throughout this document
1009 to discuss potential impacts to the human environment and natural resources resulting from the primary and
1010 secondary proposed action:

1011 ***Direct Impact.*** A known or potential impact caused by the proposed actions that occurs at the same time
1012 and place as the action (40 CFR 1508.8).

1013 ***Indirect Impact.*** A known or potential impact caused or induced by the proposed actions that occurs later
1014 than the action or is removed in distance from it, but reasonably foreseeable (40 CFR 1508.8).

1015 ***Cumulative Impact.*** A known or potential impact resulting from the incremental effect of the proposed
1016 actions added to other past, present, or reasonably foreseeable future actions (40 CFR 1508.7). Cumulative
1017 impacts are further discussed in Chapter 10.

1018 CEQ regulations also define the significance of impacts in terms of their context and intensity. Context
1019 refers to the geographic reach of effect, which varies with the setting of the alternatives and with each
1020 resource area being analyzed. Intensity refers to the magnitude of the impact:

1021 ***Negligible Impact.*** A known or potential impact that would not be detectable and would have no discernible
1022 effect.

1023 **Minor Impact.** A known or potential impact that would be slightly detectable and would not be expected
1024 to have an overall effect.

1025 **Moderate Impact.** A known or potential impact that would be clearly detectable and could have an
1026 appreciable effect.

1027 **Major Impact.** A known or potential impact that would be clearly detectable and would have a substantial,
1028 highly noticeable effect.

1029 Duration (temporary, short-term, or long-term) is also considered in the assessment of the environmental
1030 impacts. Duration takes into account the permanence of an impact or the potential for natural attenuation
1031 of an impact:

1032 **Temporary Impact.** A known or potential impact that is temporary and would generally end once the
1033 proposed activities have stopped.

1034 **Short-Term Impact.** A known or potential impact with effects that typically last several days or weeks,
1035 after which the affected resources revert to a “normal” condition.

1036 **Long-Term Impact.** A known or potential impact of extended duration with effects that typically last
1037 several years or more or would be permanent.

1038 Mitigation measures are methods to avoid, minimize, rectify, or reduce the adverse environmental impacts
1039 of an action. Appropriate mitigation measures not already included in the proposed actions or alternatives
1040 are discussed in Chapters 4-9. These are measures that would be taken to avoid or minimize adverse effects
1041 of the proposed actions.

1042 **1.4.2.2 Steps for Determining Level of Impact**

1043 The 1978 CEQ regulations implementing NEPA state that an EIS should discuss the significance, or level
1044 of impact, of the direct, indirect, and cumulative effects of the proposed alternatives (40 CFR 1502.16).

- 1045 • Significance is determined by considering both the context in which the action will occur and the
1046 intensity of the action (40 CFR 1508.27).
- 1047 • Context can be referred to as the extent of the effect (geographic extent or extent within a species,
1048 ecosystem, or region) and any special conditions, such as endangered species status or other legal
1049 status.

1050 • Intensity of an impact is the result of its magnitude and duration. Actions may have both adverse
1051 and beneficial effects on a particular resource. A component of both the context and the intensity
1052 of an effect is the likelihood of its occurrence.

1053 The combination of context and intensity is used to determine the level of impact on each type of resource.
1054 Analysts follow these steps to accomplish this analysis:

- 1055 1. Examine the mechanisms by which the proposed actions could affect the particular resource.
- 1056 2. For each type of effect, develop a set of criteria to distinguish between major, moderate, minor,
1057 or negligible impacts (defined in section 1.4.2.1).
- 1058 3. Use these impact criteria to estimate the expected magnitude, extent, duration, and likelihood
1059 of each type of effect under each alternative.

1060 This does not imply that the analysts performed a formal probability calculation but, in their professional
1061 judgment, the probability of the effect occurring is more likely than not. As many of the MMHSRP activities
1062 analyzed in this PEIS occur in response to marine mammal strandings and other emergencies, and are highly
1063 localized, qualitative thresholds are used, as the potential effects are difficult to predict. For this qualitative
1064 assessment, the analysts used professional judgment about where a particular effect falls in the continuum
1065 from "negligible" to "major."

1066 **1.4.2.3 Incomplete and Unavailable Information**

1067 The 1978 CEQ regulations require that:

1068 “When an agency is evaluating reasonably foreseeable significant adverse effects on the human
1069 environment in an environmental impact statement and there is incomplete or unavailable information, the
1070 agency shall always make clear that such information is lacking (40 CFR 1502.22).”

1071 In the event that there is relevant information, but “the overall costs of obtaining it are exorbitant or the
1072 means to obtain it are not known” (40 CFR 1502.22), the regulations instruct that the following should be
1073 included:

- 1074 • A statement indicating that such information is unavailable;
- 1075 • A statement of the relevance of such unavailable information to evaluate reasonably foreseeable
1076 significant adverse impacts;
- 1077 • A summary of existing information that is relevant to evaluating the adverse impacts; and

- 1078 • The agency’s evaluation of adverse impacts based on generally accepted scientific methods.

1079 This draft PEIS identifies those areas where information is unavailable to support a thorough evaluation of
1080 the environmental consequences of the alternatives. In particular, the analysis of potential effects on cultural
1081 and historic properties is based on known properties listed in the National Register of Historic Places
1082 (NRHP) and other data publicly available. While additional cultural and historic properties may exist, the
1083 assessment presented in this draft PEIS is based only on publicly available information and, where data
1084 gaps still exist, the implication is that these areas fall within the CEQ regulations described above.

1085 Section 106 of the National Historic Preservation Act (NHPA) requires federal agencies to take into account
1086 the effects of their undertakings on any historic properties located within the action area (described in
1087 section 1.4.3). These effects may be either direct or indirect. Impacts to historic and cultural resources,
1088 including historic structures, archaeological sites, and traditional cultural properties, would be considered
1089 significant if they result in adverse effects to the integrity of historic properties that are listed or are eligible
1090 for listing on the NRHP.

1091 Integrity can be considered to mean not simply the physical integrity of a structure, but “the integrity of
1092 [its] location, design, setting, materials, workmanship, feeling, and association” (Title 36 C.F.R. § 60.4).
1093 Adverse effects are those that detract from the qualities that give a property its importance and contribute
1094 to its NRHP eligibility. Direct effects are those that physically alter the historic property in some way.
1095 Indirect effects diminish some important aspect of the historic property, but do not physically alter it.

1096 **1.4.3 Action Area Summary and Scope**

1097 The action area includes all areas where MMHSRP activities may occur, which encompasses the coastal
1098 waters, estuarine and adjacent inland waters, and the Exclusive Economic Zone (EEZ) of the U.S., its
1099 territories, and possessions, and adjacent marine waters. The coastal zone includes coastal waters, adjacent
1100 shores, intertidal areas, salt marshes, wetlands, and beaches. The action area also includes the marine
1101 mammal rehabilitation facilities of the Stranding Network. Since this draft PEIS also considers MMHSRP
1102 activities within NMFS regions, the analysis of marine mammals also addresses regional differences in
1103 marine mammal species and stranding events. The states and territories included in each region are depicted
1104 in Table 1-1 and additional details about the action area is discussed in Chapter 3.

1105 **1.5 Environmental Review Process and Background**

1106 Under NEPA, federal agencies are required to examine the environmental impacts of their proposed actions
1107 within the U.S. and its territories. A NEPA document¹⁴ provides an assessment of the potential effects a
1108 major federal action may have on the human environment. Major federal actions include activities that
1109 federal agencies fully or partially fund, regulate, conduct, or approve. As noted earlier, NMFS' OPR Marine
1110 Mammal and Sea Turtle Division's implementation of the MMHSRP and OPR Permits and Conservation
1111 Division's issuance of a permit are major federal actions subject to NEPA and CEQ Regulations. Therefore,
1112 NMFS analyzes the environmental effects associated with its proposed actions and prepares the appropriate
1113 NEPA documentation. In addition, NMFS, to the fullest extent possible, integrates the requirements of
1114 NEPA with other regulatory processes required by law or agency practice so that all procedures run
1115 concurrently, rather than consecutively. This includes coordination within NOAA (*e.g.*, Office of National
1116 Marine Sanctuaries) and with other agencies (*e.g.*, USFWS), as appropriate, during NEPA reviews prior to
1117 implementation of the proposed actions to ensure that requirements are met.

1118 When making decisions to authorize or fund other entities, the overall environmental review entails making
1119 a determination of the appropriate analysis under NEPA, 40 CFR 1500-1508, and the Companion Manual
1120 for NAO 216-6A. This includes whether activities are addressed in the final PEIS or if a tiered analysis is
1121 needed and evaluation of the applicability of other environmental protection laws and regulations. For
1122 example, when considering Prescott grants, NMFS is responsible for obtaining this information; therefore,
1123 as part of the environmental review, NMFS may request or require grant applicants to provide additional
1124 information about the proposed project to assist in the determination of applicable environmental
1125 compliance requirements during the application process for financial assistance. Where compliance with
1126 environmental laws and regulations will be necessary, such as consultations, these requirements may be
1127 achieved through a Special Award Condition or required as part of the application submission.

1128 **1.5.1 Prior Analysis**

1129 The MMHSRP is currently operating under a PEIS that was completed in 2009 (NMFS 2009). The 2009
1130 document is available at: <https://repository.library.noaa.gov/view/noaa/4939>. The stated purposes of the
1131 proposed action for the 2009 PEIS were “to respond to marine mammals in distress or imperiled, including
1132 those stranded, entangled, and out of habitat, and to answer research and management questions about

¹⁴ For the purposes of this explanation, a NEPA document is an environmental assessment or environmental impact statement. An environmental assessment is more concise and less detailed than an environmental impact statement.

1133 marine mammal health.” As part of the proposed action for the PEIS, several MMHSRP national guidelines
1134 were included as appendices:

- 1135 ● Policies and Best Practices for Marine Mammal Stranding Response, Rehabilitation, and Release
 - 1136 ○ Evaluation Criteria and National Template for Marine Mammal Stranding Agreements
 - 1137 ○ Standards for Rehabilitation Facilities
 - 1138 ○ Standards for Release
- 1139 ● Large Whale Disentanglement Guidelines
- 1140 ● Marine Mammal Oil Spill Response Guidelines
- 1141 ● Carcass disposal information

1142 The Record of Decision for the PEIS concluded that by implementing the preferred alternative, which
1143 included the issuance of the above standards and guidelines, the actions conducted would effectively meet
1144 the MMHSRP’s mandates under Title IV of the MMPA while minimizing the potential environmental
1145 impacts from the proposed actions.

1146 In 2012, NMFS Policy Directive 02-308 was issued regarding the MMHSRP along with two implementing
1147 NMFS Policy Directives: 02-308-01, “NMFS Facility Standards for Rehabilitating ESA-Listed Species”
1148 and 02-308-02 “NMFS Placement Process for Non-Releasable Marine Mammals.” Both directives can be
1149 found at: <https://www.fisheries.noaa.gov/national/laws-and-policies/protected-resources-policy-directives>.

1150 In 2015, a supplemental environmental assessment (SEA) was prepared when the MMHSRP applied for
1151 the current MMPA/ESA research and enhancement permit (Permit No. 18786-04). This SEA considered
1152 three activities that were not considered in the 2009 PEIS: (1) hot branding, (2) unmanned aerial systems
1153 (UAS), and (3) administering vaccinations. All other permitted activities were analyzed in the 2009 PEIS,
1154 and thus required no further analysis. A Finding of No Significant Impact (FONSI) determined that
1155 implementing the preferred alternative (Alternative 2 – Issuance of the permit) was not reasonably expected
1156 to significantly impact the quality of the human environment.

1157 **1.5.2 Public Involvement**

1158 The NEPA process is intended to enable NMFS to make decisions based on an understanding of the
1159 environmental consequences to the proposed action. Public involvement is an essential part of this process
1160 under NEPA. Early public involvement facilitates the development of a NEPA document, in this case, a
1161 draft PEIS, and informs the scope of issues to be addressed in the analysis.

1162 A Notice of Intent (NOI) was published in the *Federal Register* (FR) on April 2, 2018 (83 FR 13955)¹⁵.
1163 The NOI announced NMFS’ decision to prepare a new draft PEIS and conduct public scoping meetings.
1164 The notice provided the public all information relevant to the public review process as required by NEPA
1165 — including background, a summary of the proposed action, relevant dates related to the public review
1166 period and scoping meetings, and how to submit comments or contact NMFS. The scoping meetings, in the
1167 form of three webinars and one in-person meeting, were held in Silver Spring, MD during May 2018.
1168 Comments received during the scoping process were considered and incorporated (as appropriate) in the
1169 development of this draft PEIS. An explanation of the scoping process and a summary of comments
1170 received is included in a Scoping Report (Appendix IV).

1171 Following the scoping process and preparation of a draft PEIS, a Notice of Availability (NOA) for the draft
1172 PEIS was published in the FR. The public may comment on the document for 45 days after the NOA is
1173 published.

1174 **1.5.3 Cooperating Agencies**

1175 NMFS invited the USFWS and the U.S. Department of Agriculture (USDA) - Animal and Plant Health
1176 Inspection Service (APHIS) to be cooperating agencies in the development of this draft PEIS. The USFWS
1177 declined to be a cooperating agency; however, they reviewed and provided input to NMFS during the
1178 development of the draft PEIS. APHIS is serving as a cooperating agency for this draft PEIS as they jointly
1179 issued Standards for Rehabilitation Facilities with NMFS in 2009.

1180 **1.5.4 Compliance with Other Environmental Laws and Consultations**

1181 NMFS must comply with all applicable federal environmental laws and regulations necessary to implement
1182 a proposed action. NMFS evaluation of and compliance with environmental laws and regulations is based
1183 on the nature and location of the applicant's proposed activities and NMFS’ proposed action. Therefore,
1184 this section only summarizes environmental laws and consultations applicable to NMFS projects or
1185 activities implemented under the MMHSRP.

1186 **1.5.4.1 Endangered Species Act**

1187 The ESA (16 U.S.C. 1531 et seq.) was established in 1973 to conserve and protect threatened and endangered
1188 species. Section 2 of the ESA sets forth the purposes and policy of the Act, which includes providing a

¹⁵ A Correction Notice was published in the FR on April 24, 2018 (83 FR 18507) to correct the date and time of one of the scoping meetings.

1189 means to conserve endangered and threatened species’ ecosystems and providing programs for the
1190 conservation of such species. It is the policy of the ESA that all federal agencies must seek to conserve
1191 threatened and endangered species and use their authorities to further the purposes of the ESA. Under ESA
1192 regulations at 50 CFR 17.21(c)(3) and 17.31(a), employees of the USFWS, NMFS, any other federal land
1193 management agency, or state conservation agency, may respond to stranded ESA-listed species.

1194 Section 7 of the ESA requires consultation with the appropriate federal agency (either NMFS or USFWS)
1195 for federal actions that “may affect” a listed species or adversely modify critical habitat. NMFS issuance of
1196 a permit and carrying out research and enhancement activities affecting ESA-listed species or designated
1197 critical habitat, directly or indirectly, are federal actions subject to these consultation requirements. Section
1198 7 requires federal agencies to use their authorities in furtherance of the purposes of the ESA by carrying
1199 out programs for the conservation of endangered and threatened species. NMFS is further required to ensure
1200 that any action it authorizes, funds, or carries out is not likely to jeopardize the continued existence of any
1201 threatened or endangered species or result in destruction or adverse modification of critical habitat for such
1202 species. Such determinations must be made using the best scientific and commercial data available.

1203 Section 9 of the ESA prohibits the take of endangered species unless a lawful exception is made, such as
1204 by issuance of a permit. Under Section 10(a)(1)(A) of the ESA and 50 CFR 222, NMFS may grant permits
1205 to take ESA-listed species for scientific purposes, or for the purpose of enhancing the survival of the species.
1206 Section 10(d) of the ESA also requires that such permits must be applied for in good faith, will not operate
1207 to the disadvantage of the endangered species, and will be consistent with the purposes and policy of the
1208 ESA.

1209 The MMHSRP is authorized to conduct its activities under MMPA Sections 109(h) and 112(c), and by a
1210 MMPA/ESA permit issued pursuant to MMPA Section 104 and ESA Section 10(a)(1)(A) to carry out
1211 emergency response to ESA-listed species, entanglement response, and scientific research activities (further
1212 described in Chapter 2). As part of the permit application process, the MMHSRP and the Permits and
1213 Conservation Division consulted with NMFS as required by Section 7 of the ESA, and the Biological
1214 Opinion issued in 2015 concluded the activities conducted by the MMHSRP were not likely to jeopardize
1215 the existence of endangered species or result in the destruction or alteration of critical habitat (NMFS 2015).
1216 Consultation with NMFS was reinitiated twice, in 2016 and 2017, as modifications to the permit required
1217 further analysis, but the analyses came to the same no jeopardy conclusions as the 2015 Biological Opinion
1218 (NMFS 2016 and NMFS 2017). The MMHSRP intends to apply for a new scientific research and
1219 enhancement permit (MMPA/ESA permit) before the current permit expires on December 31, 2021. The

1220 permit application will request the continuation of most or all of the activities currently authorized under
1221 Permit No. 18786-04, and will also include new research and enhancement activities not currently analyzed
1222 in the Biological Opinion for the permit. During the application process, the MMHSRP and the Permits and
1223 Conservation Division will again consult with the appropriate federal agencies as required by Section 7 of
1224 the ESA.

1225 The NMFS permit does not authorize the take of USFWS marine mammal species. Therefore, the
1226 MMHSRP maintains a separate permit issued by the USFWS (currently Permit No. MA009526-3) that
1227 allows the MMHSRP to collect, receive, preserve, label, import, export, and transport marine mammal
1228 carcasses, hard parts, tissue, and fluid samples for physical, chemical, or biological analyses.

1229 **1.5.4.2 Marine Mammal Protection Act**

1230 The MMPA (16 U.S.C. 1361 et seq.) was established in 1972, and prohibits take of all marine mammals in
1231 the U.S. (including territorial seas) with a few exceptions. Permits for scientific research on marine
1232 mammals and permits to enhance the survival or recovery of a species, issued under Section 104 of the
1233 MMPA and its implementing regulations at 50 CFR 216, are two such exceptions. The MMHSRP is
1234 authorized to conduct its activities under MMPA Sections 109(h) and 112(c), and by a permit issued pursuant
1235 to Section 104 of the MMPA, Section 10(a)(1)(A) of the ESA, and Section 104 of the FSA, to carry out the
1236 activities described in Chapter 2. As noted above, the MMHSRP intends to apply for a new permit before
1237 the current permit expires on December 31, 2021.

1238 As part of the application process, applications for MMPA permits must be reviewed by the MMC. NMFS
1239 may issue a permit if the activities are consistent with the purposes of the MMPA and applicable regulations
1240 at 50 CFR Part 216. NMFS must also find that the manner of taking is “humane”¹⁶ as defined in the MMPA.
1241 If lethal taking of a marine mammal is requested, the applicant must demonstrate that using a non-lethal
1242 method is not feasible. For depleted species, NMFS must also determine activities resulting in lethal take
1243 will directly benefit the species or otherwise fulfill a critically important research need. Persons permitted
1244 to take marine mammals must submit reports on activities undertaken each year. As mentioned above, the
1245 NMFS permit does not authorize takes of USFWS marine mammal species, and the MMHSRP maintains
1246 a separate permit issued by the USFWS (Permit No. MA009526-3). This USFWS permit allows the

¹⁶ The MMPA defines humane in the context of taking a marine mammal as “that method of taking which involves the least possible degree of pain and suffering practicable to the mammal involved.”

1247 MMHSRP to collect, receive, preserve, label, import, export, and transport marine mammal carcasses, hard
1248 parts, tissue, and fluid samples for physical, chemical, or biological analyses.

1249 The Department of Commerce is authorized by Section 112(c) of the MMPA to enter into agreements with
1250 individuals or groups to “take” marine mammals in response to a stranding event. These agreements are
1251 known as SAs, and authorize persons, organizations, or institutions to respond to reports of marine
1252 mammals that are stranded, in distress, or otherwise imperiled. SA authorizations are issued under the
1253 authority of the NMFS Regional Administrators. Issuance and periodic review of these SAs is undertaken
1254 by the MMHSRP through the RSC, located in each NMFS jurisdictional region. Each RSC is also listed as
1255 a Co-Investigator (CI) under MMPA/ESA Permit 18786-04 described above. As CIs, RSCs can also
1256 authorize response to ESA-listed species on a case-by-case basis. Organizations holding SAs are required
1257 to share basic information from each response with NMFS to fulfill the statutory mandates of Title IV of
1258 the MMPA.

1259 Section 109(h) of the MMPA allows federal, state, local, or tribal government officials or employees in the
1260 line of duty to take a stranded marine mammal in a humane manner (including euthanasia) if such taking is
1261 for: the protection or welfare of the animal, the protection of public health and welfare, or the nonlethal
1262 removal of nuisance animals. Individuals acting under Section 109(h) authority have six months to submit,
1263 in writing, a report on each take under that section to NMFS (50 CFR 216.22b). For all members of the
1264 Stranding Network (federal, state, tribal, and local government officials authorized under either 109(h) and
1265 non-government officials authorized under 112(c)), the salvage of a specimen must be reported to the
1266 appropriate NMFS Regional Office within 30 days after the taking or death occurs (50 CFR 216.22 c2).
1267 Appendix I lists the current (2020) members of the NMFS National Marine Mammal Stranding Response
1268 Network.

1269 **1.5.4.3 Fur Seal Act**

1270 Congress enacted the FSA (16 U.S.C. 1151 et seq.) in 1966, which prohibits, except under specified
1271 conditions, the taking, including transportation, importing, or possession, of fur seals (*Callorhinus ursinus*).
1272 The FSA also prohibits humans from entering fur seal rookeries. Exceptions are authorized for Native
1273 Tribes, Aleuts, and Eskimos who dwell on the coasts of the North Pacific Ocean, who are permitted to take
1274 fur seals and dispose of their skins. Section 104 of the FSA provides authority for NMFS to permit takes of
1275 North Pacific fur seals for scientific research and other purposes in the North Pacific Ocean, as necessary
1276 for the U.S. to meet its obligations under the Interim Convention on the Conservation of North Pacific Fur
1277 Seals. The Secretary may permit, subject to necessary terms and conditions, the taking, transportation,

1278 import, export, or possession of fur seals or their parts for educational, scientific, or exhibition purposes.
1279 Applications for permits under the FSA are processed under MMPA regulations (50 CFR Part 216, Subpart
1280 D; 59 FR 50372). The MMHSRP currently conducts some of its work under a MMPA/ESA permit pursuant
1281 to Section 104 of the FSA (and Section 104 of the MMPA and Section 10(a)(1)(A) of the ESA) to carry out
1282 the activities described in Chapter 2. As noted above, the MMHSRP intends to apply for a new MMPA/ESA
1283 permit, which will also provide FSA coverage, before the current permit expires on December 31, 2021.

1284 **1.5.4.4 Magnuson-Stevens Fishery Conservation and Management Act**

1285 The Magnuson-Stevens Fishery Conservation and Management Act (MSFCMA) was enacted in 1976 to
1286 address impacts to fisheries on the U.S. continental shelf. It established U.S. fishery management over
1287 fishes from the seaward boundary of the coastal states out to 200 nautical miles (*i.e.*, boundary of the U.S.
1288 Exclusive Economic Zone). MSFCMA also established regulations for foreign fishing within the fishery
1289 conservation zone and issued national standards for fishery conservation and management to be applied by
1290 regional Fishery Management Councils. Each council is responsible for developing fishery management
1291 plans (FMPs) for domestic fisheries within its geographic jurisdiction. In 1996, Congress enacted
1292 amendments to the MSFCMA known as the Sustainable Fisheries Act (P.L. 104-297) to address
1293 substantially reduced fish stocks resulting from direct and indirect habitat loss. Under MSFCMA, federal
1294 agencies are required to consult with the Secretary of Commerce with respect to any action authorized,
1295 funded, or undertaken, or proposed to be authorized, funded, or undertaken, by such agency which may
1296 adversely affect essential fish habitat (EFH) identified under the MSFCMA. EFH is defined as the waters
1297 and substrate necessary to fishes or invertebrates for spawning, breeding, feeding and growth to maturity.
1298 Areas designated as EFH contain habitat essential to the long-term survival and health of U.S. fisheries.
1299 This typically includes aquatic areas and their associated physical, chemical, and biological properties used
1300 by fish, and may include areas historically used by fish. Substrate types include sediment, hard bottom,
1301 structures underlying the waters, and associated biological communities. If an action is likely to adversely
1302 affect EFH, the federal agency must consult with NMFS to identify conservation measures to minimize or
1303 avoid adverse impacts. If NMFS identifies conservation measures, the action agency must determine
1304 whether it will implement them and provide a formal response if it fails to do so.

1305 To initiate consultation under the MSFCMA, in conjunction with the development of this draft PEIS, the
1306 NMFS OPR Marine Mammal and Sea Turtle Conservation Division requested technical assistance from
1307 the NMFS Office of Habitat Conservation (OHC). During these informal discussions, it was determined
1308 that preparation of a separate EFH Assessment would not be required because all impacts on EFH are

1309 discussed in this PEIS, and the MMHSRP activities would have only temporary and minimal effects on
1310 designated EFH and are not likely to adversely affect EFH. The proposed activities are directed at marine
1311 mammals and EFH may only be affected indirectly while conducting the proposed activities. No activities
1312 that could permanently alter substrate, such as trawling, would occur. Likewise, OPR Permits and
1313 Conservation Division’s issuance of a MMPA/ESA permit authorizing direct take of marine mammals is
1314 not likely to directly or indirectly reduce the quantity or quality of EFH by affecting the physical, biological,
1315 or chemical parameters of EFH. Additionally, marine mammals have not been identified as a prey
1316 component of EFH for managed fish species, so authorizing the direct take of marine mammals is not likely
1317 to reduce the quantity and/or quality of EFH. The proposed action and the secondary action (issuance of a
1318 permit) may result in temporary adverse impacts to EFH, and therefore the NMFS OPR Marine Mammal
1319 and Sea Turtle Conservation Division and Permits and Conservation Division and OHC determined formal
1320 consultation per Section 305(B)(2) of the MSFCMA as amended by the Sustainable Fisheries Act of 1996
1321 (Public Law 104-267) is required, and will be conducted prior to publishing the final PEIS.

1322 **1.5.4.5 Coastal Zone Management Act**

1323 Congress enacted the Coastal Zone Management Act (CZMA; 16 U.S.C. 1451 et seq.) in 1972 to protect
1324 the coastal environment from growing demands associated with residential, recreational, commercial, and
1325 industrial uses (such as, state and federal offshore oil and gas development). Coastal states with an approved
1326 Coastal Zone Management Program, which defines permissible land and water use within the state’s coastal
1327 zone, can review federal actions, licenses, or permits for “federal consistency.” Federal consistency is the
1328 requirement that those federal permits and licenses likely to affect any land/water use or natural resources
1329 of the coastal zone be consistent with the state program’s enforceable policies. Following the publication
1330 of the NOA for the draft PEIS in the FR, letters will be sent to coastal states outlining that implementation
1331 of any of the alternatives would be conducted in a manner consistent with the state’s Coastal Zone
1332 Management Plan in accordance with Section 307(c)(1) of the CZMA.

1333 **1.5.4.6 National Marine Sanctuaries Act**

1334 The National Marine Sanctuaries Act (NMSA; 16 U.S.C. 1431 et seq.) was established in 1972 and
1335 authorizes the Secretary of Commerce to designate and manage areas of the marine environment with
1336 special national significance. The National Marine Sanctuary Program, operating under the NMSA and
1337 administered by NOAA’s National Ocean Service (NOS) has the authority to issue special use permits for
1338 research activities that would occur within a National Marine Sanctuary. Obtaining special use permits is
1339 the responsibility of individual researchers, and the MMHSRP or our collaborators will apply for a special

1340 use permit if research activities will occur within the boundaries of a National Marine Sanctuary.

1341 **1.5.4.7 Migratory Bird Treaty Act**

1342 The Migratory Bird Treaty Act (MBTA) (16 U.S.C. 703-712) was enacted in 1918 to ensure protection of
1343 shared migratory bird resources. The MBTA prohibits the take, possession, import, export, transport,
1344 selling, purchase, barter, or offering for sale, purchase, or barter, of any migratory bird, their eggs, parts,
1345 and nests, except as authorized under a valid permit. The responsibilities of federal agencies to protect
1346 migratory birds are set forth in Executive Order 13186. USFWS is the lead agency for migratory birds. The
1347 USFWS issues permits for takes of migratory birds for activities such as scientific research, education, and
1348 depredation control, but does not consider incidental actions to be a take of migratory birds¹⁷. Thus, no
1349 MBTA permits are necessary.

1350 **1.5.4.8 Bald and Golden Eagle Protection Act**

1351 The Bald and Golden Eagle Protection Act (16 U.S.C. 668 et seq.) was enacted in 1940 and prohibits the
1352 take¹⁸ of bald or golden eagles, including their parts, nests, or eggs. This also includes impacts that result
1353 from human-induced alterations initiated around a previously used nest site during a time when eagles are
1354 not present, if, upon the eagle's return, such alterations agitate or bother an eagle to a degree that interferes
1355 with or interrupts normal breeding, feeding, or sheltering habits, and causes injury, death, or nest
1356 abandonment. The MMHSRP will not conduct activities that alter bald or golden eagle nest sites.

1357 **1.5.4.9 Convention on International Trade in Endangered Species of Wild Fauna and Flora**

1358 The Convention on International Trade in Endangered Species (CITES) is an international agreement
1359 between governments with the goal of ensuring international trade in specimens of wild animals and plants
1360 does not threaten their survival. All import, export, and re-export of species covered by CITES must be
1361 authorized through a licensing system. In the U.S., the USFWS is the Management Authority for CITES.
1362 The MMHSRP currently maintains master file import, export, and re-export permits as well as a certificate

¹⁷ On December 22, 2017, the Solicitor of the Department of the Interior issued a legal opinion, M-37050, which concluded that the prohibitions of the MBTA apply only to affirmative actions that purposefully take or kill migratory birds, their nests, or their eggs, and thus do not apply to incidental taking or killing. On March 8, 2021, the Solicitor of the Department of the Interior issued a new legal opinion, M-37065, which overturned the previous legal opinion. More information can be found at: <https://www.doi.gov/sites/doi.gov/files/permanent-withdrawl-of-sol-m-37050-mbta-3.8.2021.pdf>.

¹⁸ The Bald and Golden Eagle Protection Act defines "take" as "pursue, shoot, shoot at, poison, wound, kill, capture, trap, collect, molest or disturb."

1363 of scientific exchange (COSE) issued by the USFWS. These master file permits expire in 2021 and the
1364 COSE expires in 2022. The MMHSRP intends to apply for new CITES permits and a new COSE before
1365 they expire.

1366 **1.5.4.10 Animal Welfare Act**

1367 The Animal Welfare Act (AWA; 7 U.S.C. 2131 – 2156) was established in 1966 and sets forth standards
1368 and certification requirements for the humane handling, care, treatment, and transportation of mammals.
1369 Each research facility is required to establish an Institutional Animal Care and Use Committee (IACUC),
1370 which reviews study areas and animal facilities for compliance with the AWA standards. NMFS has
1371 organized its research facilities into three IACUC areas: (1) Atlantic and Gulf Coasts; (2) California and
1372 Hawaii; and (3) Oregon, Washington, and Alaska. Each IACUC also reviews research protocols and
1373 provides written approvals for those that comply with AWA requirements. Enforcement of these
1374 requirements for non-federal facilities is under the jurisdiction of APHIS. It is the responsibility of
1375 researchers to seek and secure IACUC reviews and approvals for their research and adhere to other
1376 requirements of the AWA related to care and transport of marine mammals. NMFS researchers applying
1377 for permits must submit verification of IACUC approval and the protocols reviewed by the IACUC. The
1378 MMHSRP maintains approvals from all three regional NMFS IACUCs for research activities conducted
1379 under NMFS Permit No. 18786-04. The MMHSRP will submit protocols to the three IACUCs before
1380 receiving a new MMPA/ESA permit. Rescue, response, and rehabilitation activities are not subject to the
1381 AWA.

1382 **1.5.4.11 Federal Water Pollution Control Act**

1383 The Federal Water Pollution Control Act, also called the Clean Water Act (CWA; 33 U.S.C. 1251 et seq.),
1384 was enacted in 1948 and establishes the basic structure for regulating discharges¹⁹ of pollutants²⁰ into the
1385 waters of the U.S.²¹ and regulating quality standards for surface waters. The CWA prohibits discharging
1386 pollutants through a point source into surface waters of the U.S. without a National Pollutant Discharge

¹⁹ Discharges that are regulated are point source discharges, which includes any discernible, confined and discrete conveyance, such as a pipe, ditch, channel, tunnel, conduit, discrete fissure, or container.

²⁰ Pollutants are any type of industrial, municipal, and agricultural waste discharged into water, including dredged soil, solid waste, incinerator residue, sewage, garbage, sewage sludge, munitions, chemical wastes, biological materials, radioactive materials, heat, wrecked or discarded equipment, rock, sand, cellar dirt and industrial, municipal, and agricultural waste.

²¹ Waters of the U.S. are defined as navigable waters, tributaries to navigable waters, interstate waters, and the oceans out to 200 miles.

1387 Elimination System (NPDES) permit. NPDES permits are not needed for discharges into a municipal
1388 sanitary sewer system, but local municipalities may have their own permitting systems to ensure that the
1389 water discharged from those systems complies with the requirements of the CWA. Marine mammal
1390 rehabilitation facilities that discharge wastewater into surface waters must abide by the CWA and maintain
1391 a NPDES permit if required. Rehabilitation facilities that discharge their wastewater into municipal sanitary
1392 sewer systems must comply with all local regulations and permitting requirements.

1393 **1.5.4.12 Administrative Procedure Act**

1394 The Administrative Procedure Act (APA; 5 U.S.C. 551 et seq.) was established in 1946 and is the law under
1395 which federal regulatory agencies, including NMFS, create the rules and regulations necessary to
1396 implement and enforce major legislative acts such as the MMPA and ESA. The APA also provides for
1397 judicial review of agency final actions and regulations. Under the APA, courts may set aside agency actions
1398 as arbitrary and capricious, an abuse of discretion, unconstitutional, beyond statutory authority, unsupported
1399 by substantial evidence, or unwarranted by the facts.

1400 A decision by NMFS OPR Permits and Conservation Division to issue or deny a permit is subject to judicial
1401 review based upon the administrative record under the APA. For this reason, NMFS OPR Permits and
1402 Conservation Division maintains a thorough written record documenting the information reviewed and
1403 relied upon in making its conclusions, as well as a written record of the process by which the information
1404 was used.

1405 **1.5.4.13 Executive Orders**

1406 An Executive Order (EO) is an order having the force of law issued by the president of the U.S. to a part of
1407 the executive branch of the government. An EO directs federal agencies in the execution of congressionally
1408 established laws or executive policies. The following Presidential EOs are relevant to this analysis.

1409 **1.5.4.13.1 Executive Order 13089 - Coral Reef Protection**

1410 EO 13089 was issued in 1998 and requires federal agencies whose actions may affect U.S. coral reef
1411 ecosystems to:

- 1412 ● Identify their actions that may affect U.S. coral reef ecosystems.
- 1413 ● Use their programs and authorities to protect and enhance the conditions of such ecosystems.
- 1414 ● To the extent permitted by law, ensure that any actions they authorize, fund, or carry out will not

1415 degrade the conditions of such ecosystems.

1416 Coral species in the action area are described in Chapter 3, and potential impacts from the various
1417 alternatives and mitigation to prevent impacts to these species are provided in Chapters 4-10.

1418 **1.5.4.13.2 Executive Order 13158 - Marine Protected Areas**

1419 EO 13158 was issued in 2000 and requires federal agencies to identify actions that affect natural or cultural
1420 resources within marine protected areas (MPAs). It further requires federal agencies, in taking such actions,
1421 to avoid harm to the natural and cultural resources that are protected by a MPA. Chapter 3 describes the
1422 MPAs (*i.e.*, protected and sensitive habitats) in the action area. The effects of the various alternatives to the
1423 resources within these protected and sensitive areas are described in Chapters 4-10.

1424 **1.5.4.13.3 Executive Order 13186 - Responsibilities of Federal Agencies to Protect Migratory Birds**

1425 Several international, bilateral conventions on migratory birds, of which the U.S. is a co-signatory,
1426 impose substantive obligations on the U.S. for the conservation of migratory birds and their habitats.
1427 Through the MBTA, the U.S. has implemented these migratory bird conventions with respect to the U.S.
1428 This EO was issued in 2001 and directs executive departments and agencies to take certain actions to
1429 further implement the MBTA.

Chapter 2 Proposed Actions and Alternatives

1430

1431 The National Marine Fisheries Service (NMFS) Office of Protected Resources (OPR) Marine Mammal and
1432 Sea Turtle Division's proposed primary action is to continue implementing the Marine Mammal Health and
1433 Stranding Response Program (MMHSRP) and the secondary action (being taken by the OPR Permits and
1434 Conservation Division) is consideration of whether to issue a scientific research and enhancement permit
1435 (MMPA/ESA permit) pursuant to Section 104 of the Marine Mammal Protection Act (MMPA), Section
1436 10(a)(1)(A) of the Endangered Species Act (ESA), and Section 104 of the Fur Seal Act (FSA) for MMHSRP
1437 research and enhancement activities. In accordance with the National Environmental Policy Act (NEPA)
1438 and the 1978 Council on Environmental Quality (CEQ) Regulations, NMFS is required to consider a
1439 reasonable range of alternatives to the proposed actions as well as a No Action Alternative. The evaluation
1440 of alternatives under NEPA assists NMFS with ensuring that any unnecessary impacts are avoided through
1441 an assessment of alternative ways to achieve the purpose and need of the proposed actions, that may result
1442 in less environmental harm. For the purposes of this assessment, an alternative will only meet the purpose
1443 and need if it satisfies the requirements under Title IV and Section 104 of the MMPA, Section 10(a)(1)(A)
1444 of the ESA, and Section 104 of the FSA. Therefore, NMFS applied the screening criteria and considerations
1445 outlined in section 2.1 below to identify which alternatives to carry forward for analysis.

1446 2.1 Considerations for Selecting Alternatives

1447 Criteria were developed to determine whether an alternative was realistic or reasonable and was therefore
1448 analyzed in the document. Alternatives were eliminated from further analysis if they violated at least one
1449 of five criteria:

- 1450 1. **Consistency with Law:** If an alternative presented a situation that would prevent the
1451 MMHSRP from meeting its mandate under Title IV of the MMPA, it was excluded from further
1452 analysis.
- 1453 2. **Human Health and Safety:** If an alternative presented a situation that put human health and
1454 safety at unnecessary risk, it was excluded from further analysis.
- 1455 3. **Animal Welfare:** If an alternative presented a situation that was unnecessarily detrimental to
1456 the welfare of a marine mammal, if an alternative presented a situation that violated permitted
1457 actions, laws, or regulations under the MMPA, ESA, or FSA, including permit issuance criteria
1458 (50 CFR 216 and 50 CFR 222), it was excluded from further analysis.

1459 4. **Permit Requirements, Laws, and Regulations:** If an alternative presented a situation that
1460 violated permitted actions, laws, or regulations under the MMPA or ESA, including permit
1461 issuance criteria (50 CFR 216 and 50 CFR 222), it was excluded from further analysis.

1462 Finally, based on the statutory framework explained in Chapter 1, section 1.1.2, OPR Permits and
1463 Conservation Division considers a No Action Alternative in which it denies an applicant's request for a
1464 permit, and an Action Alternative in which it grants the application and issues a permit to the applicant.
1465 Therefore, this PEIS also addresses the Permits and Conservation Division's consideration whether to issue
1466 a MMPA/ESA permit under the MMPA, ESA, and FSA; thus alternatives described in sections 2.3-2.5 and
1467 the subsequent analyses (Chapters 4-10) support a reasonable range of alternatives.

1468 **2.2 Description of Specified Activities**

1469 As discussed in Chapter 1, the MMHSRP comprises several program areas, under which six activities,
1470 coordinated nationally and implemented regionally, may influence the human environment and natural
1471 resources:

- 1472 1. Stranding Response
- 1473 2. Carcass Disposal
- 1474 3. Rehabilitation Activities
- 1475 4. Release of Rehabilitated Animals
- 1476 5. Entanglement Response Activities
- 1477 6. Biomonitoring and Research Activities

1478 These activities may be conducted across several or all of the MMHSRP program areas. Therefore, the
1479 alternatives identified in sections 2.3-2.5 below focus on these activities rather than the MMHSRP program
1480 areas. Similarly, the environmental impact of each activity category and the associated mitigation measures
1481 are analyzed independently in Chapters 4-10. Prescott Grant recipients may conduct any or all of these
1482 activities as part of their project proposal. After projects have been selected to receive funding, the Prescott
1483 Grant Program staff will assess the activities contained within each proposal to ensure that they are
1484 consistent with NMFS policies, and have been analyzed appropriately in this PEIS.

1485 **2.2.1 Stranding Response Activities**

1486 The NMFS National Marine Mammal Stranding Response Network (Stranding Network) is made up of
1487 over 100 organizations nationwide who respond to stranded, ill, injured, distressed, imperiled, or out-of-

1488 habitat cetaceans and pinnipeds (except walrus, *Odobenus rosmarus*) within U.S. waters. The overarching
1489 goals of the Stranding Network are to provide for the welfare of live animals; minimize risks to public
1490 health and safety; use strandings and stranded marine mammals as a resource for scientific information;
1491 advance public education and engagement; and enhance the conservation and management of wild
1492 populations and, in turn, marine ecosystems. Response activities may include beach assessment, capture,
1493 medical treatment, relocation, transportation, rehabilitation, release, transfer, collection of a carcass, field
1494 or laboratory necropsy, retention of parts and specimens, and humane euthanasia. For a full description of
1495 stranding response activities see Chapter 4.

1496 **2.2.2 Carcass Disposal Activities**

1497 A large majority of marine mammals that strand are dead, die shortly after coming ashore, or need to be
1498 humanely euthanized to alleviate their suffering due to the severity of their injury or illness. Animals also
1499 die in rehabilitation facilities. There are several options for carcass disposal that largely depend on the
1500 species, the number and size of the animals, location (geography, currents, and state and/or local laws and
1501 regulations), logistics (availability of equipment and resources), and whether drugs were administered to
1502 the animal before it died (*e.g.*, antibiotics, sedatives, and/or euthanasia solution). Leaving a carcass on-site,
1503 to decompose naturally, is possible in uninhabited areas but is less practical in populated areas where the
1504 carcass may be a public health and/or aesthetic concern, or if certain chemicals were used to humanely
1505 euthanize the animal that could inadvertently poison scavengers. Other options of carcass disposal include
1506 burial at site, transportation and burial at a different (*i.e.*, more suitable) location, towing the carcass out to
1507 sea, sinking the carcass by attaching heavy materials, or utilizing industrial disposal methods such as
1508 incineration, rendering, and composting. For a full description of carcass disposal activities see Chapter 5.

1509 **2.2.3 Rehabilitation Activities**

1510 Facilities may be authorized under Stranding Agreements (SAs), under 109(h), or as NMFS designees, to
1511 conduct marine mammal rehabilitation under NMFS jurisdiction (see Appendix I for a list of current
1512 rehabilitation facilities). Rehabilitation facilities vary in terms of species treated, capacity, and facility
1513 amenities. The length of time that a facility can rehabilitate an animal may depend on the species, available
1514 space, medical needs of the stranded animal, funding, and the equipment available. Rehabilitation efforts
1515 focus primarily on stabilization, assessment, medical treatment, and preparation for release. The primary
1516 goal of rehabilitation is to return healthy marine mammals back into the wild. Animal tagging/marking and
1517 post-release monitoring are also conducted on rehabilitated animals, and therefore are also considered
1518 rehabilitation activities.

1519 In some cases, releasing a rehabilitated animal may not be the best solution for either the individual animal
1520 or its conspecifics (members of the same species). The minimum protocols for the release of a rehabilitated
1521 marine mammal are covered under regulation at 50 CFR 216.27, and are further outlined in the Standards
1522 for Release of Marine Mammals following Rehabilitation (Appendix V). The MMHSRP, and OPR Permits
1523 and Conservation Division, work with captive marine mammal facilities to place marine mammals deemed
1524 “non-releasable” into permanent managed care. For a full description of rehabilitation activities see Chapter
1525 6.

1526 **2.2.4 Release of Rehabilitated Animals**

1527 Release of a rehabilitated marine mammal occurs when an attending veterinarian determines that the animal
1528 is releasable, usually after consultation with NMFS. NMFS recommends all released animals be marked to
1529 facilitate both short- and long-term identification of individuals. Marking methods include, but are not
1530 limited to: bleach, crayon, zinc oxide, paintball, notching, plastic livestock ear tags (*e.g.*, Rototags, Allflex
1531 tags, etc.), hot branding, and freeze branding. Additionally, scientific instruments may be applied to
1532 rehabilitated marine mammals prior to release. These instruments may collect biological, environmental,
1533 and location data. These instruments include, but are not limited to: Passive Integrated Transponder (PIT)
1534 tags, Low Impact Minimally Percutaneous Electronic Transmitter (LIMPET) tags, satellite-linked tags,
1535 Very High Frequency (VHF) tags, Digital Acoustic Recording Tags (DTAG), and Time Depth Recorders
1536 (TDRs). The method of marking and application of scientific instruments would be based upon a variety of
1537 factors including: the species, the data needs from the marks or scientific instrument, the required mark or
1538 instrument duration, and the supplies on hand (including available funding). The least invasive method
1539 possible that meets the requirements of the situation would be chosen. For a full description of release
1540 activities see Chapter 7.

1541 **2.2.5 Entanglement Response Activities**

1542 Entanglements occur when foreign material (gear, line, marine debris, etc.) becomes wrapped around,
1543 hooked into, or otherwise attached to the body of an animal. Entanglements also include cases when an
1544 animal has ingested gear including hooks, line, or other marine debris. Response activities are initiated to
1545 document and assess the nature and extent of the entanglement and injuries, and to identify the most
1546 appropriate course of action. Full or partial removal of gear (if warranted) can improve the chances of
1547 survival, and help the individual continue to function as a member of the population.

1548 Entanglement response efforts are conducted on all marine mammal taxa. For large whales, entanglement
1549 response may include vessel and aerial searches for the affected individual, close approaches, satellite

1550 tagging, administration of chemical agents (sedatives and/or antibiotics), cutting of lines and possibly flesh
1551 (when the line is embedded), and the use of buoys or sea anchors to slow the animal’s movement to enable
1552 responders to safely approach the animal to attempt a response. For pinnipeds and small cetaceans,
1553 entanglement response may include close approach (for remote disentanglement of small cetaceans or
1554 remote darting of pinnipeds), capture, restraint, marking/tagging, treatment in the field, surgery,
1555 rehabilitation, administration of chemical agents (sedatives, reversals, and/or antibiotics), and release.

1556 The Large Whale Entanglement Response Network operates in all NMFS regions, and is a partnership
1557 between NMFS and permitted entanglement responders. These responders are trained and authorized under
1558 the current MMPA/ESA permit. Additionally, NOAA funds some entanglement response activities.
1559 Appendix I lists the current (2020) members of the Large Whale Entanglement Response Network.

1560 Pinniped and small cetacean entanglement response networks are less formalized than the Large Whale
1561 Entanglement Response Network, and in many cases the response is conducted by members of the
1562 Stranding Network. All entanglement response activities of ESA-listed species and those utilizing new tools
1563 and techniques are authorized under the current MMHSRP MMPA/ESA permit; entanglement response
1564 activities of non-listed species may be conducted under the authority of a current SA, MMPA Section
1565 109(h), or the current MMHSRP MMPA/ESA permit. The context of the entanglement case determines
1566 under which authority the response activity is conducted. For a full description of entanglement response
1567 activities see Chapter 8.

1568 **2.2.6 Biomonitoring and Research Activities**

1569 The MMHSRP conducts and partners with scientists to conduct a variety of emergency response-related
1570 and baseline research projects relating to marine mammal health. Research activities fall into one of two
1571 categories: (1) activities that occur during or after an emergency and directly derive from an emergency
1572 event investigation (“emergency response-related research”), or (2) baseline health research that is not
1573 related to emergencies. Emergency response-related research projects may include, but are not limited to:
1574 conducting captures and sampling of marine mammals for health assessments during or after an Unusual
1575 Mortality Event (UME) or oil spill; sampling stranded animals undergoing rehabilitation; or sampling free-
1576 swimming injured, ill, or entangled marine mammals. These activities could also include remote sampling
1577 (e.g., biopsy, breath, etc.). Baseline health research includes, but is not limited to: monitoring presumed
1578 healthy animals to gain reference data on the population; research and development of tools and techniques
1579 that would be tested on animals in managed care, rehabilitation, or the wild; or surveillance of presumed

1580 healthy animals for the detection of new threats such as infectious diseases. For a full description of
1581 biomonitoring and research activities see Chapter 9.

1582 **2.3 Alternative 1 – Continue Program Implementation at Current Activity Levels** 1583 **until Current Permit Expires on December 31, 2021 (No Action Alternative)**

1584 Under Alternative 1 (No Action Alternative), NMFS/OPR/Marine Mammal and Sea Turtle Conservation
1585 Division and the NMFS Regional Offices would continue to implement the MMHSRP in the same manner
1586 as they do currently:

- 1587 • **Stranding Response**: NMFS would continue to use current SA criteria and issue SAs on a case-
1588 by-case basis to those entities meeting the SA criteria (including renewal and new applications).
1589 Current SAs would continue to be issued regionally with national programmatic oversight. The SA
1590 template would not be modified to include any new articles (*i.e.*, short-term holding facilities;
1591 Appendix VIII, Article VI) and temporary participation in the Stranding Network for certain
1592 emergencies (*e.g.*, oil spills; Appendix VIII, Article VII). Stranding response activities may be
1593 modified, as new techniques and tools become available. As Alternative 1 also includes the denial
1594 of a new MMPA/ESA permit, response to ESA-listed species by SA holders would only continue
1595 until the current permit expires.
- 1596 • **Carcass Disposal**: NMFS would continue recommending removal and disposal of all chemically-
1597 euthanized carcasses off-site. Animals that die naturally or are euthanized by other means may be
1598 disposed of by whatever means feasible and allowed. As Alternative 1 also includes the denial of
1599 a new MMPA/ESA permit, disposal of ESA-listed species by SA holders would only continue until
1600 the current MMPA/ESA permit expires.
- 1601 • **Rehabilitation Activities**: NMFS would continue the rehabilitation activities of the Stranding
1602 Network with the current facility standards in place. New rehabilitation facilities could be added to
1603 the Stranding Network and minor adaptive changes to rehabilitation activities (*i.e.*, implementation
1604 of best practices) could be made, as needed. As Alternative 1 also includes the denial of a new
1605 MMPA/ESA permit, rehabilitation of ESA-listed species by SA holders would only continue until
1606 the current MMPA/ESA permit expires.
- 1607 • **Release of Rehabilitated Animals**: The Stranding Network would continue to need prior approval
1608 for all animal releases, unless a regional waiver already exists (*e.g.*, release of California sea lions
1609 (*Zalophus californianus*) in the West Coast region). Minor adaptive changes to release activities
1610 could be made, as needed. As Alternative 1 also includes the denial of a new MMPA/ESA permit,
1611 release of ESA-listed species would only continue until the current MMPA/ESA permit expires.

- 1612 ● **Entanglement Response Activities:** NMFS would continue the current activities of the Large
1613 Whale Entanglement Response Program and training prerequisites for large whale network
1614 participants would continue. There would be no formalized process to add new participants to the
1615 Entanglement Response Networks, or best practices for large whale entanglement response
1616 activities. Current SAs would continue to allow responses to entangled pinnipeds and small
1617 cetaceans. Under the current MMPA/ESA permit, entanglement response activities may be
1618 modified under this alternative, as new techniques, training and tools are developed. As Alternative
1619 1 also includes the denial of a new MMPA/ESA permit, entanglement cases could only be
1620 conducted under the auspices of a SA or 109(h) authority after the current MMPA/ESA permit
1621 expires, and ESA listed species could only be responded to by employees of the USFWS, NMFS,
1622 any other federal land management agency, or state conservation agency under ESA regulations 50
1623 CFR 17.21(c)(3) and 17.31(a).
- 1624 ● **Biomonitoring and Research Activities:** Biomonitoring and research activities conducted under
1625 the current MMPA/ESA permit will continue, without modification, until the current permit
1626 expires.

1627 For OPR Permits and Conservation Division, denial of a MMPA/ESA permit constitutes the No Action
1628 Alternative. This is consistent with NMFS statutory obligation under the MMPA and ESA to either: (1)
1629 deny the requested permit or (2) grant the requested permit and prescribe mitigation, monitoring, and
1630 reporting requirements. Thus, under the No Action Alternative, OPR Permits and Conservation Division
1631 would not issue a new MMPA/ESA permit pursuant to MMPA Section 104 and its implementing
1632 regulations (50 CFR 216), ESA Section 10(a)(1)(A) and its implementing regulations (50 CFR 222), and
1633 FSA Section 104 and its implementing regulations (50 CFR 216) to the MMHSRP, and all the
1634 biomonitoring and research activities would cease after the existing permit expires. This includes ceasing
1635 prospective health assessments and research projects relating to marine mammal health, the National
1636 Marine Mammal Tissue Bank, and other services through partner institutions.

1637 The No Action Alternative does not meet the purpose and need for OPR’s Marine Mammal and Sea Turtle
1638 Division’s proposed primary action. However, the No Action Alternative is carried forward for
1639 consideration per the 1978 CEQ Regulations for the purposes of presenting a comparative analysis to the
1640 action alternatives.

1641 **2.4 Alternative 2 – Improved Program Implementation and Issuance of a New**
1642 **Scientific Research and Enhancement Permit (Preferred Alternative)**

1643 Under Alternative 2 (Improved Implementation), NMFS/OPR/Marine Mammal and Sea Turtle
1644 Conservation Division and the NMFS Regional Offices would continue to implement the MMHSRP as
1645 described in Alternative 1, and NMFS/OPR/Permits and Conservation Division would issue a new
1646 MMPA/ESA permit. This would allow the MMHSRP to continue currently permitted activities (*i.e.*,
1647 emergency response to ESA-listed species, entanglement response, and scientific research activities).
1648 Alternative 2 would also allow the MMHSRP to implement some operational improvements to a subset of
1649 programs and activities:

- 1650 ● **Stranding Response**: NMFS would implement updated SA criteria (Appendix IX) and issue SAs
1651 on a case-by-case basis to those entities meeting the updated criteria (including renewal and new
1652 applicants), utilizing the new SA template (Appendix VIII). In addition to minor modifications to
1653 the current SA articles, the updated SA template would include two new articles that authorize
1654 additional stranding activities (*i.e.*, short-term holding facilities (Appendix VIII, Article VI) and
1655 temporary participation in the Stranding Network for certain emergencies (Appendix VIII, Article
1656 VII) (*e.g.*, oil spills)). The new SA template could be modified and updated in the future, as needed.
1657 The MMHSRP would also implement new best practices documents (*i.e.*, for conducting
1658 euthanasia, small cetacean interventions, large whale emergency responses, and cetacean mass
1659 strandings). Stranding response activities may be modified, as new techniques and tools become
1660 available. As Alternative 2 also includes the issuance of a new MMPA/ESA permit, responses
1661 authorized by the MMPA/ESA permit would continue under the new permit after the current permit
1662 expires on December 31, 2021.
- 1663 ● **Carcass Disposal**: NMFS would release the Marine Mammal Carcass Disposal Best Practices
1664 (Appendix XIV), recommend that the best practices for carcass disposal are followed, and allow
1665 for the modification of carcass disposal activities as new information is obtained regarding
1666 persistent contaminants or as disposal methods are improved or developed. Additionally, NMFS
1667 would recommend that only marine mammals euthanized with chemicals known to cause
1668 secondary poisoning (*e.g.*, pentobarbital) be disposed of off-site. As Alternative 2 also includes the
1669 issuance of a new MMPA/ESA permit, disposal of ESA-listed species could continue under the
1670 new permit after the current permit expires on December 31, 2021.
- 1671 ● **Rehabilitation Activities**: Updated Standards for Rehabilitation Facilities (Appendix XVII) would
1672 be implemented and would include new sections on ESA-listed species, short-term holding, and
1673 emergency temporary holding facilities. New rehabilitation best practices documents such as
1674 marine mammal transport, euthanasia, and rehabilitation of pygmy and sperm whales would be
1675 implemented (Appendices X, XIII, XVIII). As Alternative 2 also includes the issuance of a new

1676 MMPA/ESA permit, rehabilitation of ESA-listed species would continue under the new permit
1677 after the current permit expires on December 31, 2021.

1678 ● **Release of Rehabilitated Animals:** NMFS would update the Standards for Release of Marine
1679 Mammals after Rehabilitation (Appendix V), and implement a national release plan template. As
1680 Alternative 2 also includes the issuance of a new MMPA/ESA permit, release of ESA-listed species
1681 would continue under the new permit after the current permit expires on December 31, 2021.

1682 ● **Entanglement Response Activities:** Entanglement response best practice guidelines for large
1683 whales, small cetaceans, and pinnipeds (Appendices XX, XXI, XXII) would be implemented
1684 nationwide, and new participants would be trained and existing responders could be promoted. As
1685 Alternative 2 also includes the issuance of a new MMPA/ESA permit, entanglement response
1686 would continue under the new permit after the current permit expires on December 31, 2021.

1687 ● **Biomonitoring and Research Activities:** Under this alternative, the NMFS OPR Permits and
1688 Conservation Division would issue a new MMPA/ESA permit. The permit would become effective
1689 on January 1, 2022 and would authorize current and new biomonitoring, research, and tool
1690 development activities.

1691 **2.5 Alternative 3 – More Stringent Protocols and Best Practices and Issuance of a New** 1692 **Scientific Research and Enhancement Permit**

1693 Under Alternative 3 (More Stringent Protocols and Best Practices), NMFS OPR Marine Mammal and Sea
1694 Turtle Conservation Division and Regional Offices would continue to implement the MMHSRP as
1695 described in Alternative 2 plus allow the MMHSRP to require more stringent protocols and best practices
1696 (see below for details about the changes and operational enhancements) and NMFS/OPR/Permits and
1697 Conservation Division would issue a new MMPA/ESA permit under this alternative.

1698 ● **Stranding Response:** NMFS would require response to threatened and endangered animals (where
1699 feasible, permitted, and safe) as part of the terms and conditions of the SA. Response to all other
1700 animals would be highly encouraged. Stranding participants could respond to these non-listed
1701 animals when feasible, based upon the availability of resources. As Alternative 3 also includes the
1702 issuance of a new MMPA/ESA permit, response to ESA-listed species could continue under the
1703 new permit after the current permit expires on December 31, 2021.

1704 ● **Carcass Disposal:** NMFS would require that all chemically-euthanized animals be transported off
1705 site. Incineration would be required for all animals euthanized with barbiturate drugs. As
1706 Alternative 3 also includes the issuance of a new MMPA/ESA permit, disposal of ESA-listed
1707 species could continue under the new permit after the current permit expires on December 31, 2021.

- 1708 ● **Rehabilitation Activities:** There would be no changes from Alternative 2. As Alternative 3 also
1709 includes the issuance of a new MMPA/ESA permit, rehabilitation of ESA-listed species would
1710 continue under the new permit after the current permit expires on December 31, 2021.
- 1711 ● **Release of Rehabilitated Animals:** NMFS would require all species listed as threatened or
1712 endangered under the ESA be released, regardless of whether the animal would normally be
1713 deemed releasable (*e.g.*, young animals that may not survive without maternal investment). All
1714 ESA-listed animals would be required to be released with VHF or satellite-linked tags, and all other
1715 animals released after rehabilitation or translocation would need to be PIT tagged. As Alternative
1716 3 also includes the issuance of a new MMPA/ESA permit, release of ESA-listed species could
1717 continue under the new permit after the current permit expires on December 31, 2021.
- 1718 ● **Entanglement Response Activities:** Entanglement response activities to pinnipeds or small
1719 cetaceans could not be conducted unless responders meet formalized training prerequisites. Large
1720 whale entanglement response activities would be the same as under Alternative 2. As Alternative
1721 3 also includes the issuance of a new MMPA/ESA permit, entanglement response could continue
1722 under the new permit after the current permit expires on December 31, 2021.
- 1723 ● **Biomonitoring and Research Activities:** Under this scenario, OPR Permits and Conservation
1724 Division would issue a new MMPA/ESA permit. The permit would become effective on January
1725 1, 2022 and biomonitoring, research, and enhancement activities would continue. However,
1726 prospective health assessment projects would only be conducted on ESA-listed species.

1727 **2.6 Mitigation Measures**

1728 The purpose of mitigation is to avoid, minimize, or eliminate negative impacts on the affected resources
1729 from a proposed action. Mitigation measures, including the adoption and use of best practices documents
1730 and updated standards, are fundamentally tied with NMFS alternatives, and will be analyzed concurrently
1731 with the alternatives in Chapters 4-10.

1732 **2.7 Alternatives Considered but Eliminated**

1733 To warrant analysis in this document, an alternative must be reasonable and meet the purpose and need
1734 described in section 1.3. If an alternative was considered but deemed to be (1) not realistic or reasonable or
1735 (2) not in line with the purpose and need, it was not evaluated in detail in this document. Criteria (section
1736 2.1) were developed to determine whether an alternative was realistic or reasonable and therefore analyzed
1737 in the PEIS. The 1978 CEQ Regulations (40 CFR 1502.14(a)) state that for alternatives eliminated from
1738 detailed study in the draft PEIS, the agency must describe reasons for why alternatives were eliminated.

1739 The following subsections list alternatives considered and reasons they were not carried forward for detailed
1740 analysis.

1741 **2.7.1 Completely Ceasing Implementation of the MMHSRP**

1742 Under this alternative, all MMHSRP operations would cease after the current MMPA/ESA permit expires
1743 on December 31, 2021, and all biomonitoring and research activities as well as stranding and entanglement
1744 response to and rehabilitation of ESA-listed species would cease. As SAs expired, new SAs would not be
1745 issued. Without active SAs, most stranding and entanglement response activities to non-listed species would
1746 end, including carcass disposal, as outside partners would not be legally authorized to “take” animals during
1747 the course of their response activities. Carcasses would remain at stranding sites unless removed by MMPA
1748 Section 109(h) responders. Without authorized stranding response, most live animal rehabilitation and
1749 release activities would also end. Lastly, Prescott Grants would not be awarded to support these activities.

1750 Under this alternative, NMFS would not fulfill its mandate under Title IV of the MMPA, and there would
1751 be a high level of Congressional scrutiny and public controversy, as well as potential human health and
1752 safety risks. This alternative would not be feasible or humane and would eliminate the collection of valuable
1753 information on marine mammal health and populations gained through the examination of stranded animals.
1754 Therefore, NMFS eliminated this alternative.

1755 **2.7.2 Restricting Specific Activities of the MMHSRP**

1756 **2.7.2.1 Stranding Agreement Holder Response Curtailed Immediately**

1757 This alternative would immediately stop the Stranding Network response to stranded animals as the
1758 Network would cease to exist. Federal, state, local, and tribal agencies authorized under MMPA Section
1759 109(h) would still be able to conduct emergency response to non-ESA listed species, and ESA-listed species
1760 under ESA regulations at 50 CFR 17.21(c)(3) and 17.31(a), where applicable. However, response,
1761 rehabilitation, and release activities would likely be limited and localized. Most activities would consist of
1762 carcass disposal for the protection of public health and safety. No coordinated oversight of emergency
1763 response would occur, and some geographic areas without MMPA Section 109(h) responders would be
1764 disproportionately impacted.

1765 Under this alternative, NMFS would not fulfill its mandate under Title IV of the MMPA, and there would
1766 be a high level of Congressional scrutiny and public controversy, as well as potential human health and
1767 safety risks. This alternative would not be feasible or humane and would eliminate the collection of valuable
1768 information on marine mammal health and populations gained through the examination of stranded animals

1769 and biomonitoring and research would be significantly impacted. Therefore, NMFS eliminated this
1770 alternative.

1771 **2.7.2.2 Carcass Disposal Activities are Restricted**

1772 **2.7.2.2.1 All Carcasses are Buried On-site**

1773 Under this alternative, all carcasses would be buried where they stranded. This would create operational
1774 issues, as burial is not an option in all geographic areas due to substrate conditions (rocks or dense soil,
1775 shallow water table, inaccessibility by necessary machinery, etc.), and federal, state, or local laws may
1776 prohibit burial of carcasses in some geographic areas. In addition, marine mammal carcasses have the
1777 potential to contain toxins, either from biotoxins or other contaminants, and some chemically euthanized
1778 animal carcasses may contain high concentrations of lethal chemicals. Other carcasses may have high toxin
1779 levels from biotoxins or other contaminants. Burying these carcasses could create a serious and high risk
1780 to humans, scavengers, water quality, and soils. The option to transport carcasses off-site must be available.
1781 Therefore, NMFS eliminated this alternative.

1782 **2.7.2.2.2 All Animals are Transported Off-site for Disposal**

1783 Under this alternative, all carcasses would need to be removed from the environment and incinerated or
1784 disposed of in a landfill, commercial composting facility, or rendering plant. Transporting all carcasses off-
1785 site would place an extreme financial burden on Stranding Network participants. In addition, some
1786 carcasses may not be transportable for operational reasons: the animal is too large or too heavy to lift,
1787 equipment is unavailable or cost prohibitive, equipment is not permitted at the stranding location, or there
1788 is no available beach access. Other disposal methods (burial, disposal at sea, natural decomposition) would
1789 be more cost-effective and feasible for certain cases. Therefore, NMFS eliminated this alternative.

1790 **2.7.2.2.3 No Animals are Chemically Euthanized**

1791 Under this alternative, animals would not be chemically euthanized. This would allow carcasses to be left
1792 in the environment without releasing euthanasia solutions into the environment or endangering scavengers.
1793 However, chemical injection is generally the most common humane method of euthanasia for marine
1794 mammals. Other methods of euthanasia, such as ballistics (shooting) or explosives, may be dangerous to
1795 personnel assisting with the process as well as to the public, require expert practitioners to be conducted
1796 humanely, and are not effective for certain large whales. Exsanguination could be performed; however, in
1797 order to be humane, all marine mammals would need to be heavily sedated or anesthetized first, as major
1798 blood vessels are deeply rooted and surrounded by soft tissue with an abundance of pain receptors. Time to

1799 death would vary with exsanguination (dependent on size and species of animal, location of blood vessel,
1800 amount of prior blood loss). Prohibiting the use of chemical euthanasia would require stranding personnel
1801 to either use these methods or not perform humane euthanasia. The use of non-chemical methods could
1802 increase the risks to human health and safety. Additional numbers of animals would be killed using non-
1803 chemical means or left on the beach to die, which could increase the suffering of the animals and potentially
1804 create public controversy. Therefore, NMFS eliminated this alternative.

1805 **2.7.2.3 Rehabilitation Activities Curtailed Immediately for Stranding Agreement Holders**

1806 This alternative would immediately stop the rehabilitation of stranded animals. Animals currently in
1807 rehabilitation facilities would be euthanized or released, and no new animals would receive treatment. This
1808 alternative would eliminate the collection of valuable information on marine mammal health and
1809 populations gained through the examination of rehabilitated animals. Adverse effects could occur to ESA-
1810 listed species that have previously benefited from rehabilitation activities (*e.g.*, Hawaiian monk seals,
1811 *Neomonachus schauinslandi*). Under this alternative, NMFS would not be fulfilling its mandate under Title
1812 IV of the MMPA, and rehabilitation facilities would be required to conduct actions in contradiction to their
1813 missions (*i.e.*, end rehabilitation prematurely), which would potentially create public controversy.
1814 Therefore, NMFS eliminated this alternative.

1815 **2.7.2.4 All Animals are Released After Rehabilitation**

1816 Under this alternative, all animals would be released from rehabilitation regardless of whether they would
1817 normally be deemed releasable (*e.g.*, an animal with a medical issue that requires regular veterinary care
1818 and medication, or an animal that has developed behavioral problems). Currently, non-releasable animals
1819 may be placed into permanent managed care if the host facility holds a U.S. Department of Agriculture
1820 (USDA) Animal and Plant Health Inspection Service (APHIS) exhibitor's or research license. Facilities
1821 with an exhibitor's license must also offer a program for education or conservation purposes (based on
1822 professionally recognized standards), and maintains facilities for the public display that are open to the
1823 public on a regularly scheduled basis. Animals in managed care may contribute to the education of the
1824 general public and to the scientific body of knowledge. Requiring a facility to release animals prematurely
1825 or that are deemed non-releasable would be detrimental to the welfare of the animal and possibly to wild
1826 populations, as well as human safety; and rehabilitation facilities would be required to conduct actions in
1827 contradiction to their missions (*i.e.*, end rehabilitation prematurely), which would potentially create public
1828 controversy.. Therefore, NMFS eliminated this alternative.

1829 **2.7.2.5 Entanglement Response Activities are Curtailed Immediately**

1830 Under this alternative, NMFS would immediately terminate the Large Whale Entanglement Response
1831 Network. All small cetacean and pinniped entanglement responses conducted under the MMPA/ESA permit
1832 or SA would also cease, but responses could continue by MMPA Section 109(h) responders. Animals would
1833 likely remain entangled and potentially unable to feed, swim, or reproduce. This would be a detriment to
1834 the wild population and would result in needless suffering and death of marine mammals. The cessation of
1835 entanglement response activities would also eliminate the collection of valuable information on fisheries
1836 interactions with marine mammals. Further, this alternative could create a high level of public controversy
1837 and pose a serious risk to human health and safety, as the public may attempt to disentangle animals
1838 themselves. Therefore, NMFS eliminated this alternative.

1839 **2.7.2.6 Biomonitoring and Research Activities are Restricted**

1840 **2.7.2.6.1 Health Assessment Captures Would Not Occur**

1841 Under this alternative, NMFS would not conduct health assessment captures on any wild populations of
1842 marine mammals. Health assessment captures are an integral part of fulfilling NMFS' mandate under Title
1843 IV. Additionally, health assessment captures are also used to provide information on animals in areas where
1844 UMEs have occurred or are occurring, and significantly contribute to UME investigations. Under this
1845 alternative, NMFS would not effectively fulfill its mandates under Title IV of the MMPA to facilitate the
1846 collection and dissemination of reference data on the health of marine mammals and health trends of marine
1847 mammal populations in the wild or to coordinate effective responses to UMEs. Therefore, NMFS
1848 eliminated this alternative.

1849 **2.7.2.6.2 Piggybacking sample collection would be required from all NMFS permitted researchers**

1850 Under this alternative, NMFS would be required to collect samples from all marine mammal health related
1851 research projects conducted by NMFS-permitted researchers. This would not be feasible and would create
1852 various operational issues: significant additional costs would be incurred for preserving and shipping
1853 samples, as well as to complete sample analysis; the increase in samples may create storage challenges; and
1854 expanding the current archival capacity would also come at a significant cost to the Network. Finally,
1855 requiring sample collection on all projects conducted by NMFS-permitted researchers could violate the
1856 terms and conditions of their permits or Institutional Animal Care and Use Committee (IACUC)
1857 authorizations, or require amendments/modifications. Therefore, NMFS eliminated this alternative.

Chapter 3 Affected Environment

1858

1859 The National Marine Fisheries Service (NMFS) considered all relevant environmental, cultural, historical,
1860 social, and economic resources based on the geographic location associated with NMFS primary and
1861 secondary proposed action and alternatives. Based on this review, this Chapter describes the affected
1862 environment and existing (baseline) conditions for select resource categories (*e.g.*, marine environment).
1863 Where appropriate, NMFS relied on information from previous analyses related to the resource categories
1864 carried forward for analysis and incorporated them by reference. Subsequent chapters provide an analysis
1865 and description of environmental impacts associated with the affected environment identified in this
1866 Chapter.

1867 3.1 Scope

1868 3.1.1 Geographic Scope

1869 The geographic scope includes all areas where Marine Mammal Health and Stranding Response Program
1870 (MMHSRP) activities may occur. MMHSRP activities may occur wherever marine mammals are present,
1871 such as the coastal waters, estuarine and adjacent inland waters, and the Exclusive Economic Zone (EEZ)
1872 of the U.S., its territories, and possessions, and adjacent marine waters. The coastal zone includes coastal
1873 waters, adjacent shores, intertidal areas, salt marshes, wetlands, and beaches. The geographic scope also
1874 includes the marine mammal rehabilitation facilities of the Stranding Network (for location of all
1875 rehabilitation facilities see Appendix I). The MMHSRP may also import/export marine mammal parts and
1876 samples from/to foreign countries for analysis. All samples imported from foreign countries would be
1877 collected legally in the country of origin. Import/export of samples for analysis is discussed in Chapter 9.

1878 3.1.2 Scope of the Affected Environment

1879 Given the broad geographic scope of the proposed action, and in compliance with 40 Code of Federal
1880 Regulations (CFR) 1502.15 and the National Oceanic and Atmospheric Administration's (NOAA) policy
1881 and procedures for implementing the National Environmental Policy Act (NEPA), the description of the
1882 affected environment only focuses on those resource areas that are potentially subject to impacts from the
1883 proposed action:

- 1884 ● Biological resources: protected and sensitive habitats, submerged aquatic vegetation (SAV) and
1885 macroalgae, reptiles, marine mammals, fish, birds, shellfish, and other wildlife, including
1886 threatened and endangered species

- 1887 ● Water and sediment quality
- 1888 ● Human health and safety
- 1889 ● Cultural resources
- 1890 ● Socioeconomics

1891 Some environmental resources and conditions that are often analyzed in a Programmatic Environmental
1892 Impact Statement (PEIS) have been omitted from this analysis. Effects in the following categories are
1893 considered irrelevant to the proposed action, or impacts from the alternatives are not anticipated and are
1894 therefore, not analyzed in detail.

1895 ***Air quality:*** Alterations of the air quality from any individual activity would either be non-existent or minor
1896 (such as limited dust or emissions from a vehicle or boat engine). The impacts would be insignificant
1897 contributions when compared to impacts from other motor vehicle emissions on highways and roads where
1898 MMHSRP activities also occur, and would not represent a significant contribution to regional air quality.
1899 Aerosolized pathogens spread through treatment or necropsy of sick animals would not be considered air
1900 pollution, but are analyzed under human health and safety.

1901 ***Noise:*** Most MMHSRP activities would not result in the production of excessive noise, with a few
1902 exceptions. The first exception would be the use of heavy machinery in stranding or entanglement response
1903 or carcass disposal activities. However, this equipment would produce noise similar to, or below, levels
1904 that are allowed under local ordinances governing normal construction activities. Another exception would
1905 be the use of acoustic deterrents (to herd animals away from a dangerous situation) or attractants (to bring
1906 animals to a specific site). For both of these exceptions, the noise would be localized, of short duration, and
1907 would not result in any significant impacts.

1908 The last exception would be acoustic sampling during research activities. Acoustic sampling includes active
1909 acoustic playbacks of pre-recorded sounds (*e.g.*, songs, social sounds, feeding calls, etc.). Sounds and songs
1910 are projected from an underwater speaker. The physiological and/or physical response of the animals to the
1911 sounds and songs is measured, often through behavioral observation and photographs/video recording of
1912 the subject animal(s). Playbacks are also used to determine if an animal can hear and assess how they are
1913 responding to sounds. Sounds or songs are projected from the speaker at a volume and quality as close to a
1914 real sound/song as possible, and therefore this noise would be localized, of short duration, and would not
1915 result in any significant impacts.

1916 **Land use:** The activities of the MMHSRP would not involve significant changes in land use or be
1917 inconsistent with existing local and regional plans and policies on land use. The land where response
1918 activities would occur is generally not considered suitable for agricultural use or housing development.

1919 **Coastal zone management:** Similar to land use, NMFS has determined that the alternatives for the
1920 MMHSRP's activities are consistent with the coastal management programs in the affected area. No
1921 significant impacts are expected from these activities.

1922 **Public services and utilities:** Public services include transportation, police, fire, and other emergency
1923 services. Utilities include electric power, gas/steam/oil, telecommunications, water facilities, storm
1924 drainage, and sanitary sewer systems. The MMHSRP's activities would not disrupt, damage, or cause any
1925 other impact to public services or utilities. No impacts are expected from these activities, and therefore
1926 there are not any applicable mitigation measures for public services and utilities.

1927 **3.2 Biological Resources**

1928 **3.2.1 Definition of the Resource**

1929 Biological resources include native or naturalized organisms or parts thereof, genetic resources,
1930 populations, or any biotic component of an ecosystem with actual or potential value for humanity. Sensitive
1931 and protected biological resources include plant and animal species listed as threatened or endangered by
1932 NMFS or U.S. Fish and Wildlife Service (USFWS), or are otherwise protected under federal or state laws.
1933 The Endangered Species Act (ESA) mandates the protection and conservation of threatened and endangered
1934 species and the ecosystems on which they depend. Under the ESA, an "endangered species" is defined as
1935 any species in danger of extinction throughout all or a significant²² portion of its range. A "threatened
1936 species" is defined as any species likely to become an endangered species in the foreseeable future
1937 throughout all or a significant portion of its range

1938 Critical habitat is also designated for threatened and endangered species. Critical habitat is defined as
1939 specific areas within the geographical area occupied by a species at the time of listing that contain physical
1940 or biological features essential to conservation, and which may require special management considerations
1941 or protection. Specific areas outside the geographical area occupied by the species may also be designated
1942 as critical habitat, if it is determined that the area is essential for conservation. Biological resources

²² Per NMFS and USFWS policy, (79 FR 37577, July 1, 2014) a portion of the range of a species is defined as "significant" if the species is not currently endangered or threatened throughout all of its range, but the portion's contribution to the viability of the species is so important that, without the members in that portion, the species would be in danger of extinction, or likely to become so in the foreseeable future, throughout all of its range.

1943 evaluated include protected and sensitive habitats (including coral reefs); SAV and macroalgae; reptiles;
1944 fish and shellfish; coastal and marine birds; and marine mammals.

1945 **3.2.1.1 Protected and Sensitive Habitats**

1946 Protected and sensitive habitats are usually defined as those areas that are identified as marine sanctuaries,
1947 critical habitats, coral reefs, National Park Service (NPS) units (including national seashores and national
1948 monuments), wildlife refuges, national forests, estuarine research reserve sites, and fisheries management
1949 areas. These areas are under federal jurisdiction and are managed by NMFS, USFWS, the NPS, the National
1950 Ocean Service (NOS), the Bureau of Land Management (BLM), and the U.S. Forest Service (USFS).
1951 Wilderness areas are typically designated within current NPS units, national wildlife refuges (NWRs),
1952 national forests, and national monuments. Jurisdiction over wilderness areas is divided among USFWS,
1953 NPS, BLM, and USFS. Sensitive habitats may also be protected under state and local jurisdiction, including
1954 protected reserves, parks, beaches, and seashores. Executive Order (EO) 13089, *Coral Reef Protection*
1955 requires federal agencies, whose actions may affect U.S. coral reef systems, to identify those actions and
1956 ensure that they will not degrade the conditions of such ecosystems. Coral reefs are colonial invertebrates
1957 that excrete a calcium carbonate skeleton. Coral reefs provide habitat to fish and invertebrates, and protect
1958 shorelines from coastal erosion and storm damage (Ferrario *et al.* 2014). Coral reefs are ecosystems with a
1959 high amount of biodiversity, which support commercial and recreational fishing, boating, scuba diving, and
1960 pharmaceutical research (Spurgeon *et al.* 1992).

1961 Essential fish habitat (EFH) is defined as waters and substrate that are necessary to the species for spawning,
1962 breeding, feeding, or growth to maturity. EFH that is rare, particularly susceptible to human-induced
1963 degradation, especially ecologically important, or located in an environmentally stressed area is identified
1964 as habitat areas of particular concern (HAPCs) in order to prioritize conservation efforts²³. Activities that
1965 have been shown to affect EFH include disturbance or destruction of habitat from stationary fishing gear,
1966 dredging and filling, agricultural and urban runoff, direct discharge, and the introduction of exotic species.

1967 **3.2.1.2 Submerged Aquatic Vegetation and Macroalgae**

1968 SAV refers to rooted, vascular, flowering plants that live and grow below the water surface (Havel, L.N.
1969 and ASMFC Habitat Committee 2018). SAV includes seagrasses and freshwater macrophytes. Macroalgae,
1970 such as seaweed and kelp, are multicellular algae large enough to be visible to the eye. SAV and macroalgae
1971 are among the most productive ecosystems in the world (Orth *et al.* 2006). SAV and macroalgae are an

²³ Locations of HAPCs can be found at: <https://www.habitat.noaa.gov/protection/efh/efhmapper/>

1972 important food source and habitat for a variety of juvenile and adult organisms, including species that are
1973 important to commercial and recreational fisheries (Beck *et al.* 2001), as well as sea turtles and sirenians.
1974 SAV improves water quality, filters nutrients and contaminants, stabilizes sediments, and reduces coastal
1975 erosion (Arnold *et al.* 2017).

1976 **3.2.1.3 Reptiles**

1977 Marine and semiaquatic reptiles include sea turtles and *Crocodylia spp.* The mission of NMFS is to manage,
1978 conserve, and protect all living marine resources within the U.S. EEZ, including sea turtles. Threatened and
1979 endangered sea turtles are protected under the ESA (16 U.S.C. 1531–1534), which is administered by
1980 NMFS and USFWS. All six species of sea turtles that occur in the U.S. are protected under the ESA. Federal
1981 protection of sea turtles is split between NMFS and USFWS. NMFS has the lead responsibility for the
1982 conservation and recovery of sea turtles in the marine environment. USFWS has the lead responsibility for
1983 sea turtles on nesting beaches.

1984 Crocodylians are semiaquatic reptiles, and inhabit fresh, brackish, or salt water. One crocodylian species in
1985 the U.S., the American crocodile (*Crocodylus acutus*) is listed as threatened and prefers brackish and salt
1986 water habitats. USFWS has the lead responsibility for the conservation and recovery of the American
1987 crocodile.

1988 **3.2.1.4 Fish and Shellfish**

1989 The ESA provides protection for threatened and endangered fish and shellfish species. The ESA allows the
1990 listing of distinct population segments (DPS) of threatened and endangered vertebrate species. NMFS
1991 policy (61 FR 4722, February 7, 1996) stipulates that fish populations will be considered “distinct” for
1992 purposes of the ESA if the population represents a subspecies of the biological species. To qualify as a
1993 DPS, a population (or group of populations) must be (a) reproductively isolated from populations of the
1994 same species, and (b) represent an important component in the evolutionary legacy of the species.

1995 **3.2.1.5 Coastal and Marine Birds**

1996 The ESA provides protection for threatened and endangered bird species. The Migratory Bird Treaty Act
1997 and EO 13186, *Responsibilities of Federal Agencies to Protect Migratory Birds*, provide protection for all
1998 migrating bird populations. Under the ESA regulations, NMFS is required to analyze the potential impacts
1999 its actions may have on threatened, endangered, and migratory birds.

2000 **3.2.1.6 Marine Mammals**

2001 Threatened and endangered marine mammals are protected under the ESA (16 U.S.C. 1531–1534), which
2002 is administered by NMFS and USFWS. Twenty two marine mammal species (or stocks of species) within
2003 the U.S. are listed as endangered or threatened under the ESA, and 21 foreign species are listed (Appendix
2004 VI).

2005 All marine mammals in the U.S. are protected by the Marine Mammal Protection Act (MMPA) (16 U.S.C.
2006 1361 et seq.), regardless of whether or not they are listed under the ESA. Marine mammals may be
2007 designated as “depleted” under the MMPA if the Secretary of Commerce, after consultation with the Marine
2008 Mammal Commission (MMC), determines that the species or population stock is below its optimum
2009 sustainable population. Marine mammals that are listed as threatened or endangered under the ESA are also
2010 designated as depleted under the MMPA. To date, 49 species, or stocks of species, have been listed as
2011 depleted.

2012 **3.2.2 Affected Environment**

2013 **3.2.2.1 Protected and Sensitive Habitats**

2014 Atlantic coast federally protected and sensitive habitats that could be impacted by MMHSRP activities
2015 include 14 National Estuarine Research Reserves (NERRs), 59 NWRs, three national marine sanctuaries,
2016 and twelve NPS units (four national parks, seven national seashores, three national monuments (NMs), and
2017 one national recreation area), 26 HAPCs located within EFH, and eight wilderness areas (which may be
2018 part of other federally managed land units) (DOC/NOAA and DOI 2017; Wilderness.net 2019). Critical
2019 habitat has been designated for the North Atlantic right whale (*Eubalaena glacialis*), West Indian manatee
2020 (*Trichechus manatus*), piping plover (*Charadrius melodus*), yellow-shouldered blackbird (*Agelaius*
2021 *xanthomus*), green sea turtle (*Chelonia mydas*), leatherback sea turtle (*Dermochelys coriacea*), loggerhead
2022 turtle (*Caretta caretta*), hawksbill sea turtle (*Eretmochelys imbricata*), and Johnson’s seagrass (*Halophila*
2023 *johnsonii*) (Appendix VI, Table 1).

2024 Caribbean coast federally protected and sensitive habitats that could be impacted by MMHSRP activities
2025 include 14 NERR, five NWR, four NPS units (two national parks and two NMs), and 29 HAPCs located
2026 within EFH (DOC/NOAA and DOI 2017; Wilderness.net 2019). Coral reefs range from the southern tip of
2027 South Carolina to the Florida Keys. Gray’s Reef, located off of Sapelo Island, Georgia, is one of the largest
2028 nearshore live bottom reefs in the southeastern U.S. Coral are also widespread in Puerto Rico and the U.S.
2029 Virgin Islands. Seven Atlantic corals are listed as endangered: staghorn coral (*Acropora cervicornis*),
2030 elkhorn coral (*Acropora palmata*), giant pillar coral (*Dendrogyra cylindrus*), mountainous star coral
2031 (*Orbicella faveolata*), lobed star coral (*Orbicella annularis*), *Orbicella franksi*, and rough cactus coral

2032 (*Mycetophyllia ferox*) (Appendix VI, Table 2). Critical habitat has been proposed for these species (85 FR
2033 76302). These corals are some of the dominant reef building species and occur throughout Florida, the
2034 Bahamas, and the Caribbean. Elkhorn and staghorn coral are found in shallow water reefs in high energy
2035 zones, while rough cactus coral and *Orbicella spp.* are found at deeper depths. In the action area, these
2036 corals occur in the Florida Keys, Puerto Rico, and the U.S. Virgin Islands. Current threats to the species are
2037 climate change, pollution, excess nutrients, pathogens, coastal development, marine debris, arrival of
2038 invasive species, and overfishing (NMFS 2006a).

2039 Gulf of Mexico federally protected and sensitive habitats that could be impacted by MMHSRP activities
2040 include five NERRs, 40 NWRs, two national marine sanctuaries, seven NPS units (four national parks and
2041 three national seashores), one HAPC located within EFH, and 11 wilderness areas (which may be part of
2042 other federally managed land units) (DOC/NOAA and DOI 2017; Wilderness.net 2019). Critical habitat
2043 has been designated for the West Indian manatee, piping plover, Gulf sturgeon (*Acipenser oxyrinchus*
2044 *desotoi*), and whooping crane (*Grus americana*). Coral reefs are also found in the Gulf of Mexico, including
2045 the Florida Middle Grounds and Flower Garden Banks in Texas. (Appendix VI, Table 3).

2046 Pacific coast federally protected and sensitive habitats that could be impacted by MMHSRP activities
2047 include six NERRs, 24 NWRs, five national marine sanctuaries, twelve NPS units (eight national parks,
2048 one national seashore, one national recreation area, and two national monuments), one NM that is not a
2049 NPS unit, 41 wilderness areas (which may be part of other federally managed land units), 24 HAPCs located
2050 within EFH, and one Steller sea lion (*Eumetopias jubatus*) conservation area (DOC/NOAA and DOI 2017;
2051 Wilderness.net 2019). Critical habitat has been designated for the following species: Steller sea lion western
2052 DPS, North Pacific right whale (*Eubalaena japonica*), Southern Resident killer whale DPS (*Orcinus orca*),
2053 tidewater goby (*Eucyclogobius newberryi*), Western snowy plover (*Charadrius alexandrinus nivosus*),
2054 coastal California gnatcatcher (*Polioptila californica californica*), spectacled eider (*Somateria fischeri*),
2055 Steller's eider (*Polysticta stelleri*), marbled murrelet (*Brachyramphus marmoratus marmoratus*), black
2056 abalone (*Haliotis cracherodii*), eulachon (*Thaleichthys pacificus*), yelloweye rockfish (*Sebastes*
2057 *ruberrimus*), bocaccio (*Sebastes paucispinis*), leatherback sea turtle, four coho salmon (*Oncorhynchus*
2058 *kisutch*) ESUs, nine chinook salmon (*Oncorhynchus tshawytscha*) ESUs, two chum salmon (*Oncorhynchus*
2059 *keta*) ESUs, two sockeye salmon (*Oncorhynchus nerka*) ESUs, and eleven steelhead (*Oncorhynchus*
2060 *mykiss*) ESUs (Appendix VI, Table 4). There are proposed revisions to expand the critical for the Southern
2061 Resident killer whale DPS. Critical habitat has been designated for Central America DPS and Mexico DPS
2062 of humpback whales (*Megaptera novaeangliae*).

2063 Pacific Islands federally protected and sensitive habitats that could be impacted by MMHSRP activities
2064 include one NERR, eight NWRs, two national marine sanctuaries, five NPS units, four NMs that are not
2065 NPS units, one HAPC located within EFH, and one wilderness area (which may be part of other federally
2066 managed land units) (DOC/NOAA and DOI 2017; Wilderness.net 2019). Critical habitat has been
2067 designated for the Hawaiian monk seal (*Neomonachus schauinslandi*). All states and territories in this
2068 region contain coral reefs, and eight endangered coral species are found throughout the Pacific Islands
2069 region. Critical habitat has been proposed for these coral species (85 FR 76262). The Northwestern
2070 Hawaiian Islands Marine National Monument was established in June 2006, significantly expanded, and
2071 renamed as Papahānaumokuākea Marine National Monument in 2010. The monument is one of the largest
2072 protected areas in the world, encompasses the healthiest and most undisturbed coral reef ecosystem in the
2073 U.S., and contains many rare, threatened, and endangered species. Three marine NMs were established in
2074 2009 in the Pacific Islands: the Marianas Trench, Pacific Remote Islands, and Rose Atoll Marine National
2075 Monuments (Appendix VI, Table 5).

2076 **3.2.2.2 Submerged Aquatic Vegetation and Macroalgae**

2077 From Maine to Virginia, eelgrass (*Zostera marina*) is the dominant SAV species, and co-occurs with
2078 widgeon grass (*Ruppia maritima*). In North Carolina, Cuban shoal grass (*Halodule wrightii*) and eelgrass
2079 are the dominant SAV species. No SAV occurs in South Carolina and Georgia. In Florida, dominant species
2080 of SAV include Cuban shoal grass, turtlegrass (*Thalassia testudinum*), manatee grass (*Syringodium*
2081 *filiforme*), and several species of *Halophila* (Short *et al.* 2007). One species of *Halophila*, Johnson's
2082 seagrass, is a threatened species found along the east coast of Florida, from central Biscayne Bay to
2083 Sebastian Inlet. Critical habitat for Johnson's seagrass has been designated in the Indian River Lagoon and
2084 Biscayne Bay, FL. Globally, seagrass meadows are declining due to multiple stressors, such as climate
2085 change, increasing turbidity, and eutrophication, and losses have been accelerating since 1990 (Waycott *et*
2086 *al.* 2009; Unsworth *et al.* 2019). Eelgrass, the dominant seagrass species in New England and the Mid-
2087 Atlantic, is particularly imperiled as it is uniquely vulnerable to warming temperatures in these regions, and
2088 large losses of eelgrass have been reported in many estuaries along the U.S. East coast (Waycott *et al.* 2009;
2089 Lefcheck *et al.* 2017; Costello *et al.* 2011).

2090 Macroalgae species on the Atlantic coast include planktonic species such as *Gracilaria spp.* and sea lettuce
2091 (*Ulva lactuca*), and sessile species such as rockweed (*Fucus spp.*). Some systems, such as the Indian River
2092 Lagoon, have experienced macroalgal blooms due to nitrogen enrichment, which have had a negative
2093 impact on SAV communities (Barile 2018).

2094 Macroalgae species in the Gulf of Mexico include Sargassum (*Sargassum fluitans*), forked sea tumbleweed
2095 (*Dictyota bartaryresii*), and watercress alga (*Halimeda opuntia*). There are six common SAV species in the
2096 Gulf of Mexico, including Cuban shoal grass, turtlegrass, manatee grass, widgeon grass, paddle grass
2097 (*Halophila decipiens*), and star grass (*Halophila engelmannii*) (Short *et al.* 2007). While the Gulf of Mexico
2098 has the most diverse assemblage of seagrass species in the U.S., many areas have experienced a significant
2099 change in species composition or significant loss of all seagrass species in recent decades (Pham *et al.* 2014;
2100 Hall *et al.* 2016; Wilson and Dunton 2018). Although concerted efforts have helped reverse these declines
2101 in some systems (Sherwood *et al.* 2017), seagrass distribution and diversity remains fundamentally altered
2102 in many areas of the Gulf of Mexico.

2103 The Pacific coast hosts a similar assemblage of seagrass species as the Atlantic coast, with eelgrass as the
2104 dominant species. In addition to widgeon grass and *Halophila spp.*, surfgrass (*Phyllospadix spp.*) and the
2105 invasive dwarf eelgrass (*Zostera japonica*) are also commonly found (Harrison and Bigley, 1982). As
2106 eelgrass is also the dominant species on the Pacific coast, seagrass declines have occurred in some areas,
2107 including the complete collapse and near extirpation of seagrass in some systems, such as Morro Bay, CA
2108 (Harenčár *et al.* 2018). However, seagrass populations have been stable in other areas, such as Puget Sound,
2109 WA (Christiaen *et al.* 2019).

2110 Macroalgae species along the Pacific coast include giant kelp (*Macrocystis pyrifera*), golden rockweed
2111 (*Silvetia compressa*), bull kelp (*Nereocystis leutkeana*), rockweed (*Fucus sp.*), and sea lettuce (OCNMS
2112 2004). Kelp species form important habitats for a range of species, and in general, these habitats are
2113 decreasing in the Aleutian Islands, Washington, Oregon, and Northern California, but increasing in
2114 Southeast Alaska and the Southern California Bight (Krumhansl *et al.* 2016). Two invasive algae,
2115 *Sargassum hornii* and *Undaria pinnatifida* have recently been recorded in Southern California, and may
2116 pose a threat to native species and alter habitats.

2117 In the Pacific Islands, only three species of SAV are found; paddle grass, widgeon grass, and Hawaiian
2118 paddle grass (*Halophila hawaiiiana*) (Short *et al.* 2007). Macroalgae species include *Styopodium*
2119 *flabelliforme*, *Halitheda opuntia*, *Caulerpa webbiana*, and *Padina australis* (NFMS 2005). While
2120 *Halophila* are more diminutive than other seagrass species, limiting their potential as habitat, they serve as
2121 important foraging grounds for green, olive ridley (*Lepidochelys olivacea*), and loggerhead sea turtles.

2122 Nineteen species of macroalgae have been introduced to the Hawaiian archipelago since the 1950s. Many
2123 of these species have outcompeted native macroalgae as well as coral reefs, and there have been many
2124 efforts to control the spread of these invasive species, with varying degrees of success (Conklin and Smith

2125 2005; Neilson *et al.* 2018). Additionally, invasive algae have been recorded in the Commonwealth of the
2126 Marianas Islands.

2127 **3.2.2.3 Reptiles**

2128 Six species of sea turtles have the potential to occur on the Atlantic coast. Threatened species include the
2129 loggerhead, green, and olive ridley sea turtles. Olive ridley sea turtle occurrences are rare but have been
2130 recorded in Puerto Rico, southern Florida, and the Grand Banks. Endangered species include the Kemp's
2131 ridley (*Lepidochelys kempii*), leatherback, and hawksbill sea turtles. Hawksbill sea turtles commonly occur
2132 in southern Florida, Puerto Rico, the Virgin Islands, and the northern Gulf of Mexico, and have also been
2133 documented as far north as Massachusetts. The Florida breeding population of green sea turtles is also listed
2134 as endangered (Appendix VI, Table 6). Critical habitat for the green sea turtle is designated in waters
2135 extending seaward three nautical miles from the mean high water line of the Culebra Islands in Puerto Rico
2136 (50 CFR 226.208). Critical habitat for the hawksbill sea turtle is designated in waters extending seaward
2137 three nautical miles from the mean high water line of Isla Mona and Monito Island, Puerto Rico (50 CFR
2138 226.209). Critical habitat for the leatherback is designated off Sandy Point on St. Croix Island in the
2139 Caribbean (77 FR 4169). Additionally, the American crocodile is listed as threatened (50 CFR 17). This
2140 species occurs in southern Florida, predominately in brackish and saline waters. Critical habitat has been
2141 designated for this species, and includes Florida Bay and southern Biscayne Bay (41 FR 41914).

2142 Five species of sea turtles have the potential to occur on the Pacific coast. Threatened species include the
2143 green, olive ridley, and loggerhead sea turtles. Endangered species include the leatherback sea turtle and
2144 the green sea turtle breeding population found on the Pacific coast of Mexico. The East Pacific green turtle,
2145 or "black turtle," may be referred to as *Chelonia mydas agassizii*. No sea turtles nest on the Pacific coast of
2146 the U.S.; the closest nesting beaches are in Baja California, Mexico. However, all five species have been
2147 recorded in U.S. waters and have been found stranded on the Pacific coast. Foraging and short-term inter-
2148 breeding residency has been recorded for green turtles in southern California, and leatherbacks in central
2149 and northern California. Green sea turtles occasionally occur in Alaska and have been found in southern
2150 Alaskan waters. Olive ridley sea turtles occurrences are increasing in Oregon and Washington. Olive ridley
2151 sea turtle occurrences are rare in Alaska, but have been recorded (Hodge, 2001). Loggerheads in Alaska
2152 are a rare occurrence and leatherbacks have been found in the Bering Sea.

2153 Five species of sea turtles have the potential to occur in the Pacific Islands. Threatened species include the
2154 green and olive ridley sea turtles. The majority of adult green turtles that feed throughout the main Hawaiian
2155 Islands migrate to French Frigate Shoals in the Northwest Hawaiian Islands to nest. Endangered species

2156 that occur in the Pacific Islands include the leatherback, loggerhead, and hawksbill sea turtles (Appendix
2157 VI, Table 6). Between 20-25 female hawksbill sea turtles nest in Hawaii every year. While hawksbill sea
2158 turtles have also been known to nest in Guam and American Samoa sporadically, there has been no
2159 documented nesting in over a decade in these U.S. territories.

2160 **3.2.2.4 Fish and Shellfish**

2161 Three mostly pelagic fish species are listed as threatened or endangered and occur in most regions. Giant
2162 manta rays (*Manta birostris*) are listed as threatened throughout their range, which includes the U.S.
2163 Atlantic and Gulf coasts, as well as the Pacific Islands Region. Oceanic whitetip sharks (*Carcharhinus*
2164 *longimanus*) are also listed as threatened throughout their range and occur in all pelagic waters of the U.S.
2165 except Alaska. Scalloped hammerhead sharks (*Sphyrna lewini*) also occur in U.S. waters; the Eastern
2166 Pacific DPS is listed as endangered, while the Central and Southwest Atlantic DPSs are listed as threatened.
2167 No critical habitat has been designated for these species.

2168 Ten species of endangered or threatened fish occur on the U.S. Atlantic coast: the Atlantic salmon (*Salmo*
2169 *salar*), the shortnose sturgeon (*Acipenser brevirostrum*), the five Atlantic sturgeon DPSs (*Acipenser*
2170 *oxyrinchus oxyrinchus*), the smalltooth sawfish (*Pristis pectinata*), and the Nassau grouper (*Epinephelus*
2171 *striatus*) (Appendix VI, Table 7). Atlantic salmon in the Gulf of Maine DPS are listed as endangered.
2172 Critical habitat is designated for the Gulf of Maine Atlantic salmon DPS (74 FR 29343). The shortnose
2173 sturgeon occurs throughout the Atlantic coast and is listed as endangered throughout its range. Atlantic
2174 sturgeon occur from Maine through Georgia, in 22 separate river systems. The population is split into five
2175 DPSs, all of which are listed under the ESA: Carolinas DPS (endangered), New York Bight DPS
2176 (endangered), Chesapeake Bay DPS (endangered), South Atlantic DPS (endangered), and Gulf of Maine
2177 DPS (threatened). Critical habitat has been designated in 31 rivers in which Atlantic sturgeon are currently
2178 found or have historically occurred (82 FR 39160). While the smalltooth sawfish historically occurred from
2179 North Carolina to Florida, its range is now confined to the coasts of Florida, and critical habitat has been
2180 designated in southwest Florida for this species, specifically in the Charlotte Harbor Estuary and in the Ten
2181 Thousand Islands area of the Everglades (74 FR 45353). Nassau grouper are listed as threatened under the
2182 ESA and occur in southeastern Florida, Puerto Rico, and the U.S. Virgin Islands.

2183 Commercial and recreational fisheries along the Atlantic coast are managed by the states, the New England,
2184 Mid-Atlantic, South Atlantic, and Caribbean Fishery Management Councils, and NMFS. Important
2185 commercial, recreational, and/or ecological species include sand lance (*Ammodytes hexapterus*), bay
2186 anchovy (*Anchoa mitchilli*), Atlantic croaker (*Micropogonias undulatus*), Atlantic menhaden (*Brevoortia*

2187 *tyrannus*), American shad (*Alosa sapidissima*), American lobster (*Homarus americanus*), and striped bass
2188 (*Morone saxatilis*). Commercially important shellfish species include blue crab (*Callinectes sapidus*),
2189 Atlantic oyster (*Crassostrea virginica*), and hard clams (*Mercenaria mercenaria*).

2190 In the Gulf of Mexico, Gulf sturgeon (*Acipenser oxyrinchus desotoi*) is threatened and the smalltooth
2191 sawfish is endangered (Appendix VI, Table 8). Critical habitat has been designated for Gulf sturgeon in the
2192 Pensacola Bay system, Santa Rosa Sound, Mississippi Sound/Pascagoula Bay system, Choctawhatchee Bay
2193 system, Apalachicola Bay system, and Suwanee Sound (68 FR 13369). Critical habitat has also been
2194 designated for smalltooth sawfish along the southwestern coast of Florida (74 FR 45353-45387).

2195 Commercial and recreational fisheries in the Gulf of Mexico are managed by the states, the Gulf of Mexico
2196 Fishery Management Council, and NMFS. Important commercial, recreational, and/or ecological species
2197 include Gulf menhaden (*Brevoortia patronis*), red drum (*Sciaenops ocellatus*), striped mullet (*Mugil*
2198 *cephalus*), red snapper (*Lutjanus campechanus*), and anchovy. Shellfish species include blue crab, stone
2199 crab (*Menippe mercenaria*), and penaeid shrimp.

2200 There are 28 protected salmonid ESUs/DPSs that occur throughout the Pacific coast, including: coho
2201 salmon (*Oncorhynchus kisutch*), Chinook salmon (*Oncorhynchus tshawytscha*), sockeye salmon
2202 (*Oncorhynchus nerka*), chum salmon (*Oncorhynchus keta*), and steelhead trout (*Oncorhynchus mykiss*).
2203 There are 17 protected Pacific salmon ESUs. The Southern Oregon/Northern California coasts coho salmon
2204 ESU, the Oregon coast coho ESU, and Lower Columbia River coho ESU are threatened. The Central
2205 California coast coho ESU is endangered. Critical habitat has been designated for each of these coho ESUs.
2206 Seven ESUs of Chinook salmon are threatened: the California coastal ESU, the Central Valley spring-run
2207 ESU, the Lower Columbia River ESU, and the Puget Sound ESU, the Snake River fall-run ESU, the Snake
2208 River spring/summer-run ESU, and the Upper Willamette River ESU. All of these ESUs, except the Snake
2209 River spring/summer-run ESU, have critical habitat designated. The Sacramento River winter-run ESU and
2210 Upper Columbia River spring-run ESU of Chinook salmon are endangered and critical habitat has been
2211 designated for these ESUs. Two ESUs of chum salmon are threatened and have critical habitat: Hood Canal
2212 summer-run ESU and the Columbia River ESU. For sockeye salmon, the Snake River ESU is listed as
2213 threatened and the Ozette Lake ESU is listed as endangered. Critical habitat has been designated for both
2214 listed sockeye salmon species. Threatened chinook salmon ESUs that are anticipated to occur in Alaska
2215 include the Snake River fall-run ESU, Upper Willamette River ESU, Puget Sound ESU, and the Lower
2216 Columbia River ESU (81 FR 33468). However, there are no threatened or endangered salmonid ESUs that
2217 spawn in Alaska.

2218 There are also 11 listed steelhead trout DPSs. Ten DPSs of steelhead are threatened and have critical habitat:
2219 the California Central Valley DPS, the Central California coast DPS, the Lower Columbia River DPS, the
2220 Middle Columbia River, the Northern California DPS, the Puget Sound DPS, the Snake River Basin DPS,
2221 the South-Central California coast DPS, the Upper Columbia River DPS, and the Upper Willamette River
2222 DPS. The Southern California DPS of steelhead is endangered and has designated critical habitat.

2223 There are several other non-salmonid fish and shellfish species listed as endangered or threatened under the
2224 ESA that occur along the West coast and Alaska. The southern DPSs of green sturgeon (*Acipenser*
2225 *medirostris*) and eulachon are both listed as threatened. The eulachon has critical habitat designated in
2226 Washington and Oregon (74 FR 3178). Two species of rockfish are also listed; the Puget Sound/Georgia
2227 Basin DPS of yelloweye rockfish is listed as threatened and the Puget Sound/Georgia Basin DPS of
2228 bocaccio is listed as endangered. Both share overlapping rockfish critical habitat in Puget Sound (79 FR
2229 68041). Four endangered species that only occur in California are the white abalone (*Haliotis sorenseni*),
2230 the black abalone, the gulf grouper (*Mycteroperca jordani*), and the northern tidewater goby
2231 (*Eucyclogobius newberryi*). Critical habitat has been designated for the tidewater goby and includes coastal
2232 stream segments in California from Del Norte County through San Diego County (Appendix VI, Table 9).
2233 This critical habitat includes the stream channels and their associated wetlands, floodplains, and estuaries
2234 (78 FR 8745). Critical habitat has also been designated for the black abalone at various locations along the
2235 coast from the Del Mar Ecological Reserve south through Santa Clemente Island, CA.

2236 Commercial and recreational fisheries on the West coast are managed by the states, the Pacific Fishery
2237 Management Council, the North Pacific Fishery Management Council, and NMFS. Important commercial,
2238 recreational, ecological, and/or subsistence species include salmon, market squid (*Loligo opalescens*),
2239 California halibut (*Paralichthys californicus*), white croaker (*Genyonemus lineatus*), Pacific herring
2240 (*Clupea harengus pallasii*), Atka mackerel (*Pleurogrammus monopterygius*), and Pacific cod (*Gadus*
2241 *macrocephalus*) (WDFW 1997; CDFG 2001; WDFW 2006). Important shellfish species include Dungeness
2242 crab (*Cancer magister*), Pacific razor clam (*Siliqua patula*), geoduck clam (*Panopea abrupta*), king crab
2243 (*Paralithodes spp.*), and Tanner crab (*Chionoecetes bairdi*).

2244 No nearshore threatened or endangered species of fish occur in the Pacific Islands. Commercial and
2245 recreational fisheries are managed by the State of Hawaii, U.S. Territories, the Western Pacific Fishery
2246 Management Council, and NMFS. Important commercial, recreational, and/or ecological species include
2247 albacore tuna (*Thunnus alalunga*), skipjack tuna (*Katsuwonus pelamis*), wahoo (*Acanthocybium solanchi*),
2248 wrasses (*Labridae spp.*), jacks (*Carangidae spp.*), and blue marlin (*Makaira nigricans*). Additionally, a

2249 large aquaculture farm that raises kanpachi (*Seriola rivoliana*) is located off the coast of the island of
2250 Hawaii.

2251 3.2.2.5 Coastal and Marine Birds

2252 Threatened bird species on the U.S. Atlantic coast include the wood stork (*Mycteria americana*), the red
2253 knot (*Calidris canutus rufa*), and the piping plover (*Charadrius melodus*). Critical habitat for wintering
2254 populations of piping plovers has been designated along the coastal shoreline of North Carolina and south
2255 along the eastern coast of the U.S. to the Gulf of Mexico. The yellow-shouldered blackbird is listed as
2256 endangered only in Puerto Rico. Critical habitat for the yellow-shouldered blackbird has been designated
2257 on the main island of Puerto Rico and on Isla Mona. The roseate tern (*Sterna dougallii dougallii*) is
2258 endangered from Maine to North Carolina. The Caribbean population of the roseate tern is threatened in
2259 Florida, Puerto Rico, and the Virgin Islands. A non-essential experimental population²⁴ of whooping cranes
2260 (*Grus americana*) is located from Virginia to Florida. Individuals of the population are treated as threatened
2261 if they occur in a NWR or national park (Appendix VI, Table 10). Seabirds, shorebirds, wading birds, and
2262 waterfowl using the Atlantic Flyway migrate through or nest on the Atlantic coast. Species include the great
2263 blue heron (*Ardea herodias*), snowy egret (*Egretta thula*), osprey (*Pandion haliaetus*), great cormorant
2264 (*Phalacrocorax carbo*), and whimbrel (*Numenius phaeopus*) (Clark and Niles 2000).

2265 The piping plover is also listed as threatened in states along the Gulf of Mexico. Piping plover critical
2266 habitat has been designated along the coastal shoreline of the Gulf coast, from Texas to Florida. The
2267 whooping crane is listed as endangered in Texas and critical habitat has been designated along the Texas
2268 Gulf coast (Appendix VI, Table 11). The Mississippi sandhill crane (*Grus canadensis pulla*) is listed as
2269 endangered and critical habitat has been designated in the Mississippi NWR (42 FR 39985 39988). The
2270 Mississippi and Central Flyways pass through the Gulf of Mexico. Species that migrate through or nest on
2271 the coast include the snowy egret, great blue heron, gull-billed tern (*Sterna nilotica*), sanderling (*Calidris*
2272 *alba*), and American oystercatcher (*Haematopus palliatus*) (Hunter *et al.* 2002; Elliott and McKnight 2000).

2273 Threatened species found from California to Washington include the marbled murrelet and the western
2274 snowy plover (Appendix VI, Table 12). Critical habitat for the western snowy plover has been designated
2275 in California, Oregon, and Washington. Other threatened species found in California include the coastal
2276 California gnatcatcher and the San Clemente sage sparrow (*Amphispiza belli clementeae*). Critical habitat
2277 for the coastal California gnatcatcher has been designated along the southern California coast.

²⁴ Designated per section 10(j) of the Endangered Species Act

2278 Endangered species on the entire West coast, including Alaska, are the short-tailed albatross (*Phoebastria*
2279 *albatrus*) and the Alaska breeding population of Steller's eider (Appendix VI, Table 12). Occurrences of
2280 Steller's eider in California, Oregon, and Washington are rare. Critical habitat for the Steller's eider has
2281 been designated in Alaska. The spectacled eider (*Somateria fischeri*), which occurs in Alaska, is listed as
2282 threatened under the ESA, and critical habitat has been designated for this species. Endangered bird species
2283 only found in California include the California Ridgeway's rail (*Rallus longirostris obsoletus*), light-footed
2284 clapper rail (*Rallus longirostris levipes*), San Clemente loggerhead shrike (*Lanius ludovicianus mearnsi*),
2285 and California least tern (*Sterna antillarum browni*). The California condor (*Gymnogyps californianus*) is
2286 an endangered species that has been reintroduced in Southern California and may be found along the coast.

2287 The Pacific Flyway passes through the U.S. Pacific coast. Species include the royal tern (*Sterna maxima*),
2288 common murre (*Uria aalge*), snowy egret, Caspian tern (*Sterna caspia*), black-crowned night heron
2289 (*Nycticorax nycticorax*), and the sooty shearwater (*Puffinus griseus*) (Hickey *et al.* 2003; USFWS 2005;
2290 ADFG 2005).

2291 Eleven endangered coastal and marine bird species are found in the Pacific Islands region: the short-tailed
2292 albatross, Hawaiian coot (*Fulica Americana alai*), Hawaiian duck (*Anas wyvilliana*), Laysan duck (*Anas*
2293 *laysanensis*), Laysan finch (*Telespyza cantans*), Nihoa finch (*Telespyza ultima*), Hawaiian dark-rumped
2294 petrel (*Pterodroma phaeopygia sandwichensis*), Newell's Townsend's shearwater (*Puffinus auricularis*
2295 *newelli*), Hawaiian stilt (*Himantopus mexicanus knudseni*), Guam bridled whiteeye (*Zosterops conspicillatus*
2296 *conspicillatus*), and Mariana crow (*Corvus kubaryii*) (Appendix VI, Table 13). No critical habitat has been
2297 designated for these bird species.

2298 A variety of birds inhabit the Pacific Islands region including geese, ducks, coots, rails, waders, and gulls.
2299 Species include the Hawaiian goose (*Branta sandvicensis*), Tahiti petrel (*Pterodroma rostrata*), black-
2300 crowned night-heron (*Nycticorax nycticorax hoactli*), pacific-golden plover (*Pluvialis fulva*), and red-
2301 footed booby (*Sula sula*) (HAS 2002; USFWS 2005).

2302 **3.2.2.6 Marine Mammals**

2303 In this section, descriptions of the marine mammals that may occur in each NMFS region are presented. An
2304 overview of stranding information, including trends in strandings by numbers, species and seasonality, mass
2305 strandings, and Unusual Mortality Events (UMEs) can be found in Appendix II.

2306 While some marine mammals are considered resident, and remain within a relatively localized area, most
2307 marine mammal species are wide ranging, and populations of some species routinely cross regional and

2308 national boundaries. Some marine mammal species that are found in all NMFS regions include small
2309 cetaceans such as harbor porpoise (*Phocoena phocoena*), orca, and common bottlenose dolphins (*Tursiops*
2310 *truncatus*). Large whale species such as fin whale (*Balaenoptera physalus*), blue whale (*Balaenoptera*
2311 *musculus*), sei whale (*Balaenoptera borealis*), minke whale (*Balaenoptera acutorostrata*), and sperm whale
2312 (*Physeter macrocephalus*) are also found in all NMFS regions. Fin, blue, sei, and sperm whales are all listed
2313 as endangered throughout their range. No pinniped species are found in every region, but harbor seals
2314 (*Phoca vitulina*) are found in all but the Pacific Islands Region.

2315 **NMFS Greater Atlantic Region.** The NMFS Greater Atlantic Region includes ten coastal states from
2316 Virginia to Maine. Thirty-eight species of marine mammals have the potential to occur in the Greater
2317 Atlantic Region (Appendix VI, Table 14) (Geraci and Lounsbury 2005). The North Atlantic right whale is
2318 listed as endangered under the ESA and as depleted under the MMPA, and critical habitat is designated for
2319 a large area within the Gulf of Maine and Georges Bank region, including the large embayments of Cape
2320 Cod Bay and Massachusetts Bay (81 FR 4837). The Western North Atlantic coastal migratory stocks of
2321 bottlenose dolphins, which range from New Jersey to Florida, are listed as depleted under the MMPA.

2322 The North Atlantic right whale population continues to be critically endangered and has not shown signs
2323 of recovery. The population is estimated to have fewer than 400 individuals remaining and has been
2324 declining for over a decade (Pace in prep). A recent study suggests that despite efforts to reduce human
2325 interaction-caused mortalities (*i.e.*, entanglements and vessel strikes), anthropogenic sources of mortality
2326 play an outsized role in preventing the recovery of this critically endangered species (Sharp *et al.* 2019).
2327 Since 2017, North Atlantic right whales have experienced an Unusual Mortality Event (UME) in the U.S.
2328 and Canada, which is ongoing. As of March 2021, a total of 49 cases are included in the UME (34 dead and
2329 15 seriously injured whales), which represents over 10% of the population and severe setback to the species'
2330 recovery.

2331 Conversely, in 2015, following a review of global humpback whale populations, all humpback whales along
2332 the U.S. east coast were determined to be part of the West Indies DPS, and this DPS was removed from the
2333 Endangered Species List (Bettridge *et al.* 2015). Recent abundance estimates indicate a continued increase
2334 in population growth since that time (Hayes *et al.* 2019). Similarly, populations of gray (*Halichoerus*
2335 *grypus*), harp (*Pagophilus groenlandicus*), hooded (*Cystophora cristata*), and harbor seals are likely
2336 increasing in the U.S. EEZ (Waring *et al.* 2007).

2337 **NMFS Southeast Region.** Thirty-two species of marine mammals have been reported in the Southeast
2338 Region (Appendix VI, Table 15) (Geraci and Lounsbury 2005). The North Atlantic right whale migrates

2339 along the U.S. east coast, to breeding grounds off the coast of Georgia and Florida. Therefore, as in the
2340 Great Atlantic Region, the North Atlantic right whale is listed as endangered and critical habitat has been
2341 designated in the Southeast region. Critical habitat for the North Atlantic right whale is designated as the
2342 nearshore and offshore waters of the southeastern U.S., extending from Cape Fear, North Carolina south to
2343 approximately 27 nautical miles below Cape Canaveral, Florida (80 FR 9314–9345). Population changes
2344 to North Atlantic right whales and West Indies DPS humpbacks are the same as those listed for the Greater
2345 Atlantic Region. The West Indian manatee was reclassified from endangered to threatened under the ESA
2346 in 2017 (82 FR 16668). Critical habitat for the West Indian manatee is designated within several watersheds
2347 along the east and west coast of Florida (42 FR 47840–47845). Gulf of Mexico Bryde’s whales
2348 (*Balaenoptera edeni*) are also listed as endangered (84 FR 15446). All threatened and endangered marine
2349 mammal species in the southeast region are listed as depleted under the MMPA. The Western North Atlantic
2350 coastal migratory stock of bottlenose dolphins are also listed as depleted under the MMPA.

2351 There are few pinnipeds in the Southeast Region, with only harbor seals present in North Carolina.
2352 Individuals of other pinniped species are sometimes seen stranded in this region including hooded, harp,
2353 and gray seals. However, when these individuals strand, they are considered out of habitat.

2354 **NMFS West Coast Region.** The NMFS West Coast Region includes three coastal states: Washington,
2355 Oregon, and California. Forty-three species of marine mammals have the potential to occur in the West
2356 Coast Region (Appendix VI, Table 17). The Mexico humpback whale DPS, southern sea otter (*Enhydra*
2357 *lutris nereis*), and Guadalupe fur seal (*Arctocephalus townsendi*) are listed as threatened. The North Pacific
2358 right whale (*Eubalaena japonica*), the Central America humpback whale DPS, and the Southern Resident
2359 DPS of killer whales are listed as endangered and these species are known to travel between the U.S. and
2360 Canada. Approximately 2,560 square miles of inland waters of Washington have been designated as critical
2361 habitat for the Southern Resident killer whale DPS (71 FR 69054) and coastal critical habitat was proposed
2362 in 2019 (84 FR 49214). Critical habitat has been designated for the Central America DPS and Mexico DPS
2363 of humpback whales (84 FR 54354). All threatened and endangered marine mammal species are listed as
2364 depleted under the MMPA. The California/Oregon/Washington stock of humpback whales and the Eastern
2365 Pacific stock of the Northern fur seal (*Callorhinus ursinus*) are also listed as depleted under the MMPA.

2366 Many marine mammal stocks in the West Coast Region are stable and/or increasing. For example,
2367 California sea lions (*Zalophus californianus*) have been increasing at seven percent per year. The eastern
2368 DPS of Steller sea lions increased at a rate of 4.76 percent per year between 1989 and 2015, and this DPS
2369 (which is the only Steller sea lion DPS found in the West Coast Region) was delisted from the ESA in 2013
2370 (78 FR 66139). One exception is the Southern Resident killer whale DPS, which following the peak census

2371 count of 99 animals in 1995 experienced an almost 20 percent decline. The population currently stands at
2372 less than 80 animals as of a recent census in 2017 (Carretta *et al.* 2019). In addition, some populations of
2373 beaked whales are thought to be decreasing in the West Coast Region (Moore and Barlow 2013).

2374 **NMFS Alaska Region.** The NMFS Alaska Region is the state of Alaska. Twenty-nine species of marine
2375 mammals have the potential to occur in the Alaska Region (Appendix VI, Table 18) (Geraci and Lounsbury
2376 2005). Threatened marine mammal species include the southwest Alaska DPS of the northern sea otter
2377 (*Enhydra lutris kenyoni*), Arctic ringed seal (*Pusa hispida hispida*), Mexico DPS humpback whale,
2378 Berengia bearded seal (*Erignathus barbatus nauticus*), and the polar bear (*Ursus maritimus*). Endangered
2379 marine mammal species include the western DPS Steller sea lion, western North Pacific DPS gray whale
2380 (*Eschrichtius robustus*), Cook Inlet beluga whale DPS (*Delphinapterus leucas*), bowhead whale (*Balaena*
2381 *mysticetus*), Western North Pacific humpback whale DPS, sperm whale, fin whale, blue whale, sei whale,
2382 and North Pacific right whale. All threatened and endangered species are listed as depleted under the
2383 MMPA. The Eastern Pacific stock of Northern fur seals and the AT1 group of transient killer whales are
2384 listed as depleted under the MMPA.

2385 Critical habitat for the Steller sea lion is designated within Alaska and is defined as major rookeries; haul-
2386 outs; and associated terrestrial, air, and aquatic zones. There are also three special aquatic foraging areas
2387 that are designated as critical habitat for the Steller sea lion: Shelikof Strait (in the Gulf of Alaska), Bogoslof
2388 Island area and Seguam Pass (in the Bering Strait), and the Aleutian Islands area (58 FR 45269–45285).
2389 Critical habitat for the North Pacific right whale has been designated in the Gulf of Alaska and the Southeast
2390 Bering Sea (71 FR 38277-38297). Critical habitat is also designated for the polar bear on barrier islands in
2391 the Beaufort and Chukchi Seas, as well as denning habitat along the Beaufort Sea coast (75 FR 76085).
2392 Critical habitat is also designated for the southwest Alaska DPS of the northern sea otter, from western
2393 Cook Inlet through the Aleutians and Bristol Bay (74 FR 51987). Critical habitat for ringed and bearded
2394 seals is currently under consideration and designation will be proposed in 2021. Lastly, critical habitat has
2395 been proposed for the Mexico and Western North Pacific DPSs of humpback whales (84 FR 54354).
2396 Specifically, critical habitat has been proposed for the Mexico DPS in most waters in Southeast Alaska,
2397 Prince William Sound, lower Cook Inlet, and Kodiak; critical habitat has been proposed for the Western
2398 North Pacific DPS in the Aleutians, from Unalaska through the Kodiak archipelago (84 FR 54354).

2399 Some marine mammal populations in Alaska are increasing, including: bowhead whales, the eastern DPS
2400 of Steller sea lions, and Bristol Bay beluga whales. At least four humpback whale DPSs occur in Alaska:
2401 Hawaii, Mexico, Western North Pacific, and Central North Pacific. The Central North Pacific humpback
2402 whale DPS is increasing, and the Western North Pacific DPS is slowly recovering (Muto *et al.* 2019).

2403 Conversely, harbor seal populations have experienced declines in parts of Alaska, notably the Aleutian
2404 Islands, Prince William Sound, and Glacier Bay. Cook Inlet belugas were designated as depleted on May
2405 31, 2000 (65 FR 34590) and endangered on October 22, 2008 (73 FR 62919). The Cook Inlet beluga DPS
2406 has declined by nearly 75 percent since 1979, from about 1,300 whales to an estimated 279 whales in 2016
2407 (Shelden and Wade 2019). AT1 killer whales were designated as depleted on June 3, 2004 (69 FR 31321),
2408 and are not showing signs of recovering (Muto *et al.* 2019). Northern fur seals, which were designated as
2409 depleted on May 18, 1988 (53 FR 17888) are not recovering and continue to decline. The size and trend of
2410 the Pacific walrus (*Odobenus rosmarus*) population is uncertain. Population point estimates from 1975-
2411 1990 ranged between 202,039 to 246,360 walruses, but were not precise enough to accurately reflect a
2412 trend. However, a new effort to estimate the population using genetic fingerprints was conducted from
2413 2014-2017, and preliminary estimates suggest that there are 283,000 individuals. The Southern Beaufort
2414 Sea population of polar bear is thought to be declining.

2415 **NMFS Pacific Islands Region.** The NMFS Pacific Islands Region includes the state of Hawaii as well as
2416 the territories of Guam, American Samoa, the Commonwealth of the Northern Mariana Islands, and other
2417 U.S. Pacific Islands. Twenty-three marine mammal species have the potential to occur in the Pacific Islands
2418 Region (Appendix VI, Table 19) (Geraci and Lounsbury 2005). Endangered marine mammal species
2419 include the Hawaiian monk seal and the main Hawaiian Islands Insular false killer whale (*Pseudorca*
2420 *crassidens*) DPS. All endangered species are listed as depleted under the MMPA. No threatened species
2421 occur in the region. Critical habitat for the main Hawaiian Islands Insular false killer whale DPS is
2422 designated and defined as waters from the 45 meter depth contour to the 3,200 meter depth contour around
2423 the main Hawaiian Islands from Ni'ihau east to Hawaii (83 FR 35062-35095).

2424 The only pinniped species endemic to the Hawaiian Islands is the Hawaiian monk seal. Critical habitat for
2425 the Hawaiian monk seal includes sixteen occupied areas within the range of the species: ten areas in the
2426 Northwestern Hawaiian Islands (NWHI) and six in the main Hawaiian Islands (MHI). Hawaiian monk seal
2427 critical habitat is defined as all beach areas, sand spits, and islets; lagoon waters; inner reef waters; and
2428 marine habitat through the water's edge, including the seafloor and all subsurface waters, and marine habitat
2429 within 10 meters of the seafloor, out to 200 meter depth in the NWHI. Critical habitat in the MHI include
2430 marine habitat from the 200 meter depth contour line, including the seafloor and all subsurface waters and
2431 marine habitat within 10 meters of the seafloor, through the water's edge and 5 meters into the terrestrial
2432 environment from the shoreline (80 FR 50925-50988). The Hawaiian monk seal population grew at an
2433 average rate of approximately four percent per year from 2013-2016 (Carretta *et al.* 2019). The species
2434 remains well below its optimum sustainable population and has not fully recovered from historical declines,
2435 but the population trend is positive. While Hawaiian monk seals are the only pinnipeds endemic to the

2436 region, northern elephant seals (*Mirounga angustirostris*) and northern fur seals sometimes strand in the
2437 main Hawaiian Islands. However, when these individuals strand, they are considered out of habitat.

2438 **3.3 Water and Sediment Quality**

2439 **3.3.1 Definition of the Resource**

2440 Water quality is defined as the biological, chemical, and physical properties of a waterbody that determine
2441 its suitability for human use or for its role in the ecosystem. In coastal environments, water quality is
2442 influenced by river drainage, erosion, and atmospheric deposition (*e.g.*, precipitation and dust). Human
2443 activities affect water quality through nonpoint source runoff, pollutant discharges, dumping, hazardous
2444 material spills, and air emissions. The Environmental Protection Agency (EPA) maintains a national coastal
2445 monitoring program, the National Coastal Condition Assessment (NCCA)²⁵, with rigorous quality
2446 assurance protocols and standardized sampling procedures designed to produce national and regional
2447 estimates of coastal condition. This program determines water quality by using five indicators: dissolved
2448 inorganic nitrogen (DIN), dissolved inorganic phosphorus (DIP), water clarity, chlorophyll *a*, and dissolved
2449 oxygen (DO). Water quality does not include a measure of fecal coliforms, per NCCA protocols.
2450 Additionally, ocean acidification has not historically been measured by the NCCA, but will be included in
2451 future NCCA reports. Ocean acidification is a growing problem due to the increasing levels of carbon
2452 dioxide that are dissolving into the ocean and reducing the ocean's pH (Doney *et al.*, 2009). Concentrations
2453 of DIN and DIP that indicate poor condition vary according to location. The NCCA considers that water
2454 clarity is poor if less than ten percent of surface light reaches 1 meter. The NCCA considers that DO is poor
2455 if concentrations less than 2 mg/L are present. The data below on water quality from the contiguous U.S.
2456 are mainly taken from the NCCA 2010 report (EPA 2016); and data from Alaska, Hawaii, and territories
2457 are taken mainly from the National Coastal Condition Report IV (EPA 2012). These reports rate the five
2458 constituents of water quality on a scale of poor, fair, and good.

2459 Sediment quality is the ability of sediment to support a healthy benthic population, and helps to determine
2460 the ecological health of aquatic systems. Sediments provide essential habitat and food for many organisms.
2461 Activities affecting sediment quality are runoff, pollutant discharges, dumping, hazardous materials spills,
2462 and air emissions. Sediment quality is a combination of two factors: known sediment contaminants and
2463 sediment toxicity. Typical sediment contaminants include heavy metals and persistent organic pollutants
2464 (POPs). POPs include dioxin, Polychlorinated Biphenyls (PCBs), Polycyclic Aromatic Hydrocarbons
2465 (PAHs), and pesticides. Most major harbors in the U.S. have moderate to severe sediment contamination.

²⁵ <https://www.epa.gov/national-aquatic-resource-surveys/ncca>

2466 As not all chemicals have known risk-based thresholds like known contaminants, sediment toxicity is
2467 measured by conducting static toxicity tests with amphipods, specifically *Leptocheirus plumulosus* and
2468 *Eohaustorius estuaries* for estuarine or marine sediments. Data on sediment quality are also compiled by
2469 the NCCA, and the data below are mainly taken from the NCCA 2010 report (EPA 2016). Similar to water
2470 quality, these reports rate sediment quality on a scale of poor, fair, and good.

2471 **3.3.2 Affected Environment**

2472 ***NMFS Greater Atlantic Region.*** The Northeast coast encompasses the coastal waters of Maine through
2473 Virginia, and is the most densely populated coastal region in the U.S., with millions of people living on or
2474 near several large estuaries, such as the Hudson River Estuary and the Chesapeake Bay. Forty four percent
2475 of estuaries along the Northeast coast are in good condition, 49 percent are rated fair, and six percent are
2476 rated poor; fair ratings for phosphorus and chlorophyll *a* contributed most to the fair water quality index
2477 scores for this region (EPA 2016). The DIN in most estuaries is good, with only three percent having a poor
2478 rating. Conversely, 55 percent of waters in this region have concentrations of DIP rated as fair, with only
2479 35 percent of waters rated as good. Most waters have water clarity rated as good (73 percent), with only ten
2480 percent in poor condition. DO concentrations were similar, with 73 percent rated as good and only 11
2481 percent rated as poor. Overall, two of the five components of water quality (DO and water clarity) have
2482 improved over time, with the other three metrics (DIN, DIP, and chlorophyll *a*) showing mixed results
2483 (EPA 2016). The overall sediment quality in the Northeast is good, with 60 percent of the coastal area
2484 scoring a good rating on the sediment quality index, and only nine percent considered to be in poor
2485 condition. Toxicity was rated poor in only nine percent of sediments sampled, while only one percent
2486 contained contaminants. However, when compared to previous reports, sediment quality significantly
2487 decreased in the Northeast coast between 2006 and 2010.

2488 ***NMFS Southeast Region.*** The Southeast Atlantic coast includes coastal waters from North Carolina
2489 through Biscayne Bay, Florida. Estuarine areas on the Southeast coast are in mostly fair condition (69
2490 percent) (EPA 2016). The DIN rating is good, with 96 percent of estuaries scoring as good. DIP is
2491 considered fair, with 41 percent having good concentrations and 48 percent having fair concentrations. The
2492 overall rating of water clarity is good, with 63 percent of the estuarine area in good condition. Dissolved
2493 oxygen concentrations are also good, with only one percent of the area exhibiting hypoxia. A significant
2494 improvement in DO and water clarity contributed to the increase in overall water quality in this region since
2495 2006 (EPA 2016). Sediment quality in the Southeast coast estuaries is mostly good, with 65 percent of
2496 estuaries containing good sediment quality and only four percent having poor sediment quality. Sediment

2497 toxicity and contamination are both generally considered good across the region, despite a significant
2498 decrease in sediment quality since 2006 (EPA 2016).

2499 In Puerto Rico, the overall water quality in estuaries is considered good to fair (EPA 2012). DIN is
2500 considered good, with no estuaries exceeding concentrations greater than 0.1 mg/L. The DIP rating is fair,
2501 with only twelve percent exceeding concentrations greater than 0.01 mg/L. Water clarity is fair and DO
2502 concentrations are good with 92 percent of sites sampled rated as such. Sediment quality is poor in Puerto
2503 Rico. Sediment contamination criteria were exceeded in 20 percent of sediments, mostly for heavy metals,
2504 pesticides, and PCBs. However, sediment toxicity is considered good, as no areas were rated poor (EPA
2505 2012).

2506 The U.S. Virgin Islands surface water quality is generally good, but quality is declining due to an increase
2507 in point and nonpoint source discharges into the marine environment. Vessel wastes and uncontrolled runoff
2508 are major direct discharges into surface waters (VI DPNR 2001). There are no true estuaries in the U.S.
2509 Virgin Islands for assessment. Ninety-seven percent of the shoreline has been assessed. Four percent of
2510 shoreline waters are poor, 10 percent fair, and 86 percent are good (EPA 2005). Sediment quality
2511 information for the Virgin Islands is not available.

2512 Estuaries along the Gulf of Mexico coast have mostly fair (58 percent) and poor (24 percent) water quality.
2513 DIN is considered good, with only ten percent of areas having poor quality (EPA 2016). The DIP rating is
2514 mostly poor, with 44 percent having high concentrations. The overall rating of water clarity is good, with
2515 61 percent in good condition. DO concentrations are good, with only seven percent of the area exhibiting
2516 hypoxia. Coastal and deeper waters of the Gulf are degraded from spills and dumping from vessels. Hypoxia
2517 in Gulf coast waters generally results from stratification, eutrophication, or a combination of these two
2518 conditions. Mobile Bay, Alabama and waters around the mouth of the Mississippi River experience regular
2519 hypoxic events during the summer months. Since the late 1990s, water quality has continued to significantly
2520 decline along this coast, mostly driven by worsening DIP, DO, and chlorophyll *a* conditions.

2521 Sediment quality in the Gulf of Mexico is mostly good, with only 25 percent of areas containing poor
2522 sediment quality (EPA 2016). Sediment contaminants are very low, with 93 percent of areas sampled
2523 containing low (good) amounts of known contaminants. Sediment toxicity was good, with 44 percent of
2524 sediments rated as good, while 24 percent of sediments samples were rated poor. There was a significant
2525 increase in sediment toxicity, mostly attributed to the Deepwater Horizon Oil Spill (EPA 2016). This
2526 increase in toxicity resulted in a significantly lower overall sediment quality score for the Gulf coast
2527 compared to the previous assessment in 2005 (EPA 2016).

2528 **NMFS West Coast Region.** The water quality index for estuaries along the Pacific coast is good.
2529 Chlorophyll *a* and phosphorus contribute most to the poor water quality in this region (EPA 2016). The
2530 DIN rating is good, with less than one percent of waters sampled having poor quality. Water clarity is
2531 considered good, with 79 percent of waters having good clarity. DO concentrations are also good, with no
2532 areas exhibiting hypoxia. The lowest measured values of DO was in Dabob Bay and the southern arm of
2533 Hood Canal, both in Washington (EPA 2012). Sediment quality in Pacific coast estuaries has significantly
2534 decreased since 2006, with 80 percent rated as good in 2006 compared to 31 percent rated as good in 2010.
2535 Sediment contaminants were low, but toxicity has significantly worsened, with 19 percent in fair condition
2536 and 27 percent in poor condition (EPA 2016).

2537 **NMFS Alaska Region.** The water quality of most of Alaska's vast coastline has not been regularly
2538 monitored. A survey in 2004 of Southeast Alaska estuaries indicated that the overall water quality was good
2539 (EPA 2012). DIN and DIP levels were good, with only three percent rated as fair and none of the waters
2540 tested rated as poor. Chlorophyll *a* conditions were also good, with 100 percent of sites tested in Southeast
2541 Alaska rated as good, and 92 percent of waters rated as having good water clarity. DO was also good with
2542 95 percent of waters receiving a good rating. Sediment quality was also good, with 92 percent of sediments
2543 rated as good (EPA 2012). More recently, water quality was assessed in coastal waters and estuaries along
2544 the Beaufort and Chukchi seas (Hartwell 2018). The results of this effort suggest that these waters are in
2545 pristine condition, with limited sediment contaminants that can be tied to human activities; elevated levels
2546 of some contaminants such as nickel and PAHs were determined to be derived from soil or coal and peat
2547 deposits (Hartwell *et al.* 2018).

2548 **NMFS Pacific Islands Region.** Similar to Alaska, the coastline of Hawaii and Pacific island territories do
2549 not have comprehensive coastal monitoring programs. Water quality in Hawaii was most recently assessed
2550 in 2006, and the overall water quality in the state was good (EPA 2012). At the majority of sites sampled,
2551 all water quality metrics were determined to be good. Only Pearl Harbor was determined to have poor water
2552 quality, based on low scores for water clarity, DO, and chlorophyll *a*. Sediment quality was not as pristine,
2553 with 17 percent of sediments rated as fair or poor for contaminant concentrations (EPA 2012). The highest
2554 contaminant concentrations were found in Pearl Harbor and adjacent bays.

2555 Guam's marine waters and bay sediments are generally free of pollutants, except in areas of localized
2556 pollutant runoff or where discharges from land or vessels occur. The deep surrounding seas rapidly dilute
2557 pollutant discharges (GEPA 2000). The most recent comprehensive water quality survey occurred in 2006
2558 (EPA 2012). Of the bays assessed for water quality, 56 percent were rated good, and 41 percent were rated
2559 fair. The remaining sites were rated poor, and were located in Tumon Bay and near the mouth of the

2560 commercial port area within Apra Harbor, or were near extensive aquaculture sites in Talofoto Bay (EPA
2561 2012). Sediment quality was rated good in 97 percent of the sites sampled. Sediment toxicity and
2562 contaminants were both rated as good in 71 percent of sites sampled. Two of the three sites that received a
2563 fair sediment quality index rating were located within Apra Harbor (EPA 2012). These sites are known to
2564 have high levels of metals, specifically copper, zinc, lead, and tin (GEPA 2000; EPA 2012).

2565 Water quality in American Samoa is generally in good condition, with 96 percent of the sites sampled
2566 scoring good on the water quality index (EPA 2012). The remaining sites were rated as fair, primarily due
2567 to concerns with water clarity and chlorophyll *a*. Comprehensive sediment quality information for
2568 American Samoa is not available. Few areas in American Samoa have been assessed for sediment
2569 contaminants, however a recent study of sediment contaminants in Faga’alu Bay, Tutuila found that while
2570 contaminant loads are generally low, some parts of the bay have higher levels of contaminants that could
2571 cause concern (Whithall and Holst 2015). The contaminant loads in these areas were attributed to a local
2572 rock quarry and legacy landfill that was not properly contained (Whithall and Holst 2015).

2573 In the southern islands of the Commonwealth of the Marianas Islands (CNMI), coastal water quality is
2574 impacted by sewage outfalls and overflows, septic systems, dredging, excess nutrients, and urban runoff.
2575 Sedimentation from unpaved roads and development increases turbidity in nearshore waters during heavy
2576 rains. High nutrient levels have negatively affected coral reefs and lagoons. Water quality data was collected
2577 in 2017 around Saipan, Tinian, Rota, and Managaha. Overall, 58 percent of waters were rated as good, as
2578 they were found to be to be fully supporting all fishing and swimming uses, as set forth in the Clean Water
2579 Act (Yuknavage *et al.* 2018). Sediment quality information for CNMI is not available.

2580 **3.4 Cultural Resources**

2581 **3.4.1 Definition of the Resource**

2582 NOAA considers impacts to both cultural and historic resources under NEPA. Cultural resources include
2583 historic properties, as defined in the National Historic Preservation Act (NHPA), sacred sites, and
2584 archaeological sites. The scope of cultural resources considered under NEPA is broader than that considered
2585 under the NHPA (CEQ 2013). A complete inventory of potentially impacted cultural and historic resources
2586 is not possible, given the national scope of this analysis. However, NOAA expects that archeological sites
2587 and the use of marine mammals by Native American tribes and other aboriginal peoples may be the only
2588 cultural resources that could be impacted by the MMHSRP’s activities.

2589 Cultural resources include cultural or religious practices and Traditional Cultural Properties (TCPs). TCPs
2590 are properties associated with cultural practices or beliefs of a living community that are important in
2591 maintaining the continuing cultural identity of the community (Ferguson and Kuwanwisiwma 2017).
2592 Examples of TCPs include: Native American ceremonial locations, urban neighborhoods that are the
2593 traditional home of a particular cultural group, and locations associated with the traditional beliefs of a
2594 Native American group. Other types of cultural resources include prehistoric or historic remains, artifacts,
2595 or indicators of past human activities and accomplishments. Many of these sites and resources may still be
2596 used today.

2597 Historic resources are defined as defined as prehistoric or historic sites, buildings, structures, or objects
2598 listed or eligible for listing on the National Register of Historic Places (NRHP)²⁶. Artifacts, records, and
2599 physical remains associated with historic properties may be considered cultural resources (NRCS 2006).
2600 NEPA and CEQ regulations require federal agencies to consider potential impacts on the “human
2601 environment,” which is defined as “the natural and physical environment and the relationships of people to
2602 that environment” (40 CFR 1508.14). Therefore, a federal action must be analyzed for probable impacts on
2603 the cultural aspects of the human environment. The NHPA requires federal agencies to consider the effects
2604 of their actions on historic properties (16 U.S.C. 470 et seq.). The Archeological and Historic Preservation
2605 Act requires federal agencies to report any perceived impacts their actions may have on historical or
2606 archaeological data (including relics and specimens) (16 U.S.C. 469a et seq.). The Native American Graves
2607 Protection and Repatriation Act requires the identification and appropriate disposition of human remains,
2608 funerary objects, sacred objects, or objects of cultural patrimony that are excavated on purpose or
2609 discovered inadvertently on federal or tribal lands (25 U.S.C. 3001 et seq.).

2610 **3.4.2 Affected Environment**

2611 **3.4.2.1 Archeological Resources and TCPs**

2612 Archeological resources may be submerged or occur on land. Many historic resources in the action area are
2613 listed on, or are eligible to be listed on, the NRHP. These include lighthouses, ports, docks, coastal forts,
2614 and shipwrecks. Submerged cultural resources include inundated archaeological sites, Native American
2615 artifacts, shipwrecks, and aircrafts. Native American artifacts include canoe runs, canoes, fish weirs, and
2616 petroglyphs (Stilson *et al.* 2003). Inundated archaeological sites found in nearshore areas include fishing
2617 weirs, bowls, donut stones, prehistoric stone anchors, historic metal anchors, and the remains of landings
2618 and wharfs. In Hawaii, more recent archaeological historic sites and TCPs are also found below the high-

²⁶ <https://www.nps.gov/subjects/nationalregister/index.htm>

2619 water mark (typically fishponds, but anchor holes and petroglyphs have also been documented). Most
2620 archaeological sites and TCPs in Hawaii have not been surveyed, and it is likely that most coastline areas
2621 contain historic sites and resources (USCG 1999).

2622 There are also submerged archeological resources from World War II, particularly in the Pacific Islands,
2623 such as the American tanks that did not make landfall in CNMI and sit in reef waters next to beaches
2624 (Cabrera 2005). Additionally, many shipwrecks from World War II are grounded on beaches throughout
2625 CNMI (CNMI 2001). There is also the potential for prehistoric sites offshore, where areas of the continental
2626 shelf were once shoreline. Archaeological surveys have not been conducted in most of these areas.

2627 Archeological resources may occur on beaches or on land adjacent to the water. Prehistoric archeological
2628 resources on land include shell middens, lithic scatters, habitation sites, burials, and ceremonial and sacred
2629 sites of early Native American populations. Other Native American cultural remains include domestic
2630 artifacts, stone tools, ivory objects, woven fishing nets, fiber-tempered pottery, masks, pictographs, and
2631 petroglyphs. Petroglyphs may also be found on prominent boulders along the shoreline, such as in
2632 Washington State (Stilson *et al.* 2003). Another example is in American Samoa where habitation sites are
2633 expected to be located in coastal areas. Material remains found at these sites may include Lapita pottery,
2634 basalt flakes and tools, volcanic glass, shell fishhooks, shell ornaments, and faunal remains. Archaeological
2635 evidence indicates that early sites may be found on the shores of prehistoric embankments that have been
2636 filled in with sand. Remains of prehistoric villages may be visible on the surface, but many are buried
2637 underground (ASHPO 2019). In Guam, Latte stones and ancient Chamorro artifacts occur in coastal areas.
2638 Latte stones were pillars on which ancient Chamorro houses were built. Latte stones are inserted in sand
2639 containing fragments of pottery, shells, fish bones, charcoal, stone and shell tools. Burials in sand-lined pits
2640 have also been found near or under Latte stones. Remains of Latte villages can also be found on CNMI
2641 coastal stretches and may include petroglyphs and latte stones. Underground remains of prehistoric sites
2642 are also present in CNMI.

2643 More recent archaeological sites that occur on land can be found in Hawaii, and include burial sites and
2644 TCPs. TCPs include volcanic cones, landforms associated with deities, and submerged coral formations
2645 which were once fishing locations. Habitation sites, burials, religious structures, and fishponds are present
2646 along the shoreline. Most sites are above the high-water mark and may be buried underneath the sand of
2647 many beaches. The largest known concentration of native Hawaiian burials is located on the Mokapu
2648 Peninsula, Oahu. This dune complex has been listed on the NRHP. The site was excavated for military
2649 purposes from 1938-1940 (Cleghorn 2001). In the Northwestern Hawaiian Islands, Nihoa and Necker
2650 Islands are both listed on the NRHP for their ceremonial and religious usage by Native Hawaiians.

2651 There are also many historic sites in the West coast, Alaska, and the Pacific Islands from World War II. In
2652 American Samoa, Guam, and CNMI, Japanese pillboxes and other coastal defenses can be found along the
2653 coastline. On CNMI, a mass grave of Japanese and U.S. military forces killed during battle is located on
2654 the coast (Cabrera 2005).

2655 **3.4.2.2 Marine Mammals as Cultural Resources**

2656 In some coastal areas of the contiguous U.S., Native American tribes and other aboriginal peoples maintain
2657 strong cultural and subsistence ties to the environment and living natural resources, including marine
2658 mammals. This rich heritage may be traced to prehistory through art, language, tradition, or social customs.
2659 Many Native American villages located on the coast depended on fish, shellfish, and marine mammals for
2660 subsistence and cultural purposes. Whaling and sealing played a large role in the culture of many coastal
2661 tribes. Native Americans hunted whales and used stranded whales for subsistence uses, including food,
2662 tools, and trade. Native American lands, trust resources, and tribal rights have been secured through treaties,
2663 statutes, judicial decisions, and EOs. NMFS works through government-to-government relationships with
2664 tribes. Coastal tribes continue to use coastal resources for subsistence, ceremonial, and commercial
2665 activities. Important ceremonial resources include oysters, crabs, clams, salmon, bottomfish, kelp,
2666 seaweeds, sea urchins, and sea birds (OCNMS 1993).

2667 Under the MMPA (Section 101 and Section 109), Alaska Natives may use marine mammal parts for cultural
2668 handicrafts and harvest marine mammals for subsistence. Alaska Natives currently hunt ribbon seals (*Phoca*
2669 *fasciata*), ringed seals, bearded seals (*Erignathus barbatus*), spotted seals (*Phoca largha*), bowhead whales,
2670 walrus, beluga whales, harbor seals, northern fur seals, Steller sea lions, sea otters, and polar bears. Under
2671 the MMPA (Section 119), NMFS enters into cooperative agreements with Alaska Native organizations to
2672 co-manage subsistence and conserve marine mammals, including ice seals, harbor seals, fur seals, Steller
2673 sea lions, beluga whales, and bowhead whales. Co-management agreements help meet species protection
2674 and recovery goals under the ESA and MMPA, while sustaining the traditional livelihoods of Alaska
2675 Natives. Alaska Native organizations also conduct marine mammal research, stranding response, and
2676 monitoring efforts.

2677 As Section 119 of the MMPA only applies to the Alaska natives, other NMFS regions work with Native
2678 American tribes in different ways. In the Pacific Northwest, western Washington tribes that exercise their
2679 treaty right to fish, may also use practices that deter pinnipeds from interfering with treaty fishing, gear,
2680 and catch. In 2013, the Northwest Indian Fisheries Commission (Commission) and several of its member
2681 tribes completed development of a model regulation addressing the interaction of treaty fishing operations

2682 with marine mammals in the Salish Sea and along the Washington coast. Individual tribes have developed
2683 their own regulations, based on the model regulation, which allow non-lethal deterrence and, in some
2684 instances, lethal take of California sea lions, Steller sea lions, and harbor seals. The Commission and several
2685 tribes communicated with NMFS during development of the model regulation, and included provisions for
2686 government-to-government information sharing and coordination between tribal and NMFS officials and
2687 NOAA's Office of Law Enforcement.

2688 Additionally, due to the cultural and spiritual belief systems surrounding marine mammals in the West
2689 Coast Region, the Greater Atlantic Region and Pacific Islands Region, the associated regional offices and
2690 Regional Stranding Coordinators have worked with local tribes and native cultural practitioners to ensure
2691 cultural and spiritual beliefs are included during stranding responses:

- 2692 ● Included practitioners in stranding response for the purposes of providing spiritual practices (chants
2693 and prayers) over live and dead marine mammal strandings;
- 2694 ● Provided cremated remains of necropsied marine mammals to community leaders and practitioners
2695 for ceremonial interment;
- 2696 ● Provided parts for interment with a parts authorization letter;
- 2697 ● Provided marine mammal parts for educational use with a parts authorization letter;
- 2698 ● Included tribal or cultural representatives in marine mammal response;
- 2699 ● Performed necropsies on stranded marine mammals on reservations or in sacred areas at the request
2700 of tribes or communities and shared cause of death information; and
- 2701 ● Provide notification of entangled large whales within tribal usual and accustomed fishing areas.

2702 **3.5 Human Health and Safety**

2703 **3.5.1 Definition of the Resource**

2704 A human health and safety risk is any hazardous, unhealthy, or unsanitary condition causing, or capable of
2705 causing, an unreasonable threat to the health, safety, and welfare of persons living or working in the vicinity
2706 of such condition. Human health and safety risks are present during stranding response, rehabilitation,
2707 release, entanglement response, carcass disposal, and research activities. Possible concerns for workers
2708 include physical injury, exposure to contaminants or zoonotic diseases, and environmental and ocean
2709 conditions. The Occupational Safety and Health Administration (OSHA) sets standards to assure safe and
2710 healthy working conditions and prevent work-related injuries and illnesses. OSHA requires employers to
2711 have health and safety plans. Employers must also maintain accurate records of employee work-related

2712 injuries, illnesses, deaths, and exposure to toxic materials or harmful physical agents. OSHA has laboratory
2713 standards for air contaminants and the risk of exposure to hazardous chemicals.

2714 Human health and safety risks may also affect the general public during normal beach and ocean activities,
2715 such as swimming, boating, and surfing. Possible concerns are drowning, illness, injury from contact with
2716 marine animals, and exposure to contaminants.

2717 **3.5.2 Affected Environment**

2718 **3.5.2.1 Marine Mammal Responder and Researcher Safety**

2719 ***Stranding Response:*** For authorized persons responding to strandings, hazards include physical injury,
2720 zoonotic diseases, contaminant and toxin exposure, and exposure to the elements. Stranded marine
2721 mammals may cause physical injuries to responders, including cuts, scrapes, rashes, bites, bruises, broken
2722 bones, or other injuries from blunt-force trauma. Stranded cetaceans may thrash their flukes or roll over
2723 onto a person. Pinnipeds may inflict serious bites that can also become infected. Chemical exposure may
2724 occur if personnel are in contact with euthanasia solutions, other drugs or cleaning solutions. Other physical
2725 injuries include cuts from bone fragments, knives, scalpels, hooks, and other instruments. Lifting and rolling
2726 large animals can cause strains and bruises. Improper use of heavy machinery used to conduct field
2727 necropsies of large marine mammals, such as whales, may also cause physical injuries. Wet conditions can
2728 lead to slips, trips, falls, and possible drowning. Drowning is a risk during water rescues, especially if heavy
2729 surf conditions, dangerous undertows, or rip currents exist. Rescuers can become entangled in lines and
2730 nets used during water rescues, increasing the risk of drowning or other physical injury. Lines under tension
2731 (such as when towing or dragging a carcass) can be dangerous if they break or part unexpectedly. The beach
2732 composition (fine sand, mud, cobble, boulder, etc.) can complicate response activities, increasing the risk
2733 of physical injury.

2734 Marine debris also poses a hazard during stranding responses. Responders may be injured by stepping on
2735 broken glass, metal, needles, or other litter. Responders could become entangled in derelict fishing gear
2736 during water responses. Responders may also come into contact with contaminated debris, including
2737 medical waste and sewage. Additionally, stranding responses can coincide with hazardous waste spills,
2738 such as oil. Responding to marine mammals contaminated with oil or other hazardous materials may cause
2739 lightheadedness; nausea; and eye, skin, and respiratory irritation (Geraci and Lounsbury 2005). Exposure
2740 to oil spills can lead to long-lasting adverse health effects, even for people working to mitigate the effects
2741 of the spill (D'Andrea and Reddy 2018).

2742 Reports of human illnesses from contact with marine mammals are rare, but have occurred. Marine
2743 mammals may carry infectious zoonotic diseases that can be transmitted to humans. Pathogens may be
2744 transmitted through direct contact with tissues and body fluids usually through a break in the skin or through
2745 mucous membrane contact (splashes in mouth, eyes, or nose) or aerosols of pathogens from the infected
2746 animals or their tissues especially through activities at necropsy such as use of saw blades or high-pressure-
2747 hoses. Zoonotic pathogens may include, but are not limited to, *Mycoplasma spp.* (seal finger),
2748 *Mycobacterium spp.*, *Erysipelothrix spp.*, *Leptospira sp.*, *Brucella spp.*, *Parapoxvirus spp.* (seal poxvirus),
2749 and calicivirus. Seal finger typically occurs after a pinniped bite and can cause swelling and severe pain,
2750 especially in the joints of the hands. Seal poxvirus can cause painful skin lesions that may last up to a year.
2751 *Leptospira* can produce chills, headaches, myalgia, and eye pain in humans. Other organisms that infect
2752 marine mammals and could affect humans include *Salmonella spp.*, *Vibrio spp.*, *Clostridium sp.*, parasites,
2753 and fungi (Mazet *et al.* 2004, Cowan *et al.* 2001, Hunt *et al.* 2008). In a survey of marine mammal
2754 researchers, stranding responders, and managed care personnel, a few respondents reported dangerous
2755 infections, including tuberculosis, leptospirosis, and brucellosis (Hunt *et al.* 2008). However, studies
2756 suggest that the few cases of tuberculosis documented in marine mammal handlers may be more likely
2757 caused by less virulent marine tuberculosis pathogens (*i.e.*, *Mycobacterium marinum* or *M. pinnipedii*) than
2758 the more common *M. bovis* (Roe *et al.* 2019).

2759 Stranding responders may also be exposed to biotoxins from harmful algal blooms (HABs). Most biotoxins
2760 only pose a risk if contaminated seafood is consumed, except for brevetoxins. Aerosolized brevetoxins may
2761 be inhaled by humans and can cause respiratory problems, nausea, vomiting, and neurological symptoms.

2762 Other marine organisms are also a safety concern for marine mammal stranding responders. Handling or
2763 stepping on coral or oysters can lead to cuts which may become infected. Jellyfish stings, depending upon
2764 the species, may cause a range of reactions, from minimal damage to fatal injuries. The defense mechanism
2765 of venomous fish (rays, scorpionfish, lionfish, etc.) can lead to bite or puncture wounds. Shark attacks are
2766 possible during response activities if responders are entering the water. Shark attacks do occur in U.S.
2767 coastal waters, with over 449 attacks between 2007 and 2016. Of this number, 244 attacks have occurred
2768 in Florida; 65 in Hawaii; 39 in South Carolina; and 33 in California (FLMNH 2019). Terrestrial scavengers,
2769 such as bears, and semi-aquatic animals, such as alligators and crocodiles, may also pose a danger to
2770 stranding responders.

2771 Stranding responders are also exposed to the elements and may suffer from sunburn, heat exhaustion, and
2772 heatstroke. Symptoms of heat exhaustion and heatstroke include profuse sweating, muscle cramps, nausea,
2773 dizziness, fever, and unconsciousness. Hypothermia may occur in cold weather and if responders are in the

2774 water for extended periods of time. Symptoms of hypothermia include weakness, drowsiness, confusion,
2775 uncontrollable shivering, and cold, pale skin.

2776 **Entanglement Response:** Safety issues that may arise during entanglement response activities are related
2777 to aircraft operations, boating operations, physical and chemical restraint of the animal, weather conditions,
2778 the entangling gear or debris, and the reactions of the animal(s) to response activities. Safety hazards during
2779 aerial surveys to locate animals include collisions with another aircraft or a fixed object, mechanical failure,
2780 and crashes due to inclement weather conditions or pilot error.

2781 During entanglement response operations, boating accidents may include collisions with another vessel or
2782 a fixed object. Capsizing by operator error, sea conditions or an animal response, a person falling overboard,
2783 or drowning can also occur. The risk of an accident may increase if boats come too close to the tail of the
2784 whale or if nets and lines foul the boat's propeller. Pursuit of an entangled animal, rough seas, inclement
2785 weather conditions, and nightfall all increase the risk of a boating accident. Persons onboard have the
2786 potential to become entangled in nets, ropes, or buoys attached to the animal, increasing the risk of falling
2787 overboard.

2788 Physical injuries from entanglement response activities, both in water and on land, include bites or tail slaps
2789 from entangled animals, bruises, dislocations, broken bones, or other injuries from blunt-force trauma. Cuts
2790 may occur from instruments used to disentangle the animal. Other physical injuries may occur from contact
2791 with marine debris. Chemical exposure is possible during the administration of drugs for restraint,
2792 treatment, or euthanasia. In 2017, an experienced Canadian large whale entanglement responder was struck
2793 and killed by a North Atlantic right whale's fluke just after successfully removing an entanglement from
2794 the whale.

2795 **Rehabilitation:** Safety risks relative to rehabilitation include physical injury, exposure to zoonotic diseases,
2796 and contaminant, toxin, and chemical exposure. Rehabilitation personnel may incur physical injuries such
2797 as slips, trips, and falls from wet conditions around animal pools and pens. Lifting or moving animals may
2798 cause strains and bruises. Injuries to personnel working with animals in pools and pens include bites,
2799 bruises, rashes, other physical injuries from contact with the animal, and drowning. Exposure to zoonotic
2800 diseases, contaminants, and toxins are potential risks to all personnel handling animals. Animal handlers in
2801 pools are exposed to water contaminated with urine, feces, and other bodily fluids. Chemical exposure is
2802 possible during the administration of drugs, including euthanasia solutions, or while using cleaning
2803 solutions. Sunburn, heat exhaustion, heat stroke, and hypothermia are possible, if rehabilitation activities
2804 require people to be outside for extended periods of time.

2805 **Release:** Release activities may cause strains, bruises, animal bites, or more severe physical injuries from
2806 moving animals for transport. Exposure to liquid nitrogen may occur during freeze branding procedures.
2807 During vessel releases, physical injuries could occur as a result of vessel collisions, capsizing, inclement
2808 weather, and rough waters. Sunburn, heat exhaustion, heat stroke, and hypothermia are possible, if release
2809 activities require people to be outside for extended periods of time. Physical injuries may occur from contact
2810 with marine debris.

2811 **Research:** Research activities conducted under the MMHSRP may occur in a laboratory, in the field, and
2812 in or on the water. Safety issues in research laboratories include exposure to hazardous chemicals,
2813 flammable solvents, cryogenic liquids, air contaminants, biological agents, and ultraviolet radiation.
2814 Physical injuries such as cuts, punctures, bruises, and burns may occur while using laboratory equipment
2815 and materials.

2816 Research activities conducted in the field or water would typically be health assessment captures and
2817 releases. Risks include entanglement in nets, drowning, exposure to zoonotic diseases, cuts from
2818 instruments, accidental needle sticks, and injuries from freeze or hot branding. Captured cetaceans may
2819 thrash their flukes or ram (head-butt) personnel, while captured pinnipeds may inflict serious bites that can
2820 also become infected. Sunburn, heat exhaustion, and heatstroke may also occur, with symptoms including
2821 profuse sweating, muscle cramps, nausea, dizziness, fever, and unconsciousness. Hypothermia may occur
2822 in cold weather or if researchers are in the water for extended periods of time. Symptoms of hypothermia
2823 include weakness, drowsiness, confusion, uncontrollable shivering, and cold, pale skin. Jellyfish, stingrays,
2824 other venomous fish, and sharks all pose threats to researchers in the water. Physical injuries could occur
2825 as a result of vessel collisions, capsizing, inclement weather, rough waters, and contact with marine debris.
2826 Slips, trips, and falls would also be hazards during research activities.

2827 **3.5.2.2 Public Safety**

2828 Human interactions with stranded and/or entangled marine mammals can be public health risks. As
2829 mentioned above, stranded or entangled animals can thrash around, roll onto, and bite or otherwise attack
2830 humans. Consumption of marine mammals, which occurs in Alaska, may also be hazardous if animals have
2831 environmental contaminants including biotoxins or zoonotic diseases. Some zoonotic diseases can be
2832 passed to humans if a person comes into contact with the animal, its tissues, or body fluids.

2833 MMHSRP activities may include operating vessels around members of the public. Boating operations may
2834 include, but are not limited to, motorboats, sailboats, personal watercraft (jet skis), and kayaks. In 2017, the
2835 U.S. Coast Guard counted 4,291 accidents as a result of recreational boating accidents. The top five types

2836 of recreational boating accidents were: collision with a vessel; collision with a fixed object;
2837 flooding/swamping; grounding; and falls overboard. The causes of boating fatalities are drowning, trauma,
2838 and hypothermia. Contributing factors to accidents are reckless operations, excessive speeds, hazardous
2839 waters, alcohol use, operator inexperience, and machinery system failure.

2840 The MMHSRP may authorize other researchers to use stranded marine mammal parts during the course of
2841 shark studies in order to attract the target animal(s). Shark attacks are relatively low in the U.S., with less
2842 than two attacks per 10,000,000 million people (Midway *et al.* 2019). However, the rate has slowly
2843 increased since 1960 (Midway *et al.* 2019). Although more research is needed (Tucker *et al.* 2018), there
2844 are no studies that have demonstrated that sharks are attracted to decaying marine mammal carcasses on
2845 land, likely because the leachate plume from carcasses is small and rarely reaches groundwater (Tucker *et*
2846 *al.* 2019). Marine mammal parts may be purposefully used to attract sharks for research. However, those
2847 projects would be conducted offshore without members of the public present.

2848 **3.6 Socioeconomic Considerations**

2849 **3.6.1 Definition of the Resource**

2850 Socioeconomics are defined as the basic attributes and resources associated with the human environment,
2851 particularly population and economic activity. Population levels are determined by regional birth and death
2852 rates, as well as immigration and emigration. Economic activity typically encompasses employment,
2853 personal income, and industrial or commercial growth. The alternatives would not affect population levels
2854 within the action area; therefore this information will not be discussed. Important economic activities in the
2855 coastal regions of the U.S. include commercial, recreational, and subsistence fisheries; tourism; and other
2856 recreational activities. Other recreational activities conducted include clamming, beachcombing, surfing,
2857 boating, and planned events (festivals, sport tournaments, etc.). The alternatives have the potential to
2858 economically impact the MMHSRP rehabilitation facilities. Therefore, current costs of maintaining these
2859 facilities are discussed.

2860 EO 12898, *Federal Actions to Address Environmental Justice in Minority and Low-Income Populations*,
2861 requires federal agencies to identify and address any disproportionately high and adverse human health or
2862 environmental effects their actions may have on minority and low-income populations. The alternatives are
2863 largely based upon marine mammal strandings and entanglements. Strandings and entanglements cannot
2864 be predicted and may occur anywhere on the coasts or in waters of the U.S. Potential effects of the
2865 alternatives would not occur with greater frequency for minority and low-income populations than for the
2866 general population as a whole, and carcass disposal would not be targeted at minority and low-income

2867 populations. No environmental justice impacts would be expected from the alternatives and therefore will
2868 not be discussed further.

2869 **3.6.2 Affected Environment**

2870 Economic activities in coastal regions likely to intersect with one or more activities analyzed in this PEIS
2871 include industries encompassing Stranding Network participants (*e.g.*, zoos and veterinary services) and
2872 tourism industries. Basic information for the relevant industries was obtained through the U.S. Economic
2873 Census. The information provided includes revenues, number of establishments, and number of employees
2874 by coastal states and territories (or if data was available at the county level, by aggregating data by coastal
2875 counties). Tabulations of this information are provided in Appendix VII.

2876 Existing and potential members of the Stranding Network (and those who provide services to the network)
2877 are likely to fall into either two categories in the U.S. Economic Census: zoos/botanical gardens and
2878 veterinary services. The zoos and botanical gardens industry category is comprised of establishments
2879 primarily engaged in the preservation and exhibition of live plant and animal life and animal life displays,
2880 including aquaria. Since numerous SA holders are non-profits, statewide information for zoos and botanical
2881 gardens were also provided for those facilities with federal tax-exempt status. The veterinary services
2882 industry category is comprised of establishments of licensed veterinary practitioners primarily engaged in
2883 the practice of veterinary medicine, dentistry, or surgery for animals, as well as establishments primarily
2884 engaged in providing testing services for licensed veterinary practitioners. Summary information by state
2885 for these two industry categories are contained in Appendix VII. The information for these industry
2886 categories includes activities for the entire state, since some stranding activities related to those covered
2887 under the PEIS may occur further inland.

2888 Tourism industries which may be affected by the various activities in this PEIS include lodging and
2889 restaurants located adjacent to stranding activities. Since marine mammal stranding events occur in the
2890 water or on the beach, tourism-related businesses that are likely to be affected are those located on or near
2891 the ocean; therefore summary statistics for lodging and restaurants located in coastal counties are reported.
2892 Appendix VII contains combined summary information for lodging and restaurant industries located in
2893 coastal counties. Lodging includes hotels, motels, bed and breakfasts, recreational vehicle parks,
2894 campgrounds, recreational camps and vacation camps. The restaurant category includes full-service
2895 restaurants, limited-service restaurants, cafeterias, snack bars, and bars.

2896 Stranding responses are usually short-term events. Most stranding responses last for less than a day.
2897 Responses to complicated cases such as large whale strandings or mass strandings of animals may take

2898 several days. In tourist-based coastal economies, the economic input of stranding responses will be minimal
2899 and undetectable in regional economic statistics. However, marine mammal rehabilitation centers may have
2900 a positive impact on these communities, as they may attract tourists.

2901

Chapter 4 Stranding Response

2902 The overarching goals of the National Marine Mammal Stranding Response Network (Stranding Network)
2903 are to provide for the welfare of live marine mammals, minimize risks to public health and safety, collect
2904 data from stranded²⁷ marine mammals as a resource for scientific information, advance public education
2905 and engagement, and enhance the conservation and management of wild marine mammal populations.

2906 Each marine mammal stranding event is unique, and several factors are considered when determining the
2907 most appropriate course of action (e.g., aspects of the stranding location, the species, the number and size
2908 of animal(s), animal condition, access to sufficient funds and staff, etc.) in response. Lessons learned from
2909 relatively abundant species (e.g., bottlenose dolphins (*Tursiops truncatus*), harbor porpoises (*Phocoena
2910 phocoena*), California sea lions (*Zalophus californianus*), harbor seals (*Phoca vitulina*)) can help identify
2911 threats, inform management actions, and refine techniques to enhance success during emergencies
2912 involving threatened or endangered species (e.g., for North Atlantic right whales (*Eubalaena glacialis*),
2913 Hawaiian monk seals (*Neomonachus schauinslandi*), Cook Inlet beluga whales (*Delphinapterus leucas*),
2914 Southern Resident killer whales (*Orcinus orca*), and Guadalupe fur seals (*Arctocephalus townsendi*)).

2915 Under Section 109(h) of the Marine Mammal Protection Act (MMPA; 16 U.S.C. 1379 109(h)), government
2916 employees acting in their official capacity may conduct stranding responses to marine mammals not listed
2917 under the Endangered Species Act of 1973 (ESA). Additionally, Section 112(c) of the MMPA allows the
2918 federal government to enter into agreements with non-governmental parties to carry out the purposes of
2919 Title IV, including responding to stranded marine mammals. These agreements, known as Stranding
2920 Agreements (SAs), are formally established between the National Marine Fisheries Service (NMFS) Office
2921 of Protected Resources (OPR) Marine Mammal and Sea Turtle Conservation Division and Regional Offices
2922 and Stranding Network participant organizations, to allow for stranding response to marine mammal species
2923 under the jurisdiction of NMFS (i.e., all cetacean and pinniped species, with the exception of walrus
2924 (*Odobenus rosmarus*)). By issuing SAs under the authority of Section 112(c), NMFS allows Stranding
2925 Network response organizations, acting as agents of the government, an exemption to the prohibition on
2926 takes of non-ESA listed marine mammals established under the MMPA. The SA does not authorize the
2927 taking of any marine mammal listed as endangered or threatened under the ESA. However, authorization

²⁷ Under the MMPA, a stranding is defined as “an event in the wild in which (A) a marine mammal is dead and is (i) on a beach or shore of the United States; or (ii) in waters under the jurisdiction of the United States (including any navigable waters); or (B) a marine mammal is alive and is (i) on a beach or shore of the United States and is unable to return to the water; (ii) on a beach or shore of the United States and, although able to return to the water, is in need of apparent medical attention; or (iii) in the waters under the jurisdiction of the United States (including any navigable waters), but is unable to return to its natural habitat under its own power or without assistance” (16 United States Code [U.S.C.] 1421h).

2928 to take ESA-listed species by the Stranding Network is provided under the Marine Mammal Health and
2929 Stranding Response Program’s (MMHSRP) current MMPA/ESA permit to authorized Co-Investigators
2930 (CIs) issued pursuant to MMPA Section 104 and ESA Section 10(a)(1)(A). In the event of a stranding,
2931 response to threatened or endangered marine mammal species requires authorization and direction from
2932 these CIs. For a complete list of Stranding Network members, see Appendix I.

2933 **4.1 Stranding Agreement Template and Criteria**

2934 The National Template for Marine Mammal SAs (Appendix VIII) was developed to standardize SAs
2935 nationwide, while maintaining flexibility in certain areas to address differences between NMFS regions. In
2936 the template, all sections in black font are proposed to be implemented nationwide; shaded sections are
2937 flexible and may be implemented on a region-by-region basis; sections marked as [Reserved] may be
2938 issued, or not, on a case-by-case basis. Flexible areas include reporting timelines for Level A data and
2939 additional reporting requirements (Level B and C data). For more information on data collected from
2940 stranded animals, refer to Chapter 1. The current SA template codifies the rights and responsibilities of both
2941 NMFS and the Stranding Network participant/applicant. Different sections apply to the different roles of
2942 stranding responders, and may be used independently or in conjunction with each other.

2943 The issuance of SAs is delegated to the NMFS Regional Offices as each Stranding Network organization
2944 needs to coordinate closely with their Regional Office in real-time on emergency events. To obtain or renew
2945 a SA, the organizations must submit an application package to the NMFS Regional Office. This SA
2946 application package is evaluated against nationally standardized criteria (Appendix IX). As part of this SA
2947 application, organizations submit detailed information including: past experience, available resources
2948 (including personnel and equipment), and protocols for rapid response and investigation. An organization
2949 is not issued a SA until their application is complete and the Regional Office can determine that they meet
2950 all applicable criteria. The qualifications were designed to standardize SAs across the U.S., while still
2951 allowing regional flexibility when necessary. For example, in areas that are geographically remote or have
2952 low stranding coverage, some evaluation criteria may be waived at the discretion of the NMFS Regional
2953 Administrator. Distinct criteria are listed to allow qualifications to be evaluated separately for different
2954 types of response: response to dead-stranded marine mammals/first response; response, triage, and transport
2955 of live-stranded marine mammals; and rehabilitation and release of live-stranded marine mammals.

2956 Stranding Network participants must comply with the terms and responsibilities of their SAs through (1)
2957 timely reporting of strandings to NMFS; (2) timely submission to NMFS of complete reports on basic Level
2958 A data (generally accomplished through entry into the National Stranding Database); (3) collection and

2959 timely reporting of additional information when feasible and requested by NMFS; and (4) cooperation with
2960 other Stranding Network members as well as local, state, tribal, and federal officials. All policies and
2961 guidelines issued by NMFS applicable to the activities of the Stranding Network can be considered binding
2962 for the members of the Stranding Network under their respective SA. Each SA contains a section outlining
2963 the ability for NMFS to place a SA holder on probation or suspension, or to terminate the SA if the SA
2964 holder has violated the terms and conditions of the SA or any other policy or guideline issued by NMFS.

2965 **4.2 Response Activities**

2966 Within the U.S., from 2009-2018, the Stranding Network responded to an average of 6,684 confirmed
2967 marine mammal strandings per year. Stranding Network members conduct emergency responses to stranded
2968 marine mammals within their authorized geographic response area, when possible. Response activities vary
2969 depending on the context of the stranding event. For the purposes of this chapter, response activities are
2970 divided into three main categories: response to live-stranded marine mammals, response to dead-stranded
2971 marine mammals, and training. Free swimming entangled marine mammals do not meet the statutory
2972 definition of stranded (as long as the animal remains in its natural habitat), and are therefore discussed in
2973 detail in Chapter 8.

2974 **4.2.1 Response to Live-stranded Marine Mammals**

2975 Live-stranded marine mammals reported to the Stranding Network include animals that are alive on a beach
2976 (in surf or high and dry), land, or ice, but are unable to return to the water; alive on a beach, land, or ice and
2977 in apparent need of medical attention; and alive in the water and unable to return to their natural habitat
2978 without assistance, or otherwise imperiled. Response to a live-stranded marine mammal may include beach
2979 assessment, at-sea observation, hazing, animal capture with or without administration of drugs, relocation,
2980 temporary holding at site, transport to a rehabilitation facility, euthanasia, and/or immediate release back to
2981 the wild.

2982 **4.2.1.1 Visual Assessment and Monitoring**

2983 When live-stranded animals are reported to the Stranding Network, local responders travel to the stranding
2984 location (or general area in the case of free swimming animals) to locate, observe, and document the animal,
2985 where appropriate. Documentation can include assessing the extent of injuries, diagnosing signs of stress,
2986 and/or evaluating the general behavior of the animal. Documentation can also include an assessment of the
2987 stranding habitat (*e.g.*, recording environmental and local hazards, and noting any sensitive/protected
2988 habitats). This information would inform subsequent response decisions on potential impacts, and would

2989 direct communications with local authorities, where appropriate. Documentation generally includes photos
2990 and videos that can be used for additional communication or requests for assistance with other stranding
2991 personnel or regional coordinators. Visual assessment and monitoring of live animals in water, or haulouts
2992 in the case of some pinnipeds, are conducted via ground, vessel, and aerial surveys (including photo
2993 identification and unmanned aerial systems).

2994 Not all animals reported to the Stranding Network are in need of assistance. For example, pinnipeds come
2995 ashore (on land or ice) to rest, breed, nurse and rear pups, molt, or avoid predators. Therefore, pinnipeds on
2996 beaches without obvious debilitations or risk concerns may be monitored for 24-48 hours before any further
2997 response is taken to ensure that the animal is truly stranded or imperiled, and in need of assistance. In
2998 contrast, it is rarely normal for cetaceans to be alive on land and out of water, although some species (small
2999 cetaceans) do temporarily beach themselves to pursue prey. Large whales stranded in the surf or on beaches
3000 may be monitored for one to two tidal cycles to see if they refloat, depending on the circumstances of the
3001 stranding (*e.g.*, age of the whale, topography of the beach). If the whales cannot refloat themselves, then
3002 humane intervention, either assistance with refloating, or euthanasia, may be considered, depending upon
3003 the circumstances of the stranding.

3004 **4.2.1.2 First Aid/Supportive Care**

3005 In most cetacean strandings, visual assessment and monitoring quickly gives way to first aid, as these
3006 species cannot survive outside of the water for long. Responders generally provide first aid/supportive care
3007 to keep the animal as comfortable as possible while stranded, which may include the righting of small
3008 cetaceans found on their side (depending on their size, large whales deemed releasable can sometimes be
3009 assisted with floats, inflated mats/bags/pontoons to provide clearance from the substrate), offering
3010 protection from surf, keeping the animal cool with water or water soaked sheets in warm temperatures or
3011 warm with dry blankets in cold temperatures, and using shade where possible. Constant monitoring of
3012 physiological parameters such as respirations and heart rate as well as behavior can reveal changes in health,
3013 and enable responders to reassess the situation and make better decisions that will inform the direction of
3014 the response. Given that pinnipeds are able to tolerate long periods out of water if kept cool and/or moist
3015 (Gulland *et al.* 2018), they generally do not require the same type of first aid as cetaceans. Most first aid
3016 delivered to pinnipeds requires that stranded animals be caught and restrained (see section 4.2.1.3 below),
3017 and would mostly involve keeping them cool or warm depending on the conditions; reducing further stress
3018 by limiting noise and protecting them from domestic animals, humans, and other potential threats; and
3019 monitoring animals before and during transport.

3020 **4.2.1.3 Capture and Restraint**

3021 For land captures of pinnipeds, nets may be used, types of which include, but are not limited to, circle,
3022 hoop, dip, stretcher, and throw nets. Net guns and pole nooses may also be employed. Typically seals resting
3023 onshore are stalked and placed in individual nets. An injectable immobilizing agent or sedative,
3024 administered remotely or by hand, may be used to subdue larger animals (*e.g.*, adult sea lions). Young pups
3025 may be caught and picked up by responders. Herding boards may be used to maneuver animals into cages
3026 or pens. For in-water capture of pinnipeds, dip nets, large (*e.g.*, seine or purse) nets, stretcher nets, modified
3027 gill nets, floating or water nets (nets with a floating frame that can be brought adjacent to a haul-out and
3028 which the animals jump into), and platform traps may be used. Purse seine or tangle nets may be used
3029 offshore of haul-out sites to capture animals when they return to the water. Animals become entangled by
3030 the net as it is pulled ashore (seine) or in the water (tangle). Once removed from the net, animals are placed
3031 head first into individual hoop nets. Once in-hand, pinniped restraint can be accomplished using a variety
3032 of methods (see Chapter 6 for details).

3033 Depending on the size of the animal, small cetaceans that are stranded in the surf or high and dry can be
3034 maneuvered into a stretcher or sling. Responders can slip a stretcher under the stranded animal by removing
3035 the poles from the stretcher (if present) and rolling or lifting sections of the animal onto the material. It is
3036 extremely important to make sure that the animal is centered in the stretcher (Appendix X).

3037 Methods used to capture and restrain cetaceans in-water vary depending on the species, location, and depth
3038 of water (Barratclough *et al.* 2019). For most small cetaceans (in shallow water), target animals are
3039 encircled with a seine net usually deployed at high speed. Small vessels are used to help contain the animals
3040 until the net circle is complete. Once the net is completely encircling the cetacean, handlers are deployed
3041 around the outside of the corral to aid animals that become entangled. The target animal(s) eventually strikes
3042 the net and becomes entangled, which allows animal handlers to more easily control the small cetacean(s).
3043 In some circumstances, handlers may be able to hand catch and restrain an animal as it swims around the
3044 restricted space.

3045 Another method of capturing small cetaceans in shallow water environments involves using hand set nets
3046 positioned vertically in the water to block off areas (*e.g.*, canals), thereby restricting swimming space, and
3047 encouraging animals to move towards the capture team. Gradually moving the hand set nets can further
3048 restrict the available space.

3049 In some cases, small cetaceans have to be captured in deep (> 2m depth) water. A break-away hoop-net can
3050 be used to capture individuals as they surface to breathe or while bow riding. Using the animals' forward

3051 momentum, in combination with the net handlers' skill, the animal is captured in the net. The additional
3052 drag of the net slows the animal, but the design allows the animal to swim, surface, and breathe during this
3053 process. The net is attached to a tether tied off to a large float or vessel, and the animal is retrieved,
3054 maneuvered into a sling and brought onboard the capture boat. For animals not inclined to bow ride, or
3055 those in turbid, low visibility environments, the seine net method (as described above) could be pursued,
3056 with some modifications (*e.g.*, handlers would not get into the water until the animal is adequately restrained
3057 alongside a vessel). In very deep water, the seine net method is not generally preferred as it is considered
3058 high risk to both animals and responders, and is less effective as the nets take time to sink, which can allow
3059 target animals to escape by going under the sinking net panels. Capturing small cetaceans in very deep
3060 water using the seine net method does not occur often, and would require additional discussion, planning,
3061 and coordination with NMFS to determine the method(s) to attempt before approval is provided.

3062 For larger small cetaceans (*e.g.*, killer whales) a soft tail line can sometimes be used to guide an animal into
3063 a sling, however, this method is reserved for slow moving individuals (*e.g.*, logging at the surface) that
3064 allow close approaches by vessels. The aforementioned methods of capture and restraint for both cetaceans
3065 and pinnipeds are similar to those used for entanglement response (Chapter 8) and biomonitoring and
3066 research (Chapter 9).

3067 For large whales (baleen whales and sperm whales), capture and restraint of animals stranded, imperiled,
3068 or otherwise in distress are typically impracticable if not impossible given the animals' massive size. On
3069 extremely rare occasions, there may be a need to assist a live stranded calf or juvenile that strands on shore
3070 (Sumich *et al.* 2001), and if deemed prudent and logistically feasible, a large whale calf may be transported
3071 from the stranding location to a rehabilitation facility.

3072 **4.2.1.4 Administration of Drugs**

3073 Drugs are sometimes used to sedate or restrain a live-stranded marine mammal or, in the course of triage
3074 and rehabilitation, used for stabilization and medical treatment. The type of drug administered to live-
3075 stranded marine mammals is context specific, and is left to the discretion of the attending veterinarian.
3076 Antibiotics, anesthetics, antifungals, and other medicines may be administered during stranding response
3077 activities. Drugs may be administered orally, rectally, through injection, intubation, or inhalation. For
3078 further description of the potential drugs and doses used during marine mammal stranding response
3079 activities, refer to the CRC Handbook of Marine Mammal Medicine (Gulland *et al.* 2018).

3080 **4.2.1.5 Sample Collection**

3081 A variety of samples may be collected from live-stranded marine mammals during stranding response
3082 activities, and will be dependent on the species, the animal's stress level, physical condition of the animal,
3083 and likely outcome of the event (*e.g.*, immediate release, transfer to rehabilitation, etc.). Samples encompass
3084 both physical samples (*i.e.*, specimens) and non-physical samples. Physical samples include, but are not
3085 limited to, blood, saliva, urine, feces, milk, sperm, stomach contents, swabs of bodily orifices, breath,
3086 biopsies, skin, hair, nails, teeth, any tissue or lesion accessible, and whiskers. Additionally, non-physical
3087 samples such as diagnostic imaging (*e.g.*, ultrasound), acoustic sampling (*e.g.*, Auditory Evoked Potential
3088 (AEP)), body measurements (morphometrics), etc. may be collected from marine mammals during
3089 stranding response activities. Although the collection of biological samples is a component of emergency
3090 response, the methods of sampling are the same as those used during biomonitoring and research. Therefore,
3091 the impacts of sample collection are discussed in detail in Chapter 9, and specific methods can be found in
3092 Appendix XI.

3093 **4.2.1.6 Immediate Release**

3094 Immediate release is when an animal is responded to, assessed, and is approved to be released back into the
3095 wild during the same event. Candidates for immediate release may include healthy pinnipeds that have
3096 strayed too far inland or have come ashore entangled in debris but are minimally injured and are
3097 disentangled (Geraci *et al.* 2005), or, stranded cetaceans that are deemed healthy. Before an animal is
3098 released, a hands-on physical assessment is performed by the response team, the stranding is documented,
3099 and the animal is often marked or tagged for post-release monitoring (to help determine if the same animal
3100 strands again later). For more information on marking and tagging methods, refer to section 4.2.1.9 below,
3101 Release of Rehabilitated Animals (Chapter 7), and Biomonitoring and Research (Chapter 9). For cetaceans,
3102 most animals that strand as part of a mass stranding event are healthy (Bogomolni *et al.* 2010, Jefferson *et*
3103 *al.* 2011, Sampson *et al.* 2012), and can be released together as a group, depending on the context of the
3104 stranding. Because much of cetacean behavior is learned, mass stranded juveniles are generally released
3105 with adults or in the presence of conspecifics, and mothers released with their dependent young, when
3106 feasible. Single stranded social cetaceans more frequently strand due to illness or injury (Bogomolni *et al.*
3107 2010), and thorough health assessments are especially important when considering the best course of action
3108 for these animals. In many cases, solitary social cetaceans are poor candidates for immediate release. There
3109 are certain geographic areas, such as Cape Cod, Massachusetts where solitary cetaceans are prone to
3110 stranding due to disorienting geographic features; it may be appropriate to release stranded animals after
3111 assessment and transport to the open ocean (Sharp *et al.* 2016). Animals suitable for immediate release may
3112 be refloated from the stranding site or transported to an alternative location such as a quiet beach or taken

3113 offshore via boat. Vehicles, boats, and/or aircraft may be used to transport marine mammals. For further
3114 description of marine mammal transport, see Chapter 6 and Appendix X.

3115 **4.2.1.7 Euthanasia**

3116 For some stranded marine mammals, euthanasia may be determined to be the best and most humane course
3117 of action. Euthanasia could occur at the stranding site, other location (*e.g.*, veterinary hospital), or following
3118 medical treatment at a rehabilitation facility. Euthanasia of animals would be authorized by veterinary staff
3119 and only be performed by trained personnel. Persons administering the euthanasia are knowledgeable and
3120 trained to perform the procedure, and competent in the performance of the technique. There are many
3121 situations that could call for the consideration of euthanasia (*e.g.*, dependent calf without mother, serious
3122 injury or illness, etc.) and when considered, appropriate planning needs to take place. Approval for
3123 euthanasia comes from NMFS, either through pre-approval of existing protocols for commonly stranded
3124 species or on a case-by-case basis for uncommon, difficult cases, or ESA-listed species. As part of that
3125 approval process, NMFS will discuss euthanasia methods with the relevant federal, state, tribal or other
3126 local land authority if applicable. Euthanasia is only administered after considering all aspects of the case,
3127 including the welfare of the animal, human safety, eco-toxicological hazards of the euthanasia chemicals
3128 on-hand, carcass disposal options, and the availability of appropriately trained and licensed individuals
3129 (NMFS-OPR-56).

3130 The decision to euthanize an animal is never approached lightly, and all other options are weighed prior to
3131 making this determination. Euthanasia methods used by the Stranding Network result in rapid loss of
3132 consciousness followed by cardiac or respiratory arrest and the ultimate loss of brain function (NMFS-
3133 OPR-56). In addition, the techniques employed minimize distress and anxiety experienced by the animals
3134 prior to loss of consciousness. All euthanasia procedures follow approved guidelines, such as those
3135 referenced in the American Veterinary Medical Association (AVMA) guidelines for the Euthanasia of
3136 Animals (AVMA 2020); the CRC Handbook of Marine Mammal Medicine (Gulland *et al.* 2018); and for
3137 cetaceans the Cetacean Euthanasia Technical Memorandum (Barco *et al.* 2016) and the Report of the IWC
3138 Workshop on Euthanasia Protocols to Optimize Welfare Concerns for Stranded Cetaceans (2014).
3139 Intravenous administration of an acceptable pharmaceutical agent is considered the most rapid and reliable
3140 means of obtaining euthanasia in mammals (AVMA 2020), and is the most common method used in marine
3141 mammals (Gulland *et al.* 2018). For pinnipeds and small cetaceans, commonly used chemical agents
3142 include barbiturates (Gulland *et al.* 2018), and for large whales heavy sedation followed by the
3143 administration of potassium chloride (Harms *et al.* 2013). Stranded marine mammals may also be
3144 euthanized by physical means, including ballistics (shooting) although ballistics are not effective in very

3145 large animals, exsanguination after heavy sedation or anesthesia (Geraci and Lounsbury 2005), or other
3146 specialized euthanasia equipment such as captive bolt, spinal lance, explosive penthrate grenades, etc. (IWC
3147 2014). Lastly, depending on the stranding conditions and in the interests of human safety, sometimes the
3148 only option is to let the animal expire naturally without assistance. More details on euthanasia methods can
3149 be found in Appendix XIII.

3150 **4.2.1.8 Transport and Relocation**

3151 Vehicles, boats, or aircraft may be used to transport marine mammals, and the specifics of transport will
3152 vary on a case-by-case basis. Transport is conducted by trained and qualified individuals using equipment
3153 specific to the species being transported. Small pinnipeds are typically transported in plastic or metal
3154 carriers or cages. Carrier/cage dimensions must be large enough to allow the animal to turn around and
3155 exhibit normal posturing during transport (Gulland *et al.* 2018). Large pinnipeds are transported in
3156 appropriately sized crates or containers, which may need to be custom-made. To reduce the stress
3157 experienced, some animals may need to be sedated during transport which could compromise their ability
3158 to thermoregulate as well as the ability of staff to assess their condition. Pinnipeds traveling by vehicle are
3159 generally protected from extreme sun, extreme heat, extreme cold, wind, noise, and exhaust fumes.
3160 Pinnipeds may overheat during transport and are monitored regularly. To prevent hyperthermia, fans, water,
3161 and ice packs are used to maintain appropriate body temperatures.

3162 Cetaceans may be transported using dry transport methods on stretchers, foam pads, or air mattresses. For
3163 short-term transport, closed-cell foam pads are preferred because they are rigid and do not absorb water.
3164 Open cell foam pads are typically used for long-term transport because the pads can contour to the animal's
3165 form. Alternatively, cetaceans may be transported using wet transport methods in boxes or other containers
3166 specially constructed to transport the animal upright on a stretcher in water. To reduce the stress
3167 experienced, some animals may need to be sedated during transport which could compromise their ability
3168 to thermoregulate. As with pinnipeds, cetaceans are generally protected from exhaust fumes, noise, extreme
3169 sun, extreme heat, extreme cold, and wind, as transport often occurs on the flatbed of a truck. Animals are
3170 kept moist and cool, to avoid overheating, or conversely must be kept warm during colder months (Geraci
3171 and Lounsbury 2005). Although transport is a large component of stranding response, the action is also
3172 considered a rehabilitation activity, and therefore discussed in more detail in Chapter 6. More details on
3173 transport methods can be also be found in Appendix X.

3174 Stranded marine mammals may be relocated for human safety, to avoid threats that may exist in the
3175 stranding location, or to place an animal in a habitat where they are less likely to restrand, such as the

3176 releases of cetaceans that strand inside the very tidal area of Cape Cod Bay back into the Atlantic Ocean.
3177 This practice could be used for any marine mammal, particularly those considered “out of habitat” in their
3178 stranding location but are otherwise healthy, or those subjected to harassment (human or animal) in their
3179 stranding location, and could be accomplished using any of the methods discussed above. Relocation also
3180 requires capture and handling, as well as the release of, the stranded marine mammal. These activities are
3181 discussed in greater detail in subsequent chapters (capture and handling (Chapter 6); release (Chapter 7)).

3182 **4.2.1.9 Marking/Tagging**

3183 Marking of marine mammals for identification purposes can be achieved in several ways, and will depend
3184 on the species and the context of the response (*e.g.*, mass stranding, animal release, rehabilitation). Grease
3185 pencils/crayons, zinc oxide, and paint (including paintballs) can be used on pinnipeds and cetaceans for
3186 temporary, short-term marking. Hair dye, which is temporary and no longer visible after molt, can be used
3187 to mark pinnipeds. Longer lasting marks include freeze brandings and notching of fins (cetaceans), and
3188 freeze or hot branding (pinnipeds). Lettered and numbered plastic tags, including Rototags and Allflex tags
3189 (*i.e.*, livestock ear tags), are also commonly used marking methods for long-term monitoring of both
3190 pinnipeds and cetaceans. The attachment of scientific instruments (*e.g.*, satellite-linked tags, very high
3191 frequency (VHF) tags, passive integrated transponder (PIT) tags, etc.) may also be used to remotely monitor
3192 an animal’s location and to monitor post-release survival. Tag attachment methods vary with tag type,
3193 species, and circumstances. Pinniped attachment methods include, but are not limited to: glue, bolt, harness,
3194 suction cup, or surgical implant. Attachment methods for cetaceans include, but are not limited to: bolt,
3195 punch, suction cup, or implant. The tagging or marking method with the least impact on the animal’s
3196 behavior and welfare that meets the requirements of the situation is selected. In some cases, a tag may be
3197 chosen as the appropriate method when it would meet the requirements better than a mark. For more
3198 information on marking and tagging methods, refer to Release of Rehabilitated Animals (Chapter 7) and
3199 Biomonitoring and Research (Chapter 9).

3200 **4.2.1.10 Hazing (Deterrence)**

3201 In certain emergency situations, it may be necessary to attempt to prevent marine mammals from
3202 encountering or persisting in a potentially harmful situation, such as an oil spill, a group of dolphins entering
3203 shallow water that are likely to mass strand (*e.g.*, around Cape Cod), or to encourage an animal to leave
3204 freshwater (such as a large whale that has swum inland up a river). This may be accomplished by attempting
3205 to haze or deter the animal to cause it to avoid or leave the harmful area, or by attempting to lure or attract
3206 it to a better situation. For all marine mammals, including threatened and endangered species, hazing is

3207 authorized under the MMHSRP's MMPA/ESA permit and requires prior approval by the principal
3208 investigator (PI). Hazing methods include, but are not limited to, acoustic and visual deterrents, vessels,
3209 exclusion devices, and tactile harassment (*e.g.*, water hoses, water guns, foam projectiles, etc.). For
3210 cetaceans, active and passive acoustic deterrents may be used. Pingers, which are typically used in the
3211 commercial fishing industry, produce high-frequency pulses of sound to deter animals. Other active
3212 acoustic deterrents used for cetaceans include, but are not limited to, Oikomi pipes (*i.e.*, striking a vertical
3213 metal pipe in the water to create a loud noise), and playing underwater recordings of known predator
3214 sounds/alarm vocalizations. Passive deterrents include devices that provide a reflection of echolocation
3215 signals. The method chosen would depend on the context of the situation, including the environment,
3216 species being deterred, and potential nearby non-target animals. Pinniped-specific acoustic deterrents
3217 include impulsive explosive (*e.g.*, fireworks, cracker shells, and bird whistlers, etc.) and non-explosive
3218 (*e.g.*, passive acoustic in-air deterrents), and non-impulsive (*e.g.*, acoustic alarms, in-air noisemakers, and
3219 predator sounds, etc.). For both cetaceans and pinnipeds, sounds produced as part of acoustic deterrents
3220 would not result in a permanent threshold shift in hearing, as defined in NMFS' Revised Technical
3221 Guidance for Assessing the Effects of Anthropogenic Sound on Marine Mammal Hearing (NMFS 2018).

3222 Visual deterrents for pinnipeds include flags, air dancers, streamers, bubble curtains, and flashing lights.
3223 Vessels can be used to herd animals back out to open water or away from a hazardous situation. Physical
3224 barriers may include rigid fencing, anti-predator netting, containment booms/waterway barriers, and
3225 gates/closely spaced bars and swim step protectors for pinnipeds. Attractants may include playing sounds
3226 from conspecifics (particularly those associated with feeding) in the downstream or "open" area in an
3227 attempt to encourage the animal to move in that direction to investigate the sounds.

3228 The decision to employ hazing or attractants is a cost/benefit analysis of the potential harm to the animal
3229 from entering or remaining in the negative situation, the potential harm to the animal from the
3230 deterrence/attractant technique(s), disturbance to other wildlife in the vicinity, the potential risks to the
3231 crews conducting the deterrence as well as the public, the costs (financial and logistical) of conducting the
3232 deterrence, and the anticipated efficacy. There is no one hazing technique that will work in all situations or
3233 for all species. There are limited instances where hazing operations may be conducted under the authority
3234 of the SA. To be conducted under the SA, the hazing must be for individuals or small groups of non-ESA
3235 listed pinnipeds or small cetaceans, and must use only non-lethal techniques (Ziccardi *et al.* 2015; 85 FR
3236 53763). Experimental and other hazing and deterrent techniques could be used under the MMPA/ESA
3237 permit, as described in Chapter 9 and Appendix XI.

3238 **4.2.1.11 Use of Unmanned Aerial Systems (UAS)**

3239 The MMHSRP uses UAS as a tool for response (*e.g.*, response to stranding, entanglement, and/or out-of-
3240 habitat events), as well as for biomonitoring and research. This technology facilitates visual observations
3241 in closer proximity to marine mammals, while avoiding potentially hazardous situations for responders.
3242 Additionally, UAS enable responders to maintain a greater distance from sick or injured animals (from a
3243 vessel or on shore) so as not to distress a marine mammal more than necessary and gain data on a target
3244 animal's situation remotely. Although UAS is currently used on a limited basis during emergency response,
3245 UAS is used routinely for some types of research. Therefore, methods would be similar to those used in
3246 biomonitoring and research, and UAS activities are discussed in detail in Chapter 9 and Appendix XI.

3247 **4.2.1.12 Unintentional (Incidental) Harassment**

3248 During response to a live-stranded animal, including preparatory exercises and training, unintentional
3249 (incidental) harassment of non-target animals in the immediate vicinity of the stranding response activity
3250 (*e.g.*, close approaches by aircraft or vessel, hazing, etc.) could occur. Chapter 3 includes a description of
3251 non-target species, including marine mammals under U.S. Fish and Wildlife Service (USFWS) jurisdiction,
3252 terrestrial mammals, invertebrates, reptiles, fish, and birds. Only unintentional (incidental) harassment of
3253 marine mammals under NMFS jurisdiction would be authorized under the proposed MMPA/ESA permit.

3254 **4.2.2 Response to Dead-stranded Marine Mammals**

3255 Dead-stranded marine mammals reported to the Stranding Network include animals found floating in the
3256 water or carcasses on land or ice (including animals that stranded dead, and animals that stranded alive but
3257 subsequently died). Response to a dead-stranded marine mammal may include beach assessment, at-sea
3258 observation and sampling, recovery of the carcass (*e.g.*, towing the carcass to shore), field or laboratory
3259 necropsy, sample collection, carcass disposal, and/or the retention of parts and specimens.

3260 **4.2.2.1 Carcass Recovery**

3261 Some carcasses reported to the Stranding Network are of animals floating offshore, whereas others involve
3262 animals that have washed ashore dead, or stranded alive but subsequently died. Once a dead-stranded
3263 marine mammal is reported to the Stranding Network, responders may attempt to locate the carcass in order
3264 to document the stranding. If logistically feasible (taking into account human safety and the surrounding
3265 environment), responders may also attempt to recover the carcass to conduct a necropsy (see section 4.2.2.2
3266 below). Depending on the species and location, recovery of both floating and landed carcasses would likely
3267 involve the use of vehicles or vessels (or some combination thereof), as well as heavy equipment, and in
3268 rare cases may involve aircraft or UAS to locate the carcass.

3269 **4.2.2.2 Necropsy**

3270 Necropsies are performed to gain further insight into the cause of stranding and death, life history, and
3271 contribute to scientific research of marine mammals. When resources allow, Stranding Network members
3272 conduct thorough and complete necropsies, but in some situations (*e.g.*, remote locations, tides and weather,
3273 advanced carcass decomposition, local restrictions), necropsies may be more limited. The MMHSRP
3274 requires that all fresh dead and moderately decomposed carcasses be examined for evidence of human
3275 interaction, when feasible. Examples of human interaction include, but are not limited to, vessel interactions
3276 (*e.g.*, propeller wounds and blunt trauma), entanglements in fishing gear or marine debris, ingestion of gear
3277 or debris, impalements, and gunshots. When immediate necropsy is not possible, refrigerating or chilling
3278 the carcass is recommended (Gulland *et al.* 2018). Carcasses can also be frozen for later necropsy, although
3279 the quantity and quality of samples (see section 4.2.2.3 below) may diminish.

3280 **4.2.2.3 Sample Collection**

3281 A variety of samples may be collected from dead-stranded marine mammals during stranding response
3282 activities. Physical samples that may be collected include, but are not limited to: blood, urine, feces, milk,
3283 sperm, stomach contents, swabs of bodily orifices, skin, hair, nails, teeth, baleen, whiskers, bones, any
3284 tissue or lesion, and parasites. Non-physical samples, such as body measurements (*i.e.*, morphometrics) and
3285 diagnostic imaging may also be collected. The quantity and quality of samples (both physical and non-
3286 physical) taken may diminish as carcass decomposition progresses, while other samples may be easier to
3287 collect from a decomposed carcass (*e.g.*, bones). It is recognized that it is not possible or practical to collect
3288 maximal samples and data in all cases; the effort must be tailored to the conditions (Perrin and Geraci 2002).
3289 Samples collected from stranded marine mammals are also used in a variety of scientific research projects
3290 (see Chapter 9 for more details). The MMHSRP oversees the collection and maintenance of marine
3291 mammal tissue samples in the National Marine Mammal Tissue Bank, as discussed in Chapter 1. When
3292 strandings are associated with a potential enforcement case, samples are collected following strict “Chain
3293 of Custody” protocols to ensure they can be used as evidence for any potential litigation.

3294 **4.2.2.4 Carcass Disposal**

3295 Several factors are taken into consideration when determining the most appropriate carcass disposal option
3296 including, but not limited to, the number and size of animal(s), carcass condition, the stranding location, if
3297 chemicals were administered to the animal, and logistics. Although carcass disposal is a component of
3298 stranding response, carcass disposal methods are discussed in Chapter 5 and Appendix XIV.

3299 **4.2.3 Training**

3300 Training is an important component of stranding response as it enables responders to strengthen and
3301 diversify their response skills (including learning new tools, techniques, and protocols), and increases the
3302 likelihood that they will be equipped to handle a variety of response situations in a safe and appropriate
3303 manner. Training events can also build relationships with partners that may be involved with stranding
3304 response, which could facilitate more efficient communication and response during a stranding incident.
3305 The level and type of training for stranding response is left to the discretion of the response organization.
3306 Field or simulation training activities would likely have similar environmental impacts to those response
3307 activities described above (section 4.2.1 and section 4.2.2), depending on the location, timing and types of
3308 training activities included, and are therefore analyzed concurrently with stranding response activities in
3309 this chapter.

3310 **4.3 Environmental Consequences**

3311 **4.3.1 Alternative 1: Continue Program Implementation at Current Activity Levels (No Action**
3312 **Alternative)**

3313 Under Alternative 1, NMFS OPR Marine Mammal and Sea Turtle Conservation Division and Regional
3314 Offices would continue to use the current SA template and criteria. Current SAs would continue to be issued
3315 regionally, with national programmatic oversight, on a case-by-case basis to those entities requesting
3316 authorization that were determined to meet the SA criteria (including renewal and new applications). The
3317 SA template would not be modified to include any new activities. Under Alternative 1, OPR Permits and
3318 Conservation Division would not issue a new MMPA/ESA permit to the MMHSRP after the current
3319 MMPA/ESA permit expires. Therefore, after the current permit expires on December 31, 2021, the
3320 MMHSRP and SA holders would only be authorized to conduct stranding response activities on species
3321 that are not listed under the ESA. Additionally, as many Prescott Grant recipients use the MMHSRP's
3322 MMPA/ESA permit to accomplish some of their project's goals (*i.e.*, respond to ESA-listed species),
3323 Alternative 1 may curtail the number and scope of Prescott Grant proposals received from the Stranding
3324 Network if authorized response to ESA animals were to cease.

3325 **4.3.1.1 Biological Resources**

3326 Under Alternative 1, Stranding Network participants that request authorization and meet the current SA
3327 criteria would continue to be issued new or renewed SAs and would continue to respond to non ESA-listed
3328 species. Additionally, until the current MMPA/ESA permit expires on December 31, 2021 CIs could

3329 continue in their response to ESA-listed species. The impacts of stranding response activities on biological
3330 resources by permitted MMPA Section 109(h) responders would be the same as those of SA holders. The
3331 type, context, level of intensity, and duration of impacts will vary depending on the geographic location,
3332 the species involved, and the equipment used in the response.

3333 Due to the unpredictable emergency nature of strandings, marine mammal health-related events, unusual
3334 mortality events (UMEs), oil spill responses, natural disasters, and entanglements, it is not possible to know,
3335 or reliably predict, when or where every stranding will occur. Depending on the stranding location, minor,
3336 temporary, and short-term adverse effects on protected and sensitive habitats, submerged aquatic vegetation
3337 (SAV) and macroalgae, coastal and marine birds, reptiles, invertebrates, terrestrial mammals, and other
3338 marine mammals could occur during stranding response activities. A marine mammal may strand, alive or
3339 dead, in a protected or sensitive habitat, and equipment may be needed as part of the response effort.
3340 Equipment used for animal response and transport could potentially damage sand dunes and associated
3341 vegetation, could cause compaction of the beach, and may need to traverse sensitive terrestrial habitats to
3342 access the animal. However, every effort would be taken to avoid adverse impacts on protected and sensitive
3343 habitats during stranding response activities (see section 4.4.1), including the decision not to respond to a
3344 stranded marine mammal (if necessary to avoid potential or likely impacts on natural resources). Equipment
3345 used during stranding response activities could also accidentally leak oil or other materials into sand and
3346 nearshore waters. Accidental contaminant leaks from equipment could impact shellfish, other invertebrates,
3347 and nearshore fish. However, these would likely be small amounts that would be flushed out and/or diluted
3348 rapidly, causing a minor, short-term impact. Historically, stranding response activities, including the use of
3349 heavy equipment (*e.g.*, excavator) to access a stranded animal, have avoided reefs and shellfish beds. In
3350 such circumstances, carcasses are left in place to decompose naturally (unless otherwise instructed by land
3351 managers). However, leaving carcasses in place may actually cause damage to reefs and other invertebrate
3352 communities, but this damage is a natural process and it is not the responsibility of the Stranding Network
3353 to prevent damage to these communities that would otherwise naturally occur.

3354 Potential minor, adverse effects on protected and sensitive habitats could also include damage from vessels
3355 or anchors used during stranding responses at sea. Coral reefs, seagrass beds, and other sensitive habitats
3356 may be damaged from contact with a vessel or an anchor. Every effort would be taken to avoid adverse
3357 impacts on protected and sensitive habitats, such as coral reefs, during stranding response activities (see
3358 section 4.4.1). Accidental spills of hazardous materials or wastes from vessels conducting stranding
3359 response activities at sea could also impact biological resources. Some materials could be diluted quickly
3360 by currents, only causing temporary impacts. Others could linger in the water column or adhere to sediment

3361 particles, causing more extended impacts. Biological resources could be injured or killed if in the vicinity
3362 of a spill.

3363 Minor to moderate, short-term indirect adverse effects on coastal and marine birds could occur during
3364 response activities. The use of equipment and the presence of people could disturb birds nesting or roosting
3365 in trees or small bushes, and may cause them to temporarily leave the area. These birds may return to the
3366 area once response activities ended (Weston *et al.* 2011) and impacts could be temporary, as response
3367 activities would be of limited duration, although reproductive failure could occur in nesting birds. Ground
3368 nesting birds could be adversely affected by response activities, depending on the location and time of year.
3369 Heavy equipment could accidentally crush nests and response personnel could disturb or damage nests and
3370 chicks. Disturbance of nesting birds (ground-, tree-, and shrub-nesting) could leave eggs unprotected and
3371 vulnerable to predation and ambient temperatures (too hot or too cold) during the period that the nest is
3372 unattended. Response activities conducted in shallow waters could disturb foraging birds. This impact
3373 would be minimal, as birds could forage in nearby areas and may return once response activities ended.

3374 Minor to moderate, short-term indirect adverse effects on reptiles, such as sea turtles, could occur during
3375 response activities. Response equipment could disturb or injure sea turtles nesting or basking on beaches,
3376 depending on the location and time of year. Disturbance of sea turtles or other reptiles nesting or basking
3377 on beaches would likely result in minor to moderate, temporary and short-term adverse impacts. Apart from
3378 green turtles (*Chelonia mydas*) that occasionally come ashore to bask on Hawaiian beaches (Rice *et al.*
3379 2000), female sea turtles typically only come ashore at night to lay their eggs once a year. Response
3380 activities would avoid basking or nesting reptiles, and avoid night operations, minimizing the potential for
3381 adverse effects to reptiles. Heavy equipment could crush nests and response personnel could accidentally
3382 disturb or damage nests. Disturbance of nests could leave unhatched eggs exposed and vulnerable to
3383 predation and exposure to the environment. Where possible, response activities would not be conducted
3384 near known sea turtle nesting sites, minimizing the potential for adverse effects.

3385 Minor, adverse effects on other coastally-dependent terrestrial species (*e.g.*, mammals, invertebrates, etc.)
3386 may occur during, and as a result of, stranding response and training activities. The use of equipment and
3387 the presence of people could disturb animals and may cause them to temporarily leave the area. These
3388 animals may return to the area once response activities end; impacts are likely to be temporary as response
3389 activities would be of limited duration. Stranding Network responders conducting stranding response and
3390 training activities would take great care not to intentionally injure or kill terrestrial species, or damage their
3391 habitat.

3392 Minor, indirect adverse effects on other (non-target) marine mammals could occur during, and as a result
3393 of, stranding response and training activities. Captures of suspected compromised pinnipeds may
3394 incidentally harass and disrupt other animals if the capture occurs near a haul-out site or any other area
3395 where animals are located. Indirect, short-term moderate, adverse effects may occur if startled pinnipeds
3396 disperse from rookeries and haulouts, and pups become trampled or separated in the process. Indirect, short-
3397 term moderate, adverse effects may also occur if juvenile and adult animals are trampled during stampedes
3398 or injured on underwater rocks and cliff faces. Providing animals were not injured, these indirect impacts
3399 would be minor and short-term as animals would likely return once responders have left. Pinniped reactions
3400 to vessels are highly variable, depending on the species (Calkins and Pitcher 1982).

3401 Unintentional (incidental) harassment of non-target cetaceans may also occur during stranding response
3402 and training activities, resulting in temporary, indirect adverse effects. Reactions to vessel close approaches
3403 from cetaceans may include forceful exhalations (“chuffing”), increased swim speed, breaching, diving,
3404 staying submerged longer, tail and fin slapping, or moving away from the vessel. Cetacean reactions to
3405 vessels are highly variable, depending on the individual, the species, and the level of prior exposure to close
3406 approaching vessels (Watkins 1986). Changes in cetacean behavior in response to close approaching vessels
3407 is likely to persist only for the period in which the vessel is close.

3408 Both target and non-target animals may also be approached by piloted aircraft and UAS during response or
3409 training activities. Pinniped and cetacean reactions to aircraft are highly variable (Calkins and Pitcher 1982;
3410 Patenaude *et al.* 2002), and depend on the aircraft’s altitude, speed, time spent overhead, and species or
3411 individual behaviors. Approaches to marine mammals below certain altitudes (Würsig *et al.* 1998) could
3412 indirectly cause temporary minor adverse effects, as these approaches may harass marine mammals and
3413 cause a change in behavior, or elicit different behaviors, such as diving rapidly. Behavioral responses to
3414 close approaches, by both vessel and aircraft, would generally be short-term, with a minimal effect on the
3415 individual or the population.

3416 The decision to employ hazing or attractants necessitates a cost/benefit analysis of the potential harm to the
3417 animal from entering or remaining in the negative situation versus the potential harm to the animal from
3418 the deterrence/attractant technique(s) to be employed. Potential adverse effects of hazing would likely be
3419 from the close approach of vessels either used to deploy hazing methods or result from the method itself.
3420 The intent of the activities is to encourage the animal(s) to change their behavior and move away from a
3421 potential threat. There are limited instances where hazing operations may be conducted under the authority
3422 of the SA. To be conducted under the SA, the hazing must be for individuals or small groups of non-ESA
3423 listed pinnipeds or small cetaceans, and must use only non-lethal techniques (Ziccardi *et al.* 2015; 85 FR

3424 53763). Acoustic deterrent methods (e.g., pingers, airguns, seal bombs, predator calls, etc.), if used
3425 correctly, may cause temporary physical discomfort, but would not likely cause long-term injuries or a
3426 permanent threshold shift in hearing (NMFS 2018). Similarly, physical barriers and tactile hazing may
3427 startle the target animals, but would not likely cause long-term injuries.

3428 Minor, adverse effects on live-stranded marine mammals could occur during response activities. Live-
3429 stranded marine mammals would most likely experience stress and pain due to the stranding event itself
3430 that could be decreased or increased by stranding response activities. Response activities would be
3431 conducted with the best interests and welfare of the animal in mind, including assessment and intervention,
3432 which may entail disentanglement, relocation, and/or euthanasia to alleviate pain and suffering. The effects
3433 of stranding response activities on the animal would depend on the condition, species, and medical history
3434 of the animal (if known). An alert and responsive animal may panic when responders approach. Mothers
3435 separated from their young may become aggressive, and members of social species may experience
3436 negative effects if separated from conspecifics. Debilitated animals that are not as responsive, or are
3437 unresponsive, may not display outward signs of reaction, but may still experience a stress response (*i.e.*,
3438 increased cortisol, etc.).

3439 Stranding response activities could require physical capture of the animal, which could cause direct minor
3440 to moderate adverse effects. Capture, restraint, and lifting an animal, if not properly executed, could cause
3441 discomfort, stress, injury, and/or death. Signs of stress for both cetaceans and pinnipeds include increased
3442 or reduced respiration, and prolonged struggling while being held. Cetaceans may also arch (*i.e.*, raising
3443 the head and tail simultaneously). The frequency of capture, the method(s) of restraint, as well as the age
3444 and general condition of the animal are all factors that would affect the animal's response to capture.
3445 Animals could incur injuries in their attempts to avoid capture or escape restraint (Fowler 1978). Stress
3446 could also alter an animal's immune response, making it more susceptible to infection and disease. It may
3447 also lead to behavioral changes including aggressive and antisocial tendencies (Fowler 1986). Stress from
3448 capture and restraint could cause capture myopathy (Fowler 1978; Breed *et al.* 2019).

3449 Using drugs to sedate or restrain animals (e.g., chemical immobilization) may decrease stress and risks of
3450 injury for animals and responders. However, chemical immobilization also has risks, if not administered
3451 and monitored correctly, particularly in ill or injured animals. The stress response as well as certain injuries
3452 or illnesses could change an animal's reaction to drugs, including those commonly used for chemical
3453 restraint, which could have sublethal or lethal consequences. When anesthetized or sedated, an animal may
3454 go into a dive reflex, which would include breath holding, slowing of heart rate, and restricted blood flow
3455 to the extremities. Anesthetized animals could develop hypothermia or hyperthermia. The short-term minor

3456 to moderate adverse effects and risks from physical and chemical restraints would be outweighed by the
3457 potential beneficial outcome of interventions intended to treat a sick or injured animal, but this requires
3458 evaluation on a case-by-case basis by experienced personnel.

3459 Live-stranded marine mammals may need to be transported to a rehabilitation facility for further treatment
3460 and care. Transport can induce physiological stress, especially for stranded cetaceans (Atkinson and Dierauf
3461 2018; Yip and Dold, 2018), and can have minor to moderate temporary or short-term adverse impacts if
3462 appropriate transport guidance is not followed. Prior to transport, field stabilization techniques (*e.g.*,
3463 assessment, administering oral electrolyte solution, sedation, etc.) may be used. Depending on body
3464 condition, marine mammals may develop hyperthermia or hypothermia during transport, particularly if
3465 there is limited or no protection from ambient conditions, including direct sun. Body surfaces may be
3466 exposed to the drying effects of air. Improper transport of marine mammals may cause physical trauma
3467 such as muscle damage, pressure necrosis, thermoregulatory problems, and respiratory problems.
3468 Additionally, animals may inhale exhaust fumes during improper transport. Skeletal muscular stiffness may
3469 also occur from transport, but most equipment specific to transport is designed to minimize or avoid damage
3470 to muscles. Skeletal muscle stiffness would be expected to disappear within a few hours to a few days,
3471 unless there was permanent muscle damage (Antrim and McBain 2001). Depending upon the mode of
3472 transport, animals may be exposed to high levels of noise and may suffer temporary hearing loss. These
3473 risks can be minimized by following proper transport procedures.

3474 Biological samples may be collected from a stranded marine mammal to help determine the life history,
3475 medical and physiological condition, assess the best course of action, and for research purposes. Samples
3476 could include blood, swabs, biopsies, etc., and sample collection techniques would not differ from those
3477 described in Chapter 9. Sample collection may cause minor stress or discomfort to the animal, relative to
3478 the actual stranding event. The impacts of specific sample collection techniques are discussed in greater
3479 detail in Chapter 9.

3480 Response activities would include euthanasia when deemed necessary and feasible as the most humane
3481 course of action. Euthanasia procedures would be overseen directly or indirectly by the attending
3482 veterinarian and would be carried out by veterinary staff or trained personnel using procedures as outlined
3483 in the AVMA Guidelines for the Euthanasia of Animals (2020); the CRC Handbook of Marine Mammal
3484 Medicine (Gulland *et al.* 2018); and for cetaceans, the Cetacean Euthanasia Technical Memorandum (Barco
3485 *et al.* 2016) and the Report of the IWC Workshop on Euthanasia Protocols to Optimize Welfare Concerns
3486 for Stranded Cetaceans (2014). Chemical euthanasia agents may cause hyperexcitability or violent reactions

3487 in some species such as *Delphinus* and *Kogia* spp. (Barco *et al.* 2016). Improper use of chemical or physical
3488 euthanasia methods, may prolong or exacerbate the pain and suffering of an animal.

3489 Healthy animals may be released immediately from the stranding site, and marking and/or tagging may be
3490 approved to monitor the animal's movements post-release. Lettered and number tags, including Rototags
3491 and Allflex tags, are commonly used marking methods for long-term monitoring of both pinnipeds and
3492 cetaceans. Tags are typically attached to the hind flippers of phocids, the foreflippers of otariids (Patterson
3493 *et al.* 2011), and to the dorsal fin of most cetaceans. Tag attachment (including the attachment of scientific
3494 instruments, as described in Chapter 7 and Chapter 9) could cause momentary pain to the animal during
3495 application, and tag sites could become infected. For further detail on the variety of tagging options
3496 available, and the specific impacts of each tagging method, see Chapter 7 and Chapter 9. During mass
3497 strandings, cetaceans may be marked with a grease pen, paint stick, or zinc oxide to keep track of each
3498 animal. Pinnipeds may also be marked with a grease pen, paint stick, or hair dye for short-term follow-up.
3499 These materials would only have a minimal and temporary impact on marine mammals.

3500 The short-term adverse effects from stranding response activities on stranded marine mammals would be
3501 outweighed by the potential beneficial outcomes. Major long-term beneficial effects on marine mammals
3502 would be expected under Alternative 1, as all response activities would be conducted in an attempt to
3503 enhance the health and welfare of compromised animals or to investigate animal carcasses to identify and
3504 understand threats to marine mammal populations and ocean health. Stranding response activities could
3505 have both individual and population-level beneficial impacts by identifying causes of stranding or death
3506 while allowing for management measures to reduce those threats, benefitting all individuals in a population.
3507 This would be particularly critical for depleted, threatened, or endangered populations.

3508 Information obtained from stranded marine mammals has helped establish baseline population health data
3509 for most species, and contributed to a more comprehensive understanding of wild populations. For some
3510 species, such as those not easily observable in the wild or in managed care (*e.g.*, beaked whale species
3511 (*Ziphiidae* spp.)), the only existing information (aside from scattered sightings) comes from examining
3512 stranded animals (Dalebout *et al.* 2002; Pitman *et al.* 2006; Hooker *et al.* 2019). Geographic locality of
3513 strandings and rate of occurrence can help define the distribution and abundance of a species, although
3514 extralimital strandings do occur. Sample collection (from both live and dead animals) can assist in disease
3515 detection, the assessment of population health, increase understanding of marine mammal biology and life
3516 history, examination of human-caused injuries and mortality, and can indicate changes in environmental
3517 health. Changes in environmental conditions have been first detected in stranded marine mammals (and
3518 also beach-cast birds), including high contaminant levels, oil spills, and harmful algal blooms (Cossaboon

3519 *et al.* 2019; Van Hemert 2020). Early detection of these circumstances allows for human intervention, which
3520 could result in a reduced potential impact on biological resources. Similarly, data collected from animals
3521 and carcasses with evidence of human interaction (*e.g.*, entanglements and vessel strikes) can be used by
3522 researchers and resource managers to reduce human-marine mammal conflicts. Gear modifications,
3523 geographic changes (area closures), and temporal changes (time or season closures) may all be changed so
3524 that the probability of fishery interactions with marine mammals (particularly those that are threatened or
3525 endangered) is reduced. The Stranding Network provides critical information about emerging issues which
3526 allows for a management response before the problem becomes widespread and costly or impossible to
3527 ameliorate.

3528 Under Alternative 1, new members could be added to the Stranding Network, or authorized as MMPA/ESA
3529 permit CIs. This will increase the number of stranded animals that receive a response. Stranding response
3530 activities may be modified, as new techniques and tools become available. These would likely have a
3531 beneficial impact on marine mammals as response efforts would be conducted using the best available
3532 equipment and methods. Modifications could also be made to euthanasia techniques, if safer, more effective
3533 methods or chemical solutions are developed. The use of new technologies and tools would have impacts
3534 similar to, or less than, those currently used during stranding response activities.

3535 After the expiration of the MMPA/ESA permit on December 31, 2021, and without issuance of a new
3536 permit by OPR Permits and Conservation Division under the No Action Alternative, stranding response by
3537 SA holders would end for ESA-listed species, but response to non-listed species would continue as
3538 described above. Therefore, major short-term adverse impacts would occur for individual ESA-listed
3539 marine mammals, as sick and injured animals would not receive a response and would be more likely to
3540 die from injuries and disease. Further, threatened and endangered animals would not be hazed away from
3541 hazards which could result in otherwise preventable injury and death. At a population level, major long-
3542 term adverse impacts could occur as response to vulnerable populations (*e.g.*, threatened or endangered
3543 species) would be curtailed. Valuable information on marine mammal populations, such as biology, health,
3544 disease incidence, and human interactions, collected during the examination of stranded animals, would no
3545 longer be collected for ESA-listed species.

3546 Without a MMPA/ESA permit, federal, state, and local agencies authorized under MMPA Section 109(h)
3547 or Section 112(c) would still be able to conduct emergency response to non-ESA listed species. Also under
3548 ESA regulations (50 CFR 17.21(c)(3) and 17.31(a)), employees of the USFWS, NMFS, any other federal
3549 land management agency, or state conservation agency, may also continue to respond to ESA-listed species.

3550 **4.3.1.2 Water and Sediment Quality**

3551 Minor, short-term adverse effects on water and sediment quality could occur under Alternative 1. Stranding
3552 response activities would not intentionally generate any pollutants or disturb sediment. However, accidental
3553 spills of hazardous materials or wastes from response and survey vessels could impact water and sediment
3554 quality. Some materials could linger in the water column or adhere to sediment particles, causing more
3555 prolonged impacts. Equipment used to access or transport animals (on land) could also leak oil or other
3556 materials into sand and nearshore waters. Some materials could be diluted quickly by currents, causing
3557 localized, temporary impacts. Other materials could linger in the water column or adhere to sediment
3558 particles, causing longer, but still localized, impacts. Heavy equipment, in addition to human traffic, could
3559 increase erosion or compact the sediment. The level of impact would vary by site and would depend on the
3560 sediment, the type of equipment used, as well as the duration of equipment use. However, stranding
3561 response activities (and the need for heavy equipment) are typically conducted over a few hours to at most
3562 a couple of days (*e.g.*, mass stranding events). Training exercises, in preparation for emergency response
3563 situations, would likely cause impacts similar to, or less than, those previously described.

3564 After the expiration of the MMPA/ESA permit on December 31, 2021, and without issuance of a new
3565 permit by OPR Permits and Conservation Division under the No Action Alternative, stranding response by
3566 SA holders would end for ESA-listed species, but response to non-listed species would continue as
3567 described above. As they would receive no response, live-stranded ESA-listed marine mammals would be
3568 more likely to die from injuries and disease, increasing the number of carcasses on the beach, and dead-
3569 stranded animals would remain in the environment to decompose naturally. Carcasses left on the beach to
3570 decompose naturally would have the impacts discussed in Chapter 5.

3571 **4.3.1.3 Cultural Resources**

3572 Minor, adverse effects on cultural resources could occur under Alternative 1. The use of equipment and
3573 vehicles on the beach during release activities may damage cultural resources buried in the sand or dunes.
3574 This would negatively impact areas such as the Pacific Islands region, where many unknown artifacts and
3575 habitation sites are buried on beaches. However, the potential for impact would be minor, as release
3576 activities are scattered along the entire U.S. coastline, and consultation with local authorities (prior to
3577 release site selection and/or undertaking actions) would provide information on areas of known cultural or
3578 historical significance to be avoided. Stranding response activities conducted in the water would not likely
3579 affect submerged cultural resources.

3580 Stranding response on Native American/Alaskan Native lands would be coordinated with Native American
3581 tribes, Alaskan Natives, or other indigenous peoples to accommodate cultural uses of marine mammals, as
3582 appropriate. Responders would also be sensitive to the fact that traditional cultures often involve
3583 ceremonial, medicinal, or subsistence uses of plants, animals (including marine mammals), as well as
3584 specific geographic locations. Every effort would be taken to avoid adverse impacts on culturally sensitive
3585 habitats during stranding response activities (see section 4.4.3), including the decision not to respond to a
3586 stranded marine mammal (if necessary to avoid potential or likely impacts on cultural resources).

3587 After the expiration of the MMPA/ESA permit on December 31, 2021, and without issuance of a new
3588 permit by OPR Permits and Conservation Division under the No Action Alternative, stranding response by
3589 SA holders would end for ESA-listed species. Response to non-ESA species would continue, and therefore
3590 the same impacts as those described above would continue. No additional effects on cultural resources
3591 would be expected.

3592 **4.3.1.4 Human Health and Safety**

3593 Human safety is the first priority during all stranding response activities. However, adverse effects on
3594 human health and safety could occur under this Alternative. Risk to responders would include physical
3595 injuries, and potential exposure to contaminants and zoonotic pathogens.

3596 Physical injuries such as bites, bruises, strains, slips, trips, or falls may occur while approaching, handling,
3597 lifting, and transporting a live-stranded animal or carcass. Responders may be injured by stepping on beach
3598 litter or marine debris. Responders could step on or become entangled in submerged derelict fishing gear
3599 during water responses. Responders may also come into contact with contaminated debris, including
3600 medical waste and sewage. Responses in or close to water could result in drowning if safety measures are
3601 not taken. Responders in water may come into contact with sharks, jellyfish, rays, and venomous fish. Other
3602 physical injuries (e.g., blunt-force trauma or broken bones) may arise from the handling and lifting of
3603 animals (e.g., via stretcher or carrier), and the improper use of equipment. Sunburn, heat exhaustion, heat
3604 stroke, and hyper- or hypothermia are possible, if responders are outside for extended periods of time.
3605 Techniques associated with biological sampling often involve needles, knives, and scalpels, which place
3606 responders at risk of punctures, cuts and scrapes. Similar tools are used when performing necropsies.
3607 Serious infection could also occur if minor injuries are not treated properly. Persons involved in necropsy
3608 and disposal risk physical injury from using heavy equipment and lines under tension. Persons could also
3609 be hit or crushed by heavy equipment (e.g., excavator). Accidental injections or exposure to euthanasia
3610 solution, and other drugs used in animal treatment, could also cause adverse effects, depending on the

3611 chemical(s) used. Vessel collisions, fire, capsizing, and running aground could result in injuries, or
3612 drowning. Inclement weather, such as lightning strikes, may also pose threats to human health and safety.

3613 Contaminants, including biotoxins and petroleum products (from oiled animals), may produce short-term
3614 effects, such as respiratory problems, lightheadedness, nausea, and eye or skin irritation. The handling and
3615 transport of oiled animals could pose additional risks to responder health and safety (Aguilera *et al.* 2010).
3616 Response to, and rehabilitation of, marine mammals exposed to petroleum would be conducted by
3617 experienced, and appropriately trained personnel. Contact with contaminated bodily fluids or tissues could
3618 injure responders. Responders may have allergic reactions to animal blubber and oils. Serious infections
3619 may also occur from contact with carcasses. Pathogens encountered may be antibiotic resistant, making
3620 treatment more difficult, or be pathogens not typically seen in humans increasing the chance of
3621 misdiagnosis (*e.g.*, *Mycoplasma spp.*, which causes seal finger) (Baker *et al.* 1998). Some zoonotic diseases
3622 may have short-term minor adverse effects including swelling, joint pain, skin lesions, and flu-like
3623 symptoms. Long-term, major adverse effects from zoonotic diseases could also occur, especially if they are
3624 misdiagnosed or difficult to treat.

3625 Potential adverse effects on public health and safety could occur, as individuals may take it upon themselves
3626 to respond to sick and injured animals. As these unauthorized individuals are not trained, they are at a higher
3627 risk of serious injury than authorized responders. However, the public may decide not to intervene if they
3628 know that there are qualified, experienced, and authorized individuals available to conduct stranding
3629 response activities. This may result in fewer human-animal interactions, and could reduce some of the
3630 potential health and safety impacts to the public.

3631 After the expiration of the MMPA/ESA permit on December 31, 2021, and without issuance of a new
3632 permit by OPR Permits and Conservation Division under the No Action Alternative, stranding response by
3633 SA holders would end for ESA-listed species, but response to non-listed species would continue as
3634 described above. This would have a beneficial effect on human health and safety, as responders would no
3635 longer be conducting stranding response activities as frequently as they are now, thereby reducing exposure
3636 to the health and safety risks previously described. However, without stranding response activities to ESA-
3637 listed species, the public would likely approach stranded marine mammals either out of curiosity or in an
3638 attempt to help. People and/or pets may be exposed to contaminants or infectious diseases if they interact
3639 with marine mammal carcasses or live animals. Live animals may bite, roll, or otherwise thrash about,
3640 causing physical injuries to people who attempt to interact with the animals.

3641 **4.3.1.5 Socioeconomics**

3642 The socioeconomics of the surrounding community are not taken into account when conducting stranding
3643 response activities, only the logistics of the response (*e.g.*, is it safe for responders/the marine mammal(s)).
3644 Minor short-term beneficial effects could occur under this alternative. The SA Template (Article II, Part D,
3645 Number 2) requires SA holders to cooperate with other members of their regional Stranding Network and
3646 the National Marine Mammal Stranding Program as well as federal, state, tribal, and local officials and
3647 employees. Greater cooperation between Stranding Network participants, including the pooling of
3648 resources, could reduce some of the costs incurred by individual organizations conducting stranding
3649 response activities. Further, SA holders are encouraged to cooperate with local land management agencies,
3650 which can sometimes provide staff, equipment and expertise of the area to help support response activities.
3651 Stranding response activities can also generate international cooperation, provide valuable educational
3652 outreach opportunities, and promote data sharing across geographic regions.

3653 Stranding response activities include the recovery of live animals and carcasses from a variety of locations.
3654 The removal of carcasses from high-use areas, such as public beaches, would have a minor short-term
3655 positive impact on tourism activities. However, in some situations carcasses are left in place to decompose
3656 naturally. Depending on the location this could have minor short-term adverse or positive impacts on local
3657 businesses and/or tourism. For specific detail on the potential socioeconomic impacts of carcass disposal
3658 activities, see Chapter 5.

3659 After the expiration of the MMPA/ESA permit on December 31, 2021, and without issuance of a new
3660 permit by OPR Permits and Conservation Division under the No Action Alternative, stranding response by
3661 SA holders would end for ESA-listed species. Carcasses of ESA-listed animals would remain at stranding
3662 sites to naturally decompose. Minor, short-term adverse impacts may occur due to the unappealing sight
3663 and smell of carcasses, which in turn could reduce tourism activity as visitors may choose to spend their
3664 money elsewhere. However, tourists may want to see a live-stranded animal or a carcass, which could create
3665 a minor short-term beneficial impact on surrounding businesses. Response to non-ESA species would
3666 continue, and therefore the costs associated with response activities to these animals would remain
3667 relatively unchanged.

3668 **4.3.2 Alternative 2: Improved Program Implementation and Issuance of a New Scientific Research**
3669 **and Enhancement Permit (Preferred Alternative)**

3670 Under Alternative 2, the MMHSRP would implement some operational improvements to a subset of
3671 programs and activities. NMFS would implement updated SA criteria (corresponding to newly added
3672 articles) and issue SAs on a case-by-case basis to those entities meeting the updated criteria (including new

3673 applicants and renewals), utilizing the new SA template. The updated SA template would include several
3674 new articles that authorize additional stranding activities (*i.e.*, short-term holding facilities and temporary
3675 participation in the Stranding Network for certain emergencies (*e.g.*, oil spills)), in addition to modifying
3676 current SA articles. The new SA template could be modified and updated in the future, as needed. The
3677 MMHSRP would also implement new best practices documents (*i.e.*, euthanasia, small cetacean
3678 intervention, large whale emergency response, and cetacean mass stranding). Under Alternative 2, NMFS
3679 OPR Permits and Conservation Division would issue a new MMPA/ESA permit, and therefore stranding
3680 response to ESA-listed species could continue after the current permit expires on December 31, 2021.
3681 Prescott Grant recipients often use the MMHSRP's MMPA/ESA permit to accomplish some of their
3682 project's goals. Alternative 2 would allow all authorized organizations to continue to conduct response to
3683 ESA-listed species as part of their Prescott Grants.

3684 **4.3.2.1 Biological Resources**

3685 The effects on marine mammals from stranding response activities would be the same as those described
3686 under Alternative 1, except that the addition of new SA articles to the SA template, the implementation of
3687 updated SA criteria corresponding to the new SA articles, and the issuance of new best practices documents
3688 would be expected to have an overall beneficial impact on marine mammal health, welfare, and safety.

3689 The updated SA template criteria (Appendix IX), corresponding to the new SA articles, would have a
3690 positive impact on the welfare of stranded marine mammals as it would provide a standardized process to
3691 screen all Stranding Network participants (new and existing) interested in providing short-term (Article VI)
3692 care. Additionally, a new article would allow for providing temporary participation in the Stranding
3693 Network during certain emergencies (Article VII) which would streamline the application process and may
3694 encourage some organizations to temporarily respond to provide rehabilitation during extraordinary
3695 circumstances or emergencies (*e.g.*, oil spills, natural disasters, etc.). The SA template criteria would ensure
3696 that SA holders in every NMFS region are held to the same standards, and are qualified and experienced to
3697 conduct all activities for which they are permitted. The new SA articles (short-term holding and emergency
3698 temporary participant facilities) would provide the Stranding Network with additional capacity to respond
3699 to, assess, and stabilize sick and injured animals.

3700 The new emergency temporary participant facility article of the SA template would allow Stranding
3701 Network members to be authorized on an expedited basis to become a temporary member of the Stranding
3702 Network to support a large-scale disaster response for the duration of the emergency, but not as a permanent
3703 member of the Stranding Network. Emergency temporary participants would typically assist the Stranding

3704 Network in response to an anthropogenic event (*e.g.*, oil spill), a marine mammal event (*e.g.*, an UME), or
3705 to fill a temporary gap in coverage. This would have a positive impact on animal welfare by ensuring that
3706 quality care is maintained during periods when the current Stranding Network is overextended, by providing
3707 a procedural streamlining solution to expedite temporary participation by different groups during
3708 emergencies, and by providing greater flexibility to address the specific needs of each situation. The new
3709 short-term holding article would authorize some facilities to care for a stranded marine mammal up to 96
3710 hours prior to releasing or transferring to long-term care. The impact of short-term holding facilities is
3711 discussed in greater detail in Chapter 6.

3712 The new Marine Mammal Euthanasia Best Practices (Appendix XIII) would have an overall beneficial
3713 impact on marine mammal welfare because they would standardize protocols, while still allowing for a
3714 degree of flexibility. By adhering to the best practices responders would be better prepared to determine
3715 the best course of action for each situation. The best practices also provide taxa-specific information as well
3716 as a decision matrix, which could lead to quicker decision making, and in turn reduce the pain and suffering
3717 experienced by the stranded marine mammal. Euthanasia procedures would continue to be conducted by
3718 experienced and qualified personnel using procedures as outlined in the AVMA Guidelines for the
3719 Euthanasia of Animals (2020); the CRC Handbook of Marine Mammal Medicine (Gulland *et al.* 2018);
3720 and for cetaceans, the Cetacean Euthanasia Technical Memorandum (Barco *et al.* 2016) and the Report of
3721 the IWC Workshop on Euthanasia Protocols to Optimize Welfare Concerns for Stranded Cetaceans (2014).

3722 The Small Cetacean Intervention Best Practices (Appendix XII) would outline general protocols and
3723 procedures specific to small cetacean intervention for free-swimming distressed or imperiled animals (*e.g.*,
3724 out of habitat animals, entangled animals, orphaned calves, etc.). These protocols balance the need for
3725 standardized procedures while allowing flexibility to address specific requirements of different situations
3726 for diverse species and habitats, as well as unforeseen circumstances. These best practices recommend pre-
3727 intervention monitoring to help evaluate the health of the animal (including the severity of injuries), and
3728 assess the environmental surroundings. Further, the best practices provide a decision matrix, which could
3729 also assist responders in determining and preparing for the appropriate course of action (Appendix XII).
3730 This could lead to a more efficient intervention, and in turn reduce the potential stress experienced by the
3731 distressed or imperiled small cetacean. The implementation of these best practices would have an overall
3732 positive impact on the health, welfare, and safety of free-swimming small cetaceans in distress or imperiled.

3733 The Large Whale Emergency Response Best Practices (Appendix XVI) outline recommended standardized
3734 protocols to be followed when responding to large whales that are either alive and in need of assistance
3735 (*e.g.*, out of habitat, significantly injured or moribund, entangled, and stranded alive in the surf zone or on

3736 a beach), or are dead (*e.g.*, floating carcasses or dead stranded large whales). The guidelines outline triage
3737 criteria, and provide information to assist responders in determining when and how to intervene. This could
3738 lead to efficient decision making, and in turn reduce the potential stress experienced by each animal.
3739 Further, the best practices detail the recommended training, experience, and qualifications that each large
3740 whale responder should have. This would have a positive impact on the welfare of large whales as all
3741 responders would be held to the same standards, and be qualified to conduct the activities for which they
3742 are authorized.

3743 The Cetacean Mass Stranding Best Practices (Appendix XV) would have a beneficial impact on cetaceans
3744 that mass strand as they provide detailed information on triage, sample collection, animal deterrents, and
3745 post-release monitoring. As these situations can be relatively rare (depending on the geographic area),
3746 having protocols outlined would help Stranding Network members deal effectively with mass stranding
3747 events that they may not have much experience in handling. Triage procedures would help create an
3748 organized effort, and ensure that animals with the best chance of survival are assisted first. Standardized
3749 sampling practices and post mortem examinations could assist in better understanding the cause of the mass
3750 stranding, and potentially enable comparisons to past events. This information could be used by researchers
3751 and resource managers to help understand future stranding trends. Detailed information on animal
3752 deterrents would be useful to attempt to guide animals away from danger and prevent immediately released
3753 animals from restranding, and post-release monitoring would provide a mechanism to assess how stranded
3754 animals fared once they were refloated. This information could also be used to direct future mitigation,
3755 which would have an overall positive impact on wild populations.

3756 Effects on protected and sensitive habitats (*e.g.*, coral reefs), SAV and macroalgae, reptiles, invertebrates,
3757 mammals, fish, and birds from stranding response activities would be the same as those described under
3758 Alternative 1, except that the implementation of euthanasia (Appendix XIII) and carcass disposal
3759 (Appendix XIV) best practices would have a positive effect on reducing the risk of secondary poisoning to
3760 scavengers and other biological resources. As Alternative 2 also includes the issuance of a new
3761 MMPA/ESA permit, therefore stranding response activities for ESA-listed species could continue under
3762 the new permit. The effects on biological resources from continuing stranding response activities to ESA-
3763 listed species would be the same as those discussed above.

3764 **4.3.2.2 Water and Sediment Quality**

3765 The effects on water and sediment quality under this Alternative would be the same as those described
3766 under Alternative 1, except that the Marine Mammal Euthanasia Best Practices (Appendix XIII) and the

3767 Marine Mammal Carcass Disposal Best Practices (Appendix XIV) recommend that carcasses containing
3768 high concentration of euthanasia solutions known to cause secondary poisoning to scavengers (*e.g.*,
3769 barbiturates) be removed from the environment (incineration is the recommended disposal method). If
3770 followed, these actions could have a positive impact on water and sediment quality. The impacts of
3771 euthanasia solutions are discussed in greater detail in Chapter 5.

3772 As Alternative 2 also includes the issuance of a new MMPA/ESA permit, stranding response activities for
3773 ESA-listed species could continue under the new permit. The effects on water and sediment quality from
3774 continuing stranding response activities to ESA-listed species would be the same as those discussed above.

3775 **4.3.2.3 Cultural Resources**

3776 The effects on cultural resources under this Alternative would be the same as those described under
3777 Alternative 1. As Alternative 2 also includes the issuance of a new MMPA/ESA permit, stranding response
3778 activities for ESA-listed species could continue under the new permit. Continued response to ESA-listed
3779 species would have the same effects as those described above.

3780 **4.3.2.4 Human Health and Safety**

3781 The effects on human health and safety under Alternative 2 would be the same as those described under
3782 Alternative 1, except that the implementation of updated SA criteria for the new SA articles, and issuance
3783 of new best practices documents would standardize stranding response protocols, and ensure that Stranding
3784 Network participants are experienced and qualified to conduct permitted activities. This would reduce the
3785 likelihood of accidents, and would have a beneficial impact on human health and safety. The
3786 implementation of the new Marine Mammal Euthanasia Best Practices (Appendix XIII) would standardize
3787 euthanasia procedures, allow for flexibility, and ensure that responders are prepared to meet the needs of
3788 different and unpredictable circumstances. The Cetacean Mass Stranding Best Practices (Appendix XV)
3789 would standardize triage procedures thereby reducing the chances of human error. The Large Whale
3790 Emergency Response Best Practices (Appendix XVI), and the use of the Incident Command System (ICS),
3791 would provide a clear chain of command, and allow for improved on-scene flexibility. The guidelines also
3792 identify the recommended personal protective equipment (PPE), as determined by the specific responder
3793 role. The implementation of the new Small Cetacean Intervention Best Practices (Appendix XII) would
3794 standardize intervention procedures, allow for flexibility, and ensure that responders are prepared to meet
3795 the needs of different and unpredictable circumstances.

3796 As Alternative 2 also includes the issuance of a new MMPA/ESA permit, stranding response activities for
3797 ESA-listed species could continue under the new permit. The effects on human health and safety from
3798 continuing stranding response activities to ESA-listed species would be the same as those discussed above.

3799 **4.3.2.5 Socioeconomics**

3800 The effects on socioeconomics under Alternative 2 would be the same as those described under Alternative
3801 1, except that the new Large Whale Emergency Response Best Practices (Appendix XVI) recommend that
3802 a Stranding Network participant (on scene) be identified to liaise with the public, and handle media
3803 enquiries. This would allow other responders (in different roles) to focus on the response itself and also
3804 provide the public with an educational outreach service. Increased transparency and improved
3805 communication, especially in disadvantaged communities, could also have a temporary positive impact on
3806 the socioeconomics of an area, lasting the course of the event.

3807 As Alternative 2 also includes the issuance of a new MMPA/ESA permit, stranding response activities for
3808 ESA-listed species could continue under the new permit. The effects on socioeconomics from continuing
3809 stranding response activities to ESA-listed species would be the same as those discussed above.

3810 **4.3.3 Alternative 3: More Stringent Protocols and Best Practices and Issuance of a New Scientific** 3811 **Research and Enhancement Permit**

3812 Under Alternative 3, the MMHSRP would implement some operational improvements to a subset of
3813 programs and activities, including those improvements outlined under Alternative 2. NMFS would require
3814 response to all threatened and endangered animals (where feasible, permitted, and safe) as part of the terms
3815 and conditions of the SA. Response to all other animals would be highly encouraged. Stranding participants
3816 could respond to these non-listed animals when feasible, based upon the availability of resources. Under
3817 Alternative 3, NMFS OPR Permits and Conservation Division would issue a new MMPA/ESA permit, and
3818 therefore stranding response to ESA-listed species could continue after the current permit expires on
3819 December 31, 2021. Prescott Grant recipients often use the MMHSRP's MMPA/ESA permit to accomplish
3820 some of their project's goals. Alternative 2 would allow all authorized organizations to continue to conduct
3821 response to ESA-listed species as part of their Prescott Grants.

3822 **4.3.3.1 Biological Resources**

3823 Minor to major short-term and long-term impacts are expected to occur under Alternative 3. The
3824 requirement to respond to all threatened and endangered species (where feasible, permitted, and safe) would
3825 have beneficial effects on ESA-listed marine mammals at both the individual and population level.

3826 Stranding response activities to live ESA-listed marine mammals would be conducted in an attempt to
3827 reduce pain and suffering, and increase the chance of survival for the individual animal. For depleted,
3828 threatened, or endangered populations, the survival of each individual (especially breeding-age females)
3829 would contribute to population growth and recovery, population resilience, and in maintaining genetic
3830 diversity. Information gained from analysis of biological samples from both live and dead-stranded animals
3831 would broaden our understanding of causes of mortality and morbidity of ESA-listed species, and provide
3832 managers with biological and ecological information to identify, evaluate, and resolve conservation
3833 problems for such species.

3834 Minor to major short-term and long-term adverse impacts could also occur for non-listed species under
3835 this alternative. If funds are limited, and response to threatened and endangered species is a priority, then
3836 response to non-listed stranded marine mammals might not be conducted as frequently. This could have
3837 an adverse impact on animal welfare at both the individual and population level. Live-stranded non-listed
3838 animals with routine and treatable conditions, with a high likelihood of survival if rehabilitated, could be
3839 left at stranding sites where they would most likely die from their injuries or disease without intervention.
3840 This would be a detriment to the wild population, and would result in needless death and suffering of
3841 animals. The continued response to non-listed species is important as currently stable populations may
3842 become threatened in the future. Further, recovering and examining carcasses of non-listed animals would
3843 also be funding dependent and not considered a priority. This could eliminate the collection of valuable
3844 information on marine mammal health and populations gained through the examination of stranded
3845 animals. This may also indirectly affect ESA-listed species, as non-listed species often serve as models
3846 for ESA-listed species. Limiting response to non-listed species would decrease the information gained
3847 from stranded animals that could prove beneficial to the survival of threatened and endangered species.
3848 Responding to non-listed species increases detection of new diseases or hazardous conditions in the ocean,
3849 which may reduce the impacts on threatened and endangered species, or species of concern.

3850 The requirement to respond to all ESA-listed species (where feasible, permitted, and safe) could
3851 potentially result in additional responses to stranded animals, thereby increasing the potential for adverse
3852 impacts on protected and sensitive habitats, SAV and macroalgae, other marine mammals, sea turtles,
3853 fish, shellfish, other invertebrates, terrestrial mammals, and birds, depending on the stranding location. A
3854 marine mammal may strand, alive or dead, in a protected or sensitive habitat, and equipment may be
3855 needed as part of the response effort. As previously described under Alternative 2, potential damage could
3856 occur as equipment may need to traverse sensitive terrestrial habitats to access the animal. However,
3857 traversing sensitive habitats would be avoided as much as possible. Equipment used for animal response
3858 and transport could unintentionally damage sand dunes and associated vegetation, and could also cause

3859 compaction of the beach. Ground (*i.e.*, burrow, beach) nesting birds, nesting sea turtles, and other
3860 terrestrial wildlife could also be disturbed by the use of equipment, and the presence of responders.

3861 While responding to ESA-listed marine mammals at sea, accidental spills of hazardous materials or
3862 discharges of wastes from response vessels could impact biological resources. Some materials would likely
3863 be diluted quickly by currents, only causing temporary impacts. Others could linger in the water column or
3864 adhere to sediment particles, causing slightly longer impacts. Biological resources could be injured or killed
3865 if they are in the vicinity of a spill. Additionally, adverse effects on protected and sensitive habitats could
3866 include damage from vessels or anchors. Coral reefs and other habitats may be damaged from contact with
3867 a vessel or anchor. However, every effort would be taken to avoid protected and sensitive habitats, such as
3868 coral reefs, during stranding response activities (section 4.4.1).

3869 **4.3.3.2 Water and Sediment Quality**

3870 The effects on water and sediment quality from stranding response activities under this alternative would
3871 be the same as those described under Alternative 2, except that the requirement to respond to all ESA-listed
3872 species (where feasible, permitted, and safe) could potentially result in additional responses to stranded
3873 animals, thereby increasing the potential for adverse impacts on water and sediment quality, as described
3874 under Alternative 2.

3875 **4.3.3.3 Cultural Resources**

3876 Effects on cultural resources from stranding response activities under this alternative would be the same as
3877 those described under Alternative 2, except that requirement to respond to all ESA-listed species (where
3878 feasible, permitted, and safe) could potentially result in additional responses to stranded animals, thereby
3879 increasing the potential for adverse impacts on cultural resources, as described under Alternative 2.

3880 **4.3.3.4 Human Health and Safety**

3881 Effects on human health and safety under this alternative would be the same as those described under
3882 Alternative 2, except that the requirement to respond to all ESA-listed species (where feasible, permitted,
3883 and safe) could potentially result in additional responses to stranded animals, thereby increasing the
3884 potential for adverse impacts on responder health and safety, as described under Alternative 2.

3885 Potential beneficial effects on public health and safety could occur under this alternative, as responders
3886 would be required to respond to ESA-listed species (where feasible, permitted, and safe) as part of the terms
3887 and conditions of their SA. The public may decide not to intervene if they know that there are qualified,

3888 experienced, and authorized individuals to conduct stranding response activities. This could result in fewer
3889 human-animal interactions, and reduce some of the potential health and safety impacts to the public.
3890 Conversely, if there are fewer authorized responders conducting stranding response activities on non-listed
3891 species, as a result of funding limitations and the prioritization of ESA-listed animals, the public may
3892 choose to intervene. As these unauthorized individuals are not trained, they are at a higher risk of serious
3893 injury than trained and authorized Stranding Network participants.

3894 **4.3.3.5 Socioeconomics**

3895 Costs associated with responding to all threatened and endangered species (where feasible, permitted, and
3896 safe) could put a financial strain on many Stranding Network partners. Some ESA-listed animals may strand
3897 in locations that are expensive and logistically challenging to access (*e.g.*, offshore islands, remote and
3898 uninhabited locations, etc.). In some parts of the country (*e.g.*, the Pacific Islands region, the Alaska region,
3899 far offshore), response to some ESA-listed animals could take several days, depending on the stranding
3900 location. There could also be significant costs associated with the transport of supplies, equipment, and
3901 staff.

3902 Response to live large whales, most of which are ESA-listed, typically result in high costs. Given their size,
3903 a larger volume and higher concentration of sedatives and euthanasia solution may be needed, if euthanasia
3904 is warranted. Additionally, heavy machinery is often needed to move large whale carcasses and conduct
3905 necropsies, further increasing the cost for large whales when compared to small cetaceans and pinnipeds.
3906 Further, response to dead large whales can be logistically challenging, and may require additional
3907 responders from outside the local area. Carcass disposal methods, as discussed in Chapter 5, could also put
3908 a financial strain on Stranding Network participants.

3909 Under this alternative, response to non-listed species would continue to be encouraged (when feasible).
3910 Responses to non-listed species is not anticipated to cause any adverse or beneficial impacts on Stranding
3911 Network participants under Alternative 3.

3912 **4.4 Mitigation**

3913 The purpose of mitigation is to avoid, minimize, or eliminate negative impacts on the affected resources
3914 from the proposed action. Under Alternatives 1, 2, and 3 specific measures will be taken to moderate any
3915 significant impacts likely to occur as a result of stranding response activities. Measures are described under
3916 each resource area.

3917 **4.4.1 Biological Resources**

3918 For all alternatives, potential adverse impacts on biological resources from stranding response activities
3919 would continue to be minimized by conditions outlined in the SA (Appendix VIII). Stranding Network
3920 participants would be required to coordinate with federal, state, and local officials and employees in matters
3921 supporting the purposes of their SA (Article II, Part D, Number 2). Additionally, the updated SA criteria
3922 (Appendix IX) provides a national screening process and ensures that only those individuals, organizations,
3923 or institutions qualified and trained to conduct response, assessment, rehabilitation, and/or release of marine
3924 mammals are given SAs. Building a Stranding Network of experienced and trained professionals would
3925 ensure that the highest quality of care is provided to marine mammals in need of intervention.

3926 Due to the unpredictable emergency nature of strandings, health-related events, UMEs, oil spills, natural
3927 disasters, and entanglements, it is not possible to know what species and/or the number of animals that may
3928 require response. Measures would be taken to avoid protected and sensitive habitats as much as possible
3929 (including during activities pertaining to the relocation of stranded marine mammals, carcass recovery,
3930 etc.). However, strandings are typically unpredictable and occur in protected areas including: national parks,
3931 monuments, seashores, and forests; National Marine Sanctuaries (NMSs); National Estuarine Research
3932 Reserves (NERRs); wilderness areas; essential fish habitat (EFH) and habitats of particular concern; state
3933 and local parks; and on native lands. When stranding response activities must occur in protected and
3934 sensitive areas, the Stranding Network would coordinate the response activities with the appropriate
3935 authorities, to determine the manner in which a response may occur (if it is permitted at all), and to minimize
3936 the impacts of a response on biological resources. In many cases, the Stranding Network pre-plans with the
3937 appropriate authorities to avoid emergency consultations/coordination. In situations where EFH may be
3938 impacted by response activities, the appropriate NMFS EFH coordinator would be contacted. Additionally,
3939 stranding response activities (including relocation activities and carcass recovery) would be coordinated
3940 with federal, state, and/or local agencies to avoid or minimize impacts to non-target species including SAV
3941 and corals, nesting sea turtles or birds, other marine mammals, terrestrial mammals, invertebrates, reptiles,
3942 and fish.

3943 The Stranding Network would strive to reduce impacts to protected and sensitive habitats. In some
3944 instances, this may include not conducting stranding response activities in areas with protected and sensitive
3945 habitats (*e.g.*, in-water captures of stranded animals using nets would not be conducted on or near a coral
3946 reef). To reduce the potential for coral reef, mangrove, and seagrass bed damage, anchors may be set by
3947 hand when water visibility is acceptable. Anchors would be placed in unvegetated areas within seagrass

3948 meadows or areas having relatively sparse vegetation/coral coverage, whenever possible. Anchor removal
3949 would be conducted in a manner that avoids dragging of anchors and anchor chains.

3950 The current SA Template (Article III and Article IV, Part B, Number 4) requires SA holders to make every
3951 reasonable effort to assist in the clean-up of beach areas where activities such as necropsy or specimen
3952 collection were conducted and may have contributed to the soiling of the site. Beach burial on federal and
3953 state lands and disposal in federal and state waters would only occur after federal, state, and/or local
3954 authorities have given permission to conduct such activities (as described in Chapter 5). If necessary,
3955 Stranding Network members would obtain a permit to conduct these disposal activities. Adherence to the
3956 Marine Mammal Carcass Disposal Best Practices (Appendix XIV) would ensure that Stranding Network
3957 members employ effective and appropriate carcass disposal techniques.

3958 The MMHSRP would follow all mitigation measures set forth by NMFS OPR Permits and Conservation
3959 Division as conditions of their MMPA/ESA permit, and all activities would be conducted in consultation
3960 with and with consent of the permit PI. For stranding response activities involving live-stranded marine
3961 mammals, responders would approach animals gradually, with minimal noise to reduce any reaction. Extra
3962 care would be taken around nursing mothers and calves/pups. During at sea responses (especially involving
3963 large whales), responders would approach animals at slow speeds, avoid making sudden changes in speed
3964 or pitch, and avoid using reverse gear to the extent possible. Only responders with extensive experience
3965 operating vessels in close proximity to marine mammals would be involved in vessel approaches. When
3966 using UAS for stranding response, activities by the SA holder, regardless of organizational affiliation,
3967 would be conducted pursuant to NOAA UAS Policy 220-1-5 including aircraft airworthiness certification
3968 from NOAA, pilot and crew training and qualification under the NOAA Operations Manual, aircraft
3969 authorization through the Federal Aviation Administration (FAA), preflight and operational checklists, and
3970 appropriate agency notifications and authorization for using UAS in defined areas. For both vessel and
3971 aerial surveys (including UAS), the amount of time spent in close proximity to an animal(s) would be
3972 limited to the minimum necessary to obtain the needed data. During such surveys, non-target animals would
3973 be avoided to the extent possible to limit disturbance.

3974 Capture, handling, and restraint procedures would be performed or directly supervised by experienced and
3975 qualified personnel. Additionally, marine mammal veterinary staff would provide direct or indirect
3976 supervision of all activities involving the use of anesthesia and sedatives, and the administration of other
3977 drugs. Administration of these drugs would be carried out by trained personnel. Only personnel experienced
3978 in capture and sampling techniques would respond to complete the activities as safely and efficiently as
3979 possible. For pinnipeds, responders would carry out activities efficiently, such that the total time they are

3980 occupying beach haul-out areas, and the total number of times a site is disturbed, are minimized. Response
3981 to stranded pinnipeds in a rookery situation would not be authorized under a SA, as a response would
3982 incidentally harass non-stranded animals. In this situation, a response would only be performed under the
3983 authority of the MMPA/ESA permit in coordination with the NMFS Regional Stranding Coordinator (RSC)
3984 and Permit Holder/PI. Experienced personnel would be used during capture and restraint to complete the
3985 activities as quickly as possible.

3986 To prevent interactions with non-target ESA-listed biological resources during on water response activities,
3987 vessel personnel would be informed that it is illegal to intentionally, or unintentionally (incidentally), harm,
3988 harass, or otherwise “take” ESA-listed species, and would be instructed to watch for endangered marine
3989 species. Capture activities that involve the use of seine nets would cease if a West Indian manatee
3990 (*Trichechus manatus*), sea turtle, or other endangered marine species is sighted in the vicinity of the vessel.
3991 If a manatee, sea turtle, or other ESA-listed marine species is accidentally captured, the vessel would
3992 immediately be stopped and either turned off or put in neutral. Tension on the net would be released to
3993 allow the animal the opportunity to free itself. Caution would be exercised when attempting to assist the
3994 animal in freeing itself. More details on capture activities can be found in Chapter 9. The appropriate
3995 USFWS Field Office and NMFS OPR Permits and Conservation Division would be contacted immediately
3996 to report any incidents.

3997 Tagging animals for immediate release would be performed or directly supervised by qualified personnel.
3998 Tag size would be kept to a minimum in order to lessen the energetic cost of carrying the tag, and placement
3999 would be selected so that it would not interfere with an animal’s ability to forage or conduct other vital
4000 functions. Pinniped flipper tags, for example, would be placed appropriately so animals would not walk on
4001 or be irritated by them. Depending on the tag, a local anesthetic or analgesic could be administered prior to
4002 tagging to minimize discomfort during application. More details on tagging activities can be found in
4003 Chapter 9.

4004 Under Article IV, Part A, Number 1d of the updated SA template (Appendix VIII), euthanasia of animals
4005 would be authorized by the veterinary staff and only be performed by trained personnel. Persons
4006 administering the euthanasia would be knowledgeable and trained to perform the procedure, and competent
4007 in the performance of the technique and follow guidance in the new Marine Mammal Euthanasia Best
4008 Practices (Appendix XIII). Some animals may be sedated prior to administering euthanasia. Euthanasia
4009 procedures would follow approved guidelines, such as those referenced in the AVMA Guidelines for the
4010 Euthanasia of Animals (2020); the CRC Handbook of Marine Mammal Medicine (Gulland *et al.* 2018);
4011 and for cetaceans the Cetacean Euthanasia Technical Memorandum (Barco *et al.* 2016) and the Report of

4012 the IWC Workshop on Euthanasia Protocols to Optimize Welfare Concerns for Stranded Cetaceans (2014).
4013 Persons using controlled drugs would comply with all federal and state laws and regulations, including
4014 regulations enforced by the Food and Drug Administration, the Drug Enforcement Administration and any
4015 applicable state veterinary practice laws and regulations. In addition to measures listed above, Stranding
4016 Network members would require further authorization and coordination with the appropriate NMFS RSC
4017 to euthanize ESA-listed species under the MMPA/ESA permit.

4018 Potential injuries, physiological stress, and other health implications resulting from animal transport (*e.g.*,
4019 translocating animals, transfer of animals to a rehabilitation facility, etc.) would be minimized with the
4020 introduction of Marine Mammal Transportation Best Practices (Appendix X). For more information on the
4021 mitigation measures specific to marine mammal transport, see Chapter 6.

4022 Pinniped and Cetacean Oil Spill Response Guidelines (Ziccardi *et al.* 2015) would be followed to avoid
4023 potential impacts during oil spill response. The guidelines include information on data collection and chain-
4024 of-custody procedures. Stranding responders would work through the appropriate ICS hierarchy to conduct
4025 those response activities authorized by the Unified Command / Federal On-Scene Coordinator for oil spill
4026 response, and consult with NMFS on appropriate response measures.

4027 Potential impacts from hazing to target and non-target animals would be minimized by visual observations
4028 during the use of all acoustic deterrents. If adverse animal behavior is observed (other than moving away
4029 from the sound), the acoustic deterrent source would be shut down temporarily. The type of deterrent
4030 devices used, and their duration, would be taxa-appropriate, and based on the findings of a Marine Mammal
4031 Non-Lethal Deterrent workshop held by NMFS in 2015 (NOAA Technical Memorandum NMFS-OPR-50)
4032 and the non-lethal deterrent rule (85 FR 53763). Sounds produced as part of acoustic deterrents would not
4033 result in a permanent threshold shift in hearing (NMFS 2018). Deterrents would only be used by individuals
4034 with specific authorization or training to use certain devices and methods, as incorrect or misuse of
4035 equipment has the potential to severely injure marine mammals. Additional mitigation for hazing threatened
4036 and endangered species may be included as conditions of the MMPA/ESA permit.

4037 **4.4.2 Water and Sediment Quality**

4038 The current SA template (Article III and Article IV, Part B, Number 4) requires SA holders to assist in the
4039 clean-up of beach areas where their activities, such as necropsy or specimen collection, contributed to the
4040 soiling of the site. Disposal of marine mammal carcasses in-situ following response to dead-stranded
4041 animals would only occur once necessary permits are obtained. For more information on mitigation
4042 measures specific to carcass disposal, see Chapter 5. If hazardous materials or wastes were accidentally

4043 released during response activities, responders would notify the appropriate federal, state, or local
4044 authorities. These measures would help protect the surrounding environment, including water and sediment
4045 quality.

4046 **4.4.3 Cultural Resources**

4047 Potential damage to known cultural resources would be avoided during stranding response activities by
4048 communicating with local land management agencies, and contacting the appropriate State Historic
4049 Preservation Officer (SHPO) and/or a Tribal Historic Preservation Officer (THPO) or other local Native
4050 authorities to identify culturally sensitive areas prior to conducting response activities. Under the proposed
4051 alternatives, if cultural resources are discovered during response operations, all activities would cease and
4052 the SHPO, a THPO, or a Native American or Alaska Native Tribal representative would be contacted.

4053 Stranding response activities on Native American/Alaskan Native lands would be coordinated with a
4054 THPO, Native American tribes, Alaskan Natives, or other indigenous peoples to accommodate cultural uses
4055 of marine mammals. Responders would also be sensitive to the fact that tribal cultures often involve
4056 ceremonial, medicinal, or subsistence uses of plants, animals (including marine mammals), and specific
4057 geographic locations. Every effort would be taken to avoid adverse impacts on culturally sensitive habitats
4058 during stranding response activities, including the decision not to respond to a stranded marine mammal.
4059 These measures would be taken to minimize or eliminate any potential impacts on Alaska Natives, Native
4060 American tribes, or other indigenous people's cultural uses of coastal resources. Responders would also be
4061 sensitive to and seek to accommodate cultural ceremonies or other practices by Native Americans and other
4062 indigenous peoples surrounding the stranding, death, or release of the marine mammals.

4063 The SA template (Article III and Article IV, Part B, Number 4) requires SA holders to make every
4064 reasonable effort to assist in the clean-up of beach areas where their activities, such as necropsy or specimen
4065 collection, contributed to the soiling of the site. These measures would help protect the surrounding
4066 environment, which may include undiscovered cultural resources.

4067 **4.4.4 Human Health and Safety**

4068 Human safety is the first priority during all animal response activities. The SA criteria (Appendix IX)
4069 ensures that SA holders have relevant experience and expertise with the marine mammal species most likely
4070 encountered in the proposed area of geographic response. Further, SA holders must demonstrate the ability
4071 to address health and safety when responding to dead or live-stranded marine mammals by providing to
4072 NMFS a description of the organization's operational safety plan or protocols.

4073 The SA Template (Article II, Part D, Number 5) requires Stranding Network participant organizations
4074 promote human and public safety by taking safety precautions against injury or disease to any Stranding
4075 Network personnel, volunteers, and the general public when working with live or dead marine mammals.
4076 The SA template also requires the Stranding Network participant to notify immediately the NMFS RSC
4077 upon learning of any diseases of concern (*e.g.*, national and state reportable and/or zoonotic diseases: please
4078 see U.S. Department of Agriculture, Centers for Disease Control, or your state public health department
4079 list) that could be a potential hazard for public health. To minimize any impacts on human health and safety,
4080 all SA holders engaged in stranding response would have a health and safety plan for personnel and
4081 volunteers that is reviewed by NMFS as part of their application. Measures that may be used by SA holders
4082 to reduce health and safety risks during response include, but are not limited to, the use of protective
4083 clothing, gloves, face protection, and eye protection. Other elements that may be included in a health and
4084 safety plan where feasible are: the use of life jackets and wet or dry suits during water responses, rotation
4085 of responders to minimize the amount of exposure and reduce fatigue, availability of first-aid kits and
4086 facilities for clean-up, and training for responders in first-aid and cardiopulmonary resuscitation (CPR). If,
4087 despite these precautions, injuries occur that require the injured party to seek medical attention, the SA
4088 template requires the SA holder to report that injury to the RSC, who can work collaboratively with the SA
4089 holder to determine if additional measures should be implemented in the health and safety plan.

4090 In addition, the SA template (Article III and Article IV, Part B, Number 4) requires SA holders to make
4091 every reasonable effort to assist in the clean-up of beach areas where their activities, such as necropsy or
4092 specimen collection, contributed to the soiling of the site. This measure would safeguard beach users from
4093 stepping on misplaced objects (*e.g.*, needles, scalpels, etc.), and would also reduce any exposure to zoonotic
4094 pathogens and other possible contaminants.

4095 NMFS expects that all Stranding Network personnel and volunteers be trained to the highest level of
4096 responsibility they are assigned. Handling and restraint procedures would be performed or directly
4097 supervised by qualified personnel and if possible, experienced marine mammal veterinary staff would
4098 provide direct or indirect supervision of all activities involving the use of anesthesia and sedatives. Several
4099 of the best practices documents emphasize the importance of planning (logistical, contingency, etc.),
4100 standardizing protocols and procedures, and establishing and following a clear chain of command. Such
4101 measures ensure consistency among responders and across regions, and highlight the need for clear and
4102 open communication during emergency response situations. These best practices would have a positive
4103 impact on human health and safety as responders would be aware of the potential safety risks and the
4104 methods to avoid or minimize these risks. Continued training of Stranding Network participants would also
4105 play an important role in familiarizing responders with the most up-to-date tools and techniques, preparing

4106 them for many situations, and keeping them safe for the duration of the activity. While these measures may
4107 reduce some risks, there would always be potential for adverse effects on human health and safety.

4108 The Pinniped and Cetacean Oil Spill Response Guidelines (Ziccardi *et al.* 2015) would serve as mitigation
4109 during oil spill response. Personnel involved in oil spill response activities would have to comply with all
4110 applicable worker health and safety laws and regulations. The primary federal regulations are the
4111 Occupational Safety and Health Administration standards for Hazardous Waste Operations and Emergency
4112 Response (HAZWOPER) (29 CFR 1910.120). Oil spill response personnel may be required to have
4113 HAZWOPER training (*e.g.*, 24 hour level), depending on the extent of their involvement and state
4114 regulations. Recommended training for response includes first-aid, CPR, ICS, crisis management, aircraft
4115 and boating safety, and marine mammal oil spill response. Personal protective equipment must be used to
4116 protect responders from exposure to hazardous substances and dangers associated with response activities.
4117 Recommended PPE includes full eye protection, oil resistant clothing, gloves, ear protection, and
4118 respiratory protection. The Safety Data Sheet for the spilled material would be reviewed and all
4119 recommended precautions would be followed. Response personnel would be periodically monitored to
4120 determine exposure. Stranding Network members would be responsible for training and certifying their
4121 employees and volunteers.

4122 **4.4.5 Socioeconomics**

4123 If John H. Prescott Marine Mammal Rescue Assistance Grant Program funds are appropriated, competitive
4124 funding opportunities could be available to eligible Stranding Network members to help offset costs
4125 incurred by stranding response activities. Some costs associated with response during an UME may be
4126 reimbursed through the UME National Contingency Fund, in accordance with Section 405 of the MMPA.

4127

Chapter 5 Carcass Disposal

4128 5.1 Carcass Disposal Methods

4129 A large majority of marine mammals that strand are dead, die shortly after coming ashore, or need to be
4130 humanely euthanized to alleviate their suffering due to the severity of their injury or illness. Animals also
4131 die in rehabilitation facilities. From 2009-2017, the National Marine Mammal Stranding Response Network
4132 (Stranding Network) responded to and disposed of an average of 3,800 marine mammal carcasses per year
4133 within the U.S.

4134 As discussed in Chapter 4, response to and disposal of carcasses can be conducted under Section 109(h) of
4135 the Marine Mammal Protection Act (MMPA; 16 U.S.C. 1379 109(h)), government employees acting in
4136 their official capacity may conduct stranding responses to marine mammals not listed under the Endangered
4137 Species Act of 1973 (ESA). Additionally, Section 112(c) of the MMPA allows the federal government to
4138 enter into agreements with non-governmental parties to carry out the purposes of Title IV, including
4139 responding to stranded marine mammals. These agreements, known as Stranding Agreements (SAs), are
4140 formally established between the National Marine Fisheries Service (NMFS) Office of Protected Resources
4141 (OPR) Marine Mammal and Sea Turtle Conservation Division and Regional Offices and Stranding Network
4142 participant organizations, to allow for stranding response to marine mammal species under the jurisdiction
4143 of NMFS (*i.e.*, all cetacean and pinniped species, with the exception of walrus (*Odobenus rosmarus*)). By
4144 issuing SAs under the authority of Section 112(c), NMFS allows Stranding Network response
4145 organizations, acting as agents of the government, an exemption to the prohibition on takes of non-ESA
4146 listed marine mammals established under the MMPA. The SA does not authorize the taking of any marine
4147 mammal listed as endangered or threatened under the ESA. However, authorization to take ESA-listed
4148 species by the Stranding Network is provided under the Marine Mammal Health and Stranding Response
4149 Program's (MMHSRP) current MMPA/ESA permit to authorized Co-Investigators (CIs). In the event of a
4150 stranding, response to threatened or endangered marine mammal species requires authorization and
4151 direction from these CIs. For a complete list of Stranding Network members, see Appendix I.

4152 While the Stranding Network does not and cannot respond to every stranded marine mammal, when they
4153 do respond and deem disposal necessary, the carcass must be disposed of properly. No single disposal
4154 method is recommended for every stranding, and several factors are considered when determining the most
4155 appropriate option for each stranding event. These factors include the species, the number and size of
4156 animal(s), carcass condition, the stranding location, if chemicals were administered, and logistics. Location
4157 considerations include coastal geography, currents, proximity to areas used extensively by people, and

4158 federal, state, tribal, and/or local laws and regulations. Logistical considerations refer to the availability of
4159 equipment, resources, and workforce. The methods of carcass disposal are also based upon the chemicals,
4160 if any, used to treat the animal, including antibiotics, sedatives, and/or euthanasia solution.

4161 Euthanasia methods for marine mammals have been summarized previously (AVMA 2020, Barco *et al.*
4162 2016, Harms *et al.* 2018). When chemical euthanasia is used for wildlife, depending upon the chemicals
4163 used, precautions are taken to minimize secondary poisoning (which can occur with, *e.g.*, pentobarbital) of
4164 the environment and any known or potential risks to scavengers. Certain chemical euthanasia methods, such
4165 as saturated potassium chloride solutions in conjunction with heavy sedation, have a low risk of secondary
4166 poisoning for scavengers and may be used when certain methods of disposal (*e.g.*, deep burial, rendering,
4167 incineration) are not available (AVMA 2020, Harms *et al.* 2014, Barco *et al.* 2016). Similarly, some animals
4168 may be euthanized using physical methods (*i.e.*, ballistics), and lead ammunition may be poisonous to
4169 scavengers.

4170 Carcass disposal methods for stranded marine mammals fall into one of two main categories: **(1) remain**
4171 ***in the environment*** or **(2) remove from the environment** (Table 5-1). *Remain in the environment* methods
4172 use decomposition to break down the carcass over many months or years. These methods include remain
4173 in place, burial, return to the sea, and sinking (see descriptions below). *Remove from the environment*
4174 methods use controlled means to break down a carcass faster than would naturally occur. These methods
4175 involve removing the marine mammal carcass from the stranding location to a disposal facility, including,
4176 but not limited to, a landfill, rendering plant, incinerator, or compost facility. While the specific disposal
4177 method selected depends upon several factors, under the 2009 Programmatic Environmental Impact
4178 Statement (PEIS), the Marine Mammal Health and Stranding Response Program (MMHSRP)
4179 recommended that all chemically euthanized animals be transported off-site and disposed of with removal
4180 from the environment methods. Since that PEIS was finalized, a low-residue method for chemical
4181 euthanasia (*i.e.*, heavy sedation followed by the administration of potassium chloride) has been developed
4182 which does not have the same impacts on the human environment as other euthanasia chemicals that are
4183 known to cause secondary poisoning of scavengers (*e.g.*, pentobarbital) (Harms *et al.* 2014). Therefore,
4184 Alternative 2 (Improved Implementation (Preferred)) would only recommend that marine mammals
4185 euthanized with chemicals known to cause secondary poisoning (*e.g.*, pentobarbital) be transported off-site.
4186 Other factors such as location and logistics may preclude the removal of chemically euthanized carcasses.

4187

4188

4189 **Table 5-1 Carcass Disposal Methods**

Remain in the Environment	Remove from the Environment
<ul style="list-style-type: none"> • Remain In Place • Burial • Return to the Sea • Sinking 	<ul style="list-style-type: none"> • Landfill • Render • Incinerate • Compost

4190 **5.1.1 Remain in Place**

4191 This disposal method involves leaving the carcass where the stranding occurred (either on the beach or
 4192 floating), or moving the carcass to a nearby location (*i.e.*, secondary site) and leaving the carcass above
 4193 ground, in the tidal zone, or shallow water areas. Natural decomposition, scavengers, weather, and the tidal
 4194 cycle will eventually remove the remains. Leaving the carcass on-site is possible in uninhabited, remote
 4195 areas or certain parks (*e.g.*, national or state parks). However, it is less feasible in populated areas where
 4196 the carcass may be a public health, safety, or aesthetic concern, or if chemicals known to cause secondary
 4197 poisoning (*e.g.*, pentobarbital) were used to euthanize the marine mammal.

4198 **5.1.2 Burial**

4199 This disposal method involves burying the carcass in the same, or a similar, location to where the animal
 4200 stranded, ideally above the high tide line. This method is useful when the size of the animal makes it difficult
 4201 to safely or easily move, and the carcass is not located in an area that is recommended for remain in place
 4202 (*i.e.*, is located in a highly trafficked area). Burial of large carcasses may involve the use of heavy
 4203 machinery, while smaller carcasses could be buried with shovels. Additionally, larger carcasses may be cut
 4204 into smaller, more manageable pieces before burial. This disposal method is not feasible on beaches with
 4205 hard substrates (*i.e.*, rocky shorelines), with heavy wave action that could transport sand and expose the
 4206 carcass, where the groundwater table is high, where vulnerable or protected wildlife and/or cultural
 4207 resources may be disturbed by burial activities (*i.e.*, sea turtles, nesting birds, sensitive plant species etc.),
 4208 or when limited by manpower.

4209 **5.1.3 Return to the Sea**

4210 In some areas, access to a carcass stranding site from the land is limited (no roads, high cliffs, etc.), or a
 4211 floating carcass has been determined to be floating towards a high human use area (*i.e.*, channels, ports,
 4212 public beaches, etc.). If a carcass cannot remain in place or be moved to a secondary site and left above
 4213 ground or buried, it can be towed offshore and returned to the sea (if the carcass condition allows), where

4214 it may float for a while but will eventually sink. To facilitate rapid sinking, the body cavity is opened. As
4215 the ultimate goal of the release at sea method is for the carcass to sink, the release site must be far enough
4216 from shore and onshore currents so the carcass will not wash up again or create a hazard to navigation. If a
4217 carcass returns to shore, it necessitates further response and disposal activities, generally in a different
4218 jurisdiction than the original stranding location.

4219 In the U.S., the return to the sea method generally requires authorization under the Marine Protection,
4220 Research and Sanctuaries Act (MPRSA), sometimes referred to as the Ocean Dumping Act. The MPRSA
4221 prohibits the transport of any material, including marine mammal carcasses, for the purpose of ocean
4222 dumping, except as authorized by a permit. The EPA has issued a general permit under the MPRSA²⁸ to
4223 authorize the transport and disposal of marine mammal carcasses in open ocean waters under specified
4224 conditions. The general permit authorization is available for any officer, employee, agent, department,
4225 agency, or instrumentality of federal, state, tribal, or local unit of government, as well as any stranding
4226 agreement (SA) holder, and any Alaskan Native, who already may take a marine mammal under the MMPA
4227 and ESA, to transport from the U.S. and dispose of a marine mammal carcass in ocean waters. The general
4228 permit was published in the Federal Register on December 6, 2016 (81 FR 87928). The general permit is
4229 intended to expedite required authorizations for ocean disposal when there is a need for such disposal. For
4230 certain situations where the general permit is not applicable, EPA may issue MPRSA emergency permits
4231 for the ocean disposal of marine mammal carcasses.

4232 **5.1.4 Sinking**

4233 Intentionally sinking a carcass is similar to return to the sea, as the ultimate goal for both methods is to have
4234 a marine mammal carcass sink. One additional benefit with this method is that the location where the carcass
4235 is sunk can be chosen. Carcasses are sunk by attaching materials, such as cement barriers or chains, to
4236 weigh the carcass down. To facilitate rapid sinking, the body cavity is opened. Similar to return to the sea,
4237 all sinking activities in ocean waters must be conducted under the MPRSA general permit for the ocean
4238 disposal of marine mammal carcasses or an emergency ocean dumping permit.

4239 **5.1.5 Landfill**

²⁸Additional information about the general permit as well as EPA contacts for inquiries about the ocean disposal of marine mammal carcasses are available at: <https://www.epa.gov/ocean-dumping/ocean-disposal-marine-mammal-carcasses>

4240 With this disposal method, the carcass is removed from the stranding location and brought to a licensed
4241 landfill²⁹ in a lined or contained transport vehicle. This method is most practical if the animal is small
4242 enough to be easily transported from the stranding location, but a larger carcass can be cut into smaller
4243 sections for transport, or larger vehicles can be used. However, not all licensed landfills will accept animals
4244 that have been euthanized with chemicals known to cause secondary poisoning (*e.g.*, pentobarbital). Burial
4245 on private land away from the shoreline may also be conducted in some areas with limited landfill options.

4246 **5.1.6 Render**

4247 Rendering is an industrial process in which livestock and wildlife carcasses are broken down and recycled
4248 into new products³⁰. This process uses all parts of the animal and often creates a protein by-product (*e.g.*,
4249 protein meal) and a fat by-product (*e.g.*, tallow and grease). As the tissues will be repurposed, some facilities
4250 may not be able to accept certain chemically euthanized (*e.g.*, pentobarbital) carcasses or marine mammal
4251 tissues known to contain toxins. It is recommended that Stranding Network responders work with local
4252 commercial rendering facilities to ensure that the carcass disposal needs will fit within that facility's policies
4253 and guidelines. Rendering can be very expensive, and rendering plants are not commonly found in all areas
4254 of the U.S. However, in areas where these facilities exist, rendering can be a useful carcass disposal option.

4255 **5.1.7 Incinerate**

4256 Incinerating is similar to the rendering method, in that it is an industrial process in which livestock and
4257 wildlife carcasses are broken down by burning. Unlike rendering, the incineration method destroys the soft
4258 tissues, the remaining ashes and hard parts (*e.g.*, bones, teeth, etc.) are buried in a landfill. As the carcass is
4259 broken down and the remains are buried in a landfill, this disposal option helps to prevent the spread of
4260 pathogens, toxic materials (*i.e.*, persistent organic pollutants (POPs), toxic metals, and/or biotoxins), and
4261 veterinary drug residues contained in the carcass from entering the environment. Incineration can be very
4262 expensive, and these plants are not commonly found in all areas of the U.S., and not all facilities can accept
4263 marine mammal carcasses. The Marine Mammal Carcass Disposal Best Practices (Appendix XIV)
4264 recommend that Stranding Network responders work with local incinerator facilities to ensure that the

²⁹ Landfills are licensed by state and local governments per the Resource Conservation and Recovery Act.

³⁰ Salvaged marine mammal parts may not be sold or traded for commercial purposes (pursuant to regulations at 50 CFR 216.22 and 50 CFR 216.37). The repurposing of marine mammal carcasses or parts thereof (*i.e.*, composting, cremating, and rendering facilities) significantly alter the marine mammal carcass or part so that the resulting byproducts are no longer considered marine mammal parts, as these processes destroy the marine mammal DNA. Therefore, these commercial enterprises may sell the byproducts that were originally sourced from marine mammal carcasses or parts, provided that those byproducts do not contain and are not marketed as containing marine mammal parts. Additionally, cremated remains used in cultural practices are not considered marine mammal parts.

4265 carcass disposal needs will fit within that facility’s capabilities, policies, and guidelines. However, in areas
4266 where these facilities exist, and can accept marine mammal carcasses, incinerating can be a useful carcass
4267 disposal option.

4268 **5.1.8 Compost**

4269 Composting marine mammal carcasses has become more widespread in the past decade. This method may
4270 involve bringing a carcass to a licensed commercial composting facility, to a site set aside specifically for
4271 marine mammal carcasses, or composting in a carcass digester³¹. The major shortcoming of this method is
4272 that commercial composting facilities are not common in many areas of the U.S. However, in areas where
4273 these facilities exist, composting can be a useful carcass disposal option. The Marine Mammal Carcass
4274 Disposal Best Practices (Appendix XIV) recommend that Stranding Network responders work with local
4275 commercial compost facilities to ensure that the carcass disposal needs will fit within that facility’s policies
4276 and guidelines. For example, some facilities may only be able to compost larger animals if they are first
4277 broken into smaller pieces.

4278 **5.2 Use of Carcasses for Non-Marine Mammal Research**

4279 Letters issued by the National Marine Fisheries Service (NMFS) Regional Administrator (RA) are issued
4280 to legally authorize the receipt and use of marine mammal parts from stranded, public display, or research
4281 animals (but not subsistence harvested marine mammals, which require a permit) for the purposes of
4282 scientific research, maintenance in a properly curated, professionally accredited scientific collection (*e.g.*,
4283 museum), or educational purposes. The marine mammal part transfer does not have to be for research on
4284 marine mammals as the subject of the study. Examples of past research projects requesting marine mammal
4285 parts for research not conducted on marine mammals include: shark research; condor/raptor predation
4286 studies; studies of whale falls (ecosystems that exist around whale carcasses on the seafloor); and
4287 ecosystem-level research (*e.g.*, cycling of heavy metals such as mercury). Stranded marine mammal parts
4288 and/or carcasses may be used by researchers who are studying sharks and want to attract their study
4289 organism to their research vessel to enable tagging or capture for health assessment. In December 2020,
4290 NMFS published a Procedural Directive about the “Process for Authorizing Possession of Marine Mammal

³¹ Salvaged marine mammal parts may not be sold or traded for commercial purposes (pursuant to regulations at 50 CFR 216.22 and 50 CFR 216.37). However, commercial facilities that repurpose marine mammal carcasses or parts thereof (*i.e.*, composting and rendering facilities) significantly alter the marine mammal carcass or part so that the resulting byproducts are no longer considered marine mammal parts, as these processes destroy the marine mammal DNA. Therefore, these commercial enterprises may sell the byproducts that were originally sourced from marine mammal carcasses or parts, provided that those byproducts do not contain and are not marketed as containing marine mammal parts.

4291 Parts from Stranded Animals by Researchers Conducting Research on Sharks” (NMFS Policy Directive
4292 Number 02-308-04), which is available at:

4293 <https://media.fisheries.noaa.gov/2020-12/02-308-04.pdf>

4294 **5.3 Environmental Consequences**

4295 **5.3.1 Alternative 1: Continue Program Implementation at Current Activity Levels (No Action** 4296 **Alternative)**

4297 Under Alternative 1, the NMFS Office of Protected Resources (OPR) Marine Mammal and Sea Turtle
4298 Division and Regional Offices would continue the carcass disposal activities of the Stranding Network
4299 using the disposal methods outlined above, until the current MMPA/ESA Permit expires on December 31,
4300 2021. Under Alternative 1, OPR Permits and Conservation Division would not issue a new MMPA/ESA
4301 permit to the MMHSRP, at which point members of the Stranding Network would only be authorized to
4302 conduct carcass disposal activities on non-ESA listed species. As many Prescott Grant recipients use the
4303 MMHSRP’s MMPA/ESA permit to accomplish some of their project’s goals (*i.e.*, carcass disposal of ESA-
4304 listed species), Alternative 1 may curtail the number and scope of Prescott Grant proposals received from
4305 the Stranding Network if authorized response to ESA animals were to cease.

4306 **5.2.1.1 Biological Resources**

4307 Under Alternative 1, the current methods of carcass disposal would continue, with the recommendation to
4308 *remove from the environment* all chemically euthanized carcasses. The effects of carcass disposal will vary
4309 by method. Minor to major, short- and long-term, beneficial effects are expected to occur when *remain in*
4310 *the environment* methods are used. These methods allow for the carcass to naturally break down, enabling
4311 nutrients to return to the environment. Marine mammal carcasses are an important component of the
4312 ecosystem, serving as an important food and nutrient source for terrestrial scavengers, insects, and microbes
4313 when on a beach, or entire communities of organisms on the seafloor when the carcass sinks at sea (Stockton
4314 and DeLaca 1982; Smith and Baco 2003; Fallows *et al.* 2013). A single large whale carcass contributes
4315 substantial nutrients to the environment; while individual pinniped and small cetacean carcasses contribute
4316 fewer nutrients, the volume of these species overall also provide a significant contribution.

4317 Some temporary, negligible or minor adverse effects could also occur when using *remain in the*
4318 *environment* methods. Marine mammal carcasses may contain POPs, toxic metals, pathogens, and/or
4319 biotoxins. Contaminant levels may be higher in species that feed at higher trophic levels and/or are in areas

4320 where prey may be more contaminated. The potential toxicological impacts posed by an individual
4321 decomposing carcass cannot be determined by stranding responders, as the life history of stranded animals
4322 is never fully known. However, the potential exists for the decay products of carcasses to be released into
4323 the surrounding environment or recycled into the food web, with subsequent temporary negligible or minor
4324 negative impacts, scaling to the number of carcasses. However, these impacts would be no different than
4325 what would happen naturally without any Stranding Network intervention.

4326 Animals that stranded alive and subsequently died may also contain chemical residues from substances
4327 administered by stranding response personnel during the course of treatment, including chemical euthanasia
4328 solution and sedatives. If the marine mammal is an animal that has received treatment and/or been
4329 rehabilitated, it may also contain antibiotics, antifungals, and other medicine. These chemicals may persist
4330 in the carcass at different concentrations and for different amounts of time. The Standards for Release of
4331 Marine Mammals following Rehabilitation (Appendix V) recommend cessation of medications at least two
4332 weeks prior to release from rehabilitation, to ensure that the drugs have cleared the animal's system.
4333 Therefore, most chemical residues in carcasses would not likely create a large-scale environmental hazard,
4334 and would have only local, short-term, minor impacts. One exception are chemicals such as pentobarbital
4335 that are known to cause secondary poisoning to scavengers, which is why it is recommended in the Marine
4336 Mammal Carcass Disposal Best Practices (Appendix XIV) that carcasses that contain those chemicals be
4337 removed from the environment.

4338 Negligible, short-term, adverse effects on scavengers would be expected to occur from the removal of
4339 carcasses from the environment. Carcasses provide food for many animals, including ESA-listed species.
4340 California condors (*Gymnogyps californianus*), an endangered species reintroduced to the wild in 1991,
4341 have been documented feeding on marine mammal carcasses (Kurle *et al.* 2016). Effects of carcass removal
4342 are expected to be negligible in many areas because many scavengers are not solely dependent on marine
4343 mammal carcasses for their survival. In most areas, strandings are rare and not a notable component of a
4344 scavenger's diet.

4345 Despite the negligible short-term, adverse effects on scavengers from carcass burial or removal from the
4346 beach, scavengers may suffer moderate to major short-term adverse impacts if carcasses chemically
4347 euthanized with barbiturates are left to decompose on the beach. While it is currently recommended that all
4348 chemically euthanized carcasses are removed from the environment, other considerations such as local
4349 geography and logistics may preclude their removal. Some euthanasia solutions are toxic (*e.g.*,
4350 pentobarbital) and may injure or kill animals feeding on these carcasses, by secondary poisoning (O'Rourke
4351 2002, Bischoff *et al.* 2011). Some euthanasia methods (*e.g.*, potassium chloride) are not toxic to scavengers

4352 and do not cause secondary poisoning (Harms *et al.* 2014). However, this method is often used in
4353 combination with heavy sedation drugs that may impact scavengers, which is why it is recommended that
4354 injection sites of sedation drugs are excised and disposed of using *remove from the environment* methods
4355 (Appendix XIV). Similarly, some animals may be euthanized using physical methods such as ballistics, and
4356 lead ammunition may be poisonous to scavengers, which may subsequently suffer minor to moderate short-
4357 term adverse impacts. Therefore, non-lead ammunition is recommended in the new Marine Mammal
4358 Carcass Disposal Best Practices; if lead ammunition is used, it is recommended that it is removed from the
4359 carcass prior to using *remain in the environment* disposal methods (Appendix XIV).

4360 In addition, if all carcasses were left in place, scavengers may consume POPs, other toxic chemicals, and
4361 biotoxins that may have accumulated in certain tissues of the marine mammal. Minor to major short-term
4362 adverse impacts could occur as this would increase toxin exposure in the scavengers that consume the
4363 carcass, with the rare potential for serious injuries or death. In cases in which the animal died of an
4364 infectious disease, the carcass may also cause minor short-term detrimental health effects if consumed by
4365 scavengers or domestic pets. However, these short-term adverse impacts to scavengers occur whenever a
4366 marine mammal dies and is not reported (*i.e.*, the animal dies at sea or strands in a remote location), or the
4367 Stranding Network is unable to respond (*i.e.*, inaccessible, remote areas, etc.). Lastly, domestic pets may
4368 become ill from eating rotting marine tissues from carcasses that are left in place.

4369 Anthropogenic contaminants from carcasses that are improperly buried or left on the surface below the high
4370 tide line could leach into groundwater and flow into nearshore water, harming sensitive areas in and around
4371 the disposal site. This impact would be minor and short-term. However, carcasses above the high tide line
4372 that are left on the surface or buried above the groundwater table would not be likely to leach toxic
4373 chemicals into nearshore waters (Tucker *et al.* 2019). If contaminants do enter groundwater, they would
4374 likely be flushed out quickly by tidewater and/or precipitation. Higher concentrations of contaminants may
4375 occur in nearshore waters down site from an improperly buried carcass. Over time, these concentrations
4376 would be diluted and flushed by the currents; therefore, the impact on biological resources would be short-
4377 term and minor.

4378 Carcasses disposed of by burial requires digging that would physically alter and disrupt the site. Potential
4379 short-term minor damage could occur as equipment may need to traverse sensitive terrestrial habitats to
4380 access the carcass for removal or burial. The proper authorities and relevant land management agencies are
4381 generally contacted to minimize the impacts of on-site burial in sensitive and protected habitats.
4382 Additionally, equipment could indirectly increase erosion or compact the sediment. The level of adverse
4383 impact would be temporary and minor but vary by burial site and would depend on the sediment, the type

4384 of equipment used, as well as the duration of equipment use. On-site carcass burial could also adversely
4385 affect sea turtle or marine bird nests on the beach, depending on the location and time of year. Carcass
4386 burial sites are not purposefully located near known sea turtle or marine bird nesting sites, minimizing the
4387 potential for adverse effects. Submerged Aquatic Vegetation (SAV) and macroalgae could be indirectly
4388 adversely affected by on-site burial. Small sediment plumes created by digging activities may flow into
4389 nearshore waters and smother SAV leaves and macroalgae. These impacts would be temporary and minor,
4390 and SAV leaves and macroalgae would grow back within weeks or months, depending upon the species
4391 impacted and the level of sedimentation. Additionally, as any sediment plume would likely be highly
4392 localized, organisms that use SAV and macroalgae as habitat would be able to use surrounding areas until
4393 the impacted area recovers. Sediment plumes are unlikely to be extensive and sustained enough to impact
4394 other sensitive benthic habitats that occur further offshore, such as coral reef.

4395 Indirect, temporary and short-term minor adverse effects on coastal and marine birds could occur during
4396 carcass burial or removal. The use of equipment and the presence of people could temporarily disturb birds
4397 nesting or roosting in trees or small bushes, and may cause them to leave the area. In general these birds
4398 are likely return to the area once response activities ended and impacts would be temporary, as response
4399 activities would occur for a short period. Ground nesting birds could be adversely affected by transport and
4400 burial activities. Indirect, short-term minor, adverse impacts could occur if heavy equipment accidentally
4401 crushes nests and digging for burial could accidentally remove a nest. Disturbance of nesting birds could
4402 leave eggs unprotected and vulnerable to predation during the period that the nest is unattended. Personnel
4403 helping with carcass disposal could also accidentally disturb or damage a nest or chicks.

4404 Indirect minor, short-term adverse effects on shellfish and other invertebrates could occur during carcass
4405 transport or burial activities. The traversing of heavy equipment over shellfish beds to access a carcass
4406 could damage or kill shellfish. Shellfish would not be negatively impacted during digging for carcass burial,
4407 as burial sites would be chosen well above the high tide line. Other invertebrates could be disturbed and
4408 temporarily suffer negligible negative impacts during burial activities. Potentially, contaminants (*i.e.*,
4409 POPs, toxic metals, etc.) from carcasses that are improperly buried or left on the surface below the high
4410 tide line could leach into groundwater and nearshore waters. Potential exposure of leached contaminants to
4411 fish and shellfish communities in close proximity to the disposal site, may result in minor short-term adverse
4412 impacts. However, if carcasses are buried according to recommendations in the Marine Mammal Carcass
4413 Disposal Best Practices (Appendix XIV), the impacts would be negligible, as properly buried carcasses
4414 should not leach contaminants (Tucker *et al.* 2019).

4415 Carcass disposal at sea (either through release at sea or intentional sinking) could also cause minor, short-
4416 term, adverse effects. Equipment used for disposal at sea and the towed carcass could hit and damage
4417 submerged sensitive habitats, such as coral reefs or SAV and macroalgae. Damage to coral reefs may take
4418 longer to recover than damage to faster-growing SAV and macroalgae. However, towing operations would
4419 avoid traversing across protected and sensitive habitats as much as possible, decreasing the likelihood of
4420 these impacts on these habitats.

4421 Accidental spills of hazardous materials or wastes from vessels during at-sea carcass disposal activities
4422 could negatively impact biological resources. Biological resources, such as fish, shellfish, or protected and
4423 sensitive habitats could be injured or killed if they are in the vicinity of a spill. Equipment used during
4424 carcass disposal activities could accidentally leak oil or other materials into sand and nearshore waters.
4425 Accidental leaks from equipment could negatively impact shellfish, other invertebrates, and nearshore fish.
4426 However, these would likely be small amounts that would be flushed out and/or diluted rapidly, causing a
4427 minor, short-term impact. Conversely, disposal of marine mammal carcasses at sea would have major long-
4428 term benefits locally, as the carcass would create habitat for organisms that depend on whale carcasses for
4429 food (Stockton and DeLaca 1982; Smith and Baco 2003; Fallows *et al.* 2013)

4430 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
4431 permit by OPR Permits and Conservation Division under the No Action Alternative, carcass disposal for
4432 ESA-listed species would not occur and carcasses would remain on the beach to naturally decompose.
4433 Carcass disposal for non-listed species would occur as described above. This would disproportionately have
4434 an impact on large whale carcasses, as most large whales are ESA-listed species. This would have negligible
4435 to minor long-term impacts nationally, but as most of the carcasses that would be left in place would be
4436 large whales, there could be moderate to major long-term impacts on a local scale. The carcasses of ESA-
4437 listed species (typically large whales) would have beneficial impacts on scavenger food availability.
4438 However, some of the carcasses could have tissues contaminated with contaminants (*i.e.*, POPs, toxic
4439 metals, etc.) or pathogens which could have more adverse impacts on scavengers. Anthropogenic
4440 contaminants from carcasses on beaches could leach into groundwater and flow into nearshore water, and
4441 floating carcasses may leach contaminants into the surrounding water, but these concentrations would be
4442 diluted and flushed by the currents.

4443 **5.2.1.2 Water and Sediment Quality**

4444 Under Alternative 1, current methods of carcass disposal would continue, with the recommendation to use
4445 a *remove from the environment* method for all chemically euthanized animals. Potential effects depend on

4446 the method of carcass disposal and if the animal was administered medications or drugs before it died,
4447 including euthanasia drugs. Carcasses left on the beach to naturally decompose would not cause an impact
4448 to water and sediment quality, unless the animal had been chemically euthanized with barbiturates (*i.e.*,
4449 pentobarbital) or contains anthropogenic contaminants or biotoxins. However, the types and levels of
4450 contaminants in a carcass are generally not known at the time of disposal because of the time delay in
4451 processing analytical lab tests. The potential does exist for decay products of carcasses to be released into
4452 the surrounding environment or recycled into the food web, with subsequent minor short-term negative
4453 impacts. Chemical residues from barbiturate euthanasia solution and other administered drugs persist in the
4454 carcass at different concentrations and for different amounts of time. Most drugs are not likely to create an
4455 environmental hazard, as they would break down within months and would not persist in the surrounding
4456 environment. Therefore, the negative impacts would likely be minor and temporary or short-term. However,
4457 some chemicals used for euthanasia (*i.e.*, pentobarbital) are known to persist in aquatic environments for a
4458 long time (Peschka *et al.* 2006), which is why it is recommended that carcasses euthanized with these
4459 chemicals are removed from the environment, to prevent longer-term adverse impacts.

4460 Short-term minor adverse impacts may result from body fluids containing POPs, toxic metals, pathogens,
4461 chemicals, and/or biotoxins seeping into the sand or soil immediately beneath the animal. However, if the
4462 animal is properly buried or left above the high tide line, the adverse impacts would be negligible, as these
4463 substances are not likely to enter groundwater or nearshore waters, as the leachate plume from carcasses is
4464 small (Tucker *et al.* 2019). If contaminants do enter groundwater, they would likely be localized and flushed
4465 out quickly by tidewater and/or precipitation. Higher concentrations of contaminants may occur in
4466 nearshore waters down site from the carcass. These concentrations would be diluted and flushed out by the
4467 currents. The amount of time for contaminants to flush out of groundwater would depend upon the amount
4468 of precipitation, tides, and the permeability of the sand/sediment. The size and number of carcasses would
4469 also factor into the amount of time for contaminants to disperse. The impact on water quality would likely
4470 be localized, temporary, and minor. Negligible, short-term negative impacts to sediment quality within only
4471 a few meters of the carcass may occur, but these impacts would resolve within a few months (Tucker *et al.*
4472 2019).

4473 Burial of carcasses could increase erosion, but this would be a negligible or minor impact. The burial site
4474 would only be disturbed for a short-period of time and would be refilled with the appropriate fill to match
4475 the surrounding sediment quality and ground level. The use of heavy equipment, to bury larger carcasses
4476 could also temporarily increase erosion or compact the sediment. This would be a negligible impact as
4477 equipment would only be used for a short time period (hours), but may cause minor, temporary increases
4478 in turbidity. Spills of hazardous materials or wastes from heavy equipment could impact water and sediment

4479 quality. Impacts would be considered minor to major, depending on the material, size of spill, location,
4480 and/or vicinity of these resources. Burial does not inactivate all pathogens in the carcass. Some carcasses
4481 may contain POPs, toxic metals, pathogens, and/or biotoxins all of which have different decay rates in a
4482 carcass; however the specific types and concentrations of anthropogenic contaminants, pathogens, and
4483 biotoxins are typically not known at the time of burial. As these carcasses decay, body fluids may leach
4484 into sediment in the immediate area. If carcasses are buried too close to the groundwater table, contaminants
4485 may also leach into groundwater, potentially impacting the adjacent coastal waters and sediments. As
4486 described above, contaminants would be flushed out of groundwater and diluted in nearshore waters by the
4487 currents. Most euthanasia solutions or other drugs in carcasses would not likely persist in the environment
4488 over long time periods, with the exception of pentobarbital (Peschka *et al.* 2006), which is why it is
4489 recommended that animals euthanized with these drugs are removed from the environment. Impacts to
4490 water and sediment quality would be temporary and minor.

4491 Disposal of carcasses at sea may negatively impact water and sediment quality. Carcasses of animals could
4492 release POPs, toxic metals, pathogens, pharmaceuticals, and/or biotoxins into the water or food web during
4493 decomposition. However, the impact would be minor as the contaminants would dilute rapidly in the water
4494 or break down over time in the tissues. Additionally, the impacts would be no different than what would
4495 happen naturally if the carcass sank offshore and received no intervention from the Stranding Network. The
4496 material used to sink the carcass may have an adverse effect, if it could be considered a contaminant. Some
4497 materials, (*e.g.*, concrete, sandbags, jute rope) could be used to sink a carcass and these would have no
4498 impact on water or sediment quality. However, all materials used to weigh down a carcass that remains
4499 after the carcass has broken down would be considered marine debris. Transport of the carcass offshore
4500 could temporarily increase erosion, due to the use of heavy equipment. This would be a negligible impact
4501 as equipment would only be used for a short time period (hours). Spills of hazardous materials or wastes
4502 from transport vessels could impact water and sediment quality. Impacts would be considered minor to
4503 major, depending on the material, size of spill, location, and/or vicinity of these resources. Some materials
4504 could be diluted quickly by currents, causing localized, temporary impacts. Other materials could linger in
4505 the water column or adhere to sediment particles, causing slightly longer but still localized impacts.

4506 Heavy equipment or vehicles may be necessary to transport a carcass to a secondary site or off-site for
4507 disposal using *remove from the environment* methods. Equipment used to transport animals could leak oil
4508 or other materials into sand and nearshore waters during operations. These would likely be small amounts
4509 that would be localized, flushed out and/or diluted rapidly, causing a minor, short-term impact. Other
4510 materials could linger in the water column or adhere to sediment particles, causing slightly longer but still
4511 localized impacts.

4512 Burial in a landfill would not create any negative impacts for non-toxic carcasses. If carcasses are known
4513 or assumed (based upon test results or prior knowledge of the species) to have contaminant levels that meet
4514 or exceed the definition of hazardous waste (*e.g.*, ≥ 50 ppm PCBs³²), these carcasses may be taken to a
4515 licensed rendering, incineration, or composting facility. Because the landfill, rendering, composting, or
4516 incineration facilities have been previously licensed, any impacts from these activities would be covered
4517 by the individual rendering, composting, or incinerating facility and their permits, not the MMHSRP or
4518 Stranding Network members.

4519 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
4520 permit by OPR Permits and Conservation Division under the No Action Alternative, carcass disposal for
4521 ESA-listed species would not occur and carcasses would remain where they naturally stranded. Carcass
4522 disposal for non-listed species would occur as described above. This would have moderate short-term
4523 impacts, as marine mammal carcasses of ESA-listed species would be left below the high tide line.
4524 Anthropogenic contaminants from these carcasses could leach into the sediment and groundwater and
4525 ultimately flow into nearshore water, degrading the sediment and water quality in close proximity to the
4526 carcass.

4527 **5.2.1.3 Cultural Resources**

4528 Under Alternative 1, current methods of carcass disposal would continue, with the recommendation to use
4529 a *remove from the environment* method for all chemically euthanized animals. Minor, short-term or long-
4530 term adverse effects on cultural resources could be expected to occur under this alternative. The use of
4531 equipment and vehicles, as well as carcass burial may damage cultural resources buried in the sand or dunes.
4532 Before carcass removal or burial, efforts would be made to contact the appropriate State Historic
4533 Preservation Office (SHPO) or other local authorities to determine if cultural resources have been identified
4534 in the area. Digging may unearth artifacts, and equipment used for digging could physically impact buried
4535 resources. This would negatively impact areas such as the Pacific Islands area, where many known artifacts
4536 and habitation sites are buried on beaches. Transporting the carcass off-site also has the potential to damage
4537 resources, as the equipment used could crush buried resources. However, the potential for impact would be
4538 minor, as stranding events are scattered along the entire U.S. coastline. The probability that these events,
4539 and therefore disposal activities, may be located on a beach or in water containing cultural resources is
4540 small.

³² Per 40 CFR § 761.61, concentrations of 50 ppm or less of Polychlorinated Biphenyl compounds (PCBs) are not considered hazardous waste under the Resource Conservation and Recovery Act.

4541 Carcass disposal on Native American/Alaska Native lands would be coordinated with Native American
4542 tribes, Alaska Natives, or other aboriginal peoples to accommodate cultural uses of marine mammals, as
4543 appropriate. Responders would also be sensitive to the fact that traditional uses often involve ceremonial,
4544 medicinal, or subsistence uses of plants, animals (including marine mammals), and specific geographic
4545 locations. In the cases where a community has a specific cultural or spiritual beliefs and wants to inter the
4546 animal in a ceremonial way, returning cremated remains to aboriginal peoples may be appropriate. There
4547 would not be any effects on Alaska Natives, Native American tribes, or other aboriginal people's cultural
4548 uses of coastal resources. Additionally, the MPRSA general permit authorizes any Alaskan Native, who
4549 already may take a marine mammal under the MMPA/ESA, to transport and dispose of marine mammal
4550 carcasses in ocean waters.

4551 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
4552 permit by OPR Permits and Conservation Division, no carcass disposal for ESA-listed species would occur.
4553 Carcass disposal for non-listed species would occur as described above. ESA-listed carcasses would remain
4554 on the beach to naturally decompose. This would reduce the already minor, adverse effects on cultural
4555 resources expected to occur under Alternative 1, as there would be fewer carcass disposals.

4556 **5.2.1.4 Human Health and Safety**

4557 Minor, short-term, adverse effects on human health and safety would be expected to occur under this
4558 alternative. Carcasses of stranded animals may be left to naturally decompose, buried, towed to sea, or
4559 transported off-site to an incinerator, rendering facility, landfill, or compost facility. Animal carcasses may
4560 contain euthanasia solutions, contaminants, or infectious diseases that people may come in contact with
4561 through tissues or fluids, if the carcasses are left to naturally decompose. Contaminants, including
4562 petroleum products and other hazardous materials, may produce short-term effects, such as respiratory
4563 problems, lightheadedness, nausea, eye irritation, or skin irritation. If disposal activities occur during certain
4564 harmful algal blooms, aerosolized toxins may be inhaled by humans and could cause respiratory problems,
4565 nausea, vomiting, and neurological symptoms. People may have allergic reactions to animal blubber and
4566 oils.

4567 Serious infections may occur from contact with carcasses. Pathogens encountered may be antibiotic
4568 resistant, making treatment more difficult. Some infectious diseases may have short-term effects including
4569 swelling, joint pain, skin lesions, and flu-like symptoms. Long-term effects from infectious diseases could
4570 occur, especially if they are not diagnosed or treated properly. Most chemically euthanized carcasses left
4571 on the beach or buried would not likely affect human health, with the exception of animals that are

4572 euthanized with pentobarbital, which is why it is recommended that these carcasses are removed from the
4573 environment. Risks to human health could occur if toxic, diseased, or chemically euthanized carcasses were
4574 consumed.

4575 Persons involved with the disposal risk physical injuries from using heavy equipment to bury, transport off-
4576 site, or tow the carcass out to sea. Persons could be hit or crushed by equipment or may risk drowning when
4577 towing the carcass out to sea. Responders may be exposed to hot or cold stress during carcass disposal
4578 activities. Carcasses that are disposed of in close proximity to shipping lanes, or any that resurface, could
4579 cause vessel accidents.

4580 Fluids from carcasses that are improperly buried or left on the surface below the high tide line could leach
4581 into groundwater and nearshore waters. Impacts would be minor and temporary, as the leachate plume in
4582 groundwater would likely be flushed out quickly by tidewater and/or precipitation. The leachate could flow
4583 into nearshore waters, but would rapidly be diluted and flushed out by currents. There has been increasing
4584 public concern since 2009 that decaying marine mammal carcasses on beaches may attract sharks to the
4585 area, increasing the likelihood of shark-human interactions. Although more research is needed (Tucker *et*
4586 *al.* 2018), there are no studies that have demonstrated that sharks are attracted to decaying marine mammal
4587 carcasses on land, likely because the leachate plume from carcasses is small and rarely reaches groundwater
4588 (Tucker *et al.* 2019).

4589 Conversely, the MMHSRP may authorize other researchers to use stranded marine mammal parts during
4590 the course of non-marine mammal related studies (*i.e.*, shark studies, condor/raptor studies, etc.). These
4591 studies would use marine mammal carcasses to attract the target animal(s). No impacts to human health and
4592 safety are anticipated from authorizing these studies, as the researchers generally conduct their studies in
4593 secluded areas, and would not conduct their studies in areas where members of the public are near the study
4594 site (for boat-based shark studies) or expected to be in the study site (for studies where carcasses are left at
4595 sites such as condor/raptor studies).

4596 Under Alternative 1, the MMHSRP would not conduct carcass disposal of ESA-listed species after the
4597 current MMPA/ESA permit expired on December 31, 2021. This would have a beneficial effect, as
4598 personnel involved in carcass disposal would no longer be conducting these activities as frequently as they
4599 are now, thereby reducing the frequency to which they are exposed to the health and safety risks mentioned
4600 above. Specifically, most large whale species are ESA-listed, and their disposal frequently necessitates the
4601 use of heavy equipment. Therefore, Stranding Network responders would have less occasion to use heavy
4602 machinery, thereby decreasing the likelihood of an accident involving this type of equipment. Conversely,

4603 there would be an increase in the number of carcasses in areas frequented by the public (particularly large
4604 whales) that are not disposed of properly, or create other complex management issues. This would increase
4605 the likelihood of the negative effects discussed above, and may have major long-term adverse impacts if a
4606 large whale carcass stranded in a heavily populated area.

4607 **5.2.1.5 Socioeconomics**

4608 Negligible adverse effects on tourism activities could occur under Alternative 1. The most basic disposal
4609 method, remain in place, results in some carcasses left on beaches. Carcasses, including those of ESA-listed
4610 species, may be left in areas of recreational and tourism activities, such as beachfront hotels or natural areas.
4611 While the socioeconomic status of the surrounding community is not considered when determining carcass
4612 disposal options, carcasses would not be left aboveground on actively used beaches, unless logistically
4613 impossible to remove. Carcasses could be left on remote beaches that may be part of a national park,
4614 seashore, or National Estuarine Research Reserve (NERR). The odors and the sight of a decomposing
4615 animal may result in visitors avoiding the area. This impact would be negligible, as visitors could still
4616 participate in activities within the area not located near the carcass. However, negligible, short-term
4617 beneficial effects on surrounding businesses may occur if people visit the area to view the carcass.

4618 Alternative 1 also includes the denial of a new MMPA/ESA permit, which would prevent carcass disposal
4619 of ESA-listed species after December 31, 2021. Carcasses from ESA-listed species would be left wherever
4620 they naturally occurred. Minor to moderate long-term beneficial effects are likely to occur for existing
4621 Stranding Network members, as the elimination of carcass disposal activities for ESA-listed species would
4622 lower operating costs. Specifically, Stranding Network members would not be able to respond to many
4623 large whale species; large whale carcass disposal is often more expensive than small cetacean and pinniped
4624 carcass disposal.

4625 Carcasses left on-site to decompose would remain in an unsightly state for a longer period of time without
4626 assistance in their removal. The duration would be longer for larger sized animals. Some stranding sites
4627 may be in areas of human activity, including commercial areas such as beachfront hotels, casinos,
4628 businesses, or natural areas (national parks, seashore, or NERRs). This could result in negligible, short-
4629 term adverse impacts in terms of lost revenues, restaurants, and parks in the immediate vicinity of the
4630 carcass(es), if the public chose to avoid the area. However, negligible, short-term beneficial effects on
4631 surrounding businesses may occur if people visit the area to view the carcass.

4632 **5.3.2 Alternative 2: Improved Program Implementation and Issuance of a New Scientific Research** 4633 **and Enhancement Permit (Preferred Alternative)**

4634 Under Alternative 2, the MMHSRP would implement some operational improvements to a subset of
4635 programs and activities. NMFS would release the Marine Mammal Carcass Disposal Best Practices
4636 (Appendix XIV) and recommend that the best practices for carcass disposal are followed. Additionally,
4637 NMFS would only recommend that animals euthanized with chemicals known to cause secondary
4638 poisoning (*e.g.*, pentobarbital) be removed from the environment. Under Alternative 2 NMFS OPR Permits
4639 and Conservation Division would issue a new MMPA/ESA permit, and therefore carcass disposal of ESA-
4640 listed species could continue after the current permit expires on December 31, 2021. Prescott Grant
4641 recipients often use the MMHSRP's MMPA/ESA permit to accomplish some of their project's goals.
4642 Alternative 2 would allow all organizations to continue to conduct carcass disposal of ESA-listed species
4643 as part of their Prescott Grants.

4644 **5.2.2.1 Biological Resources**

4645 Under Alternative 2, current methods of carcass disposal would continue, and NMFS would issue best
4646 practices for carcass disposal, with a recommendation to use *remove from the environment* methods, if
4647 feasible, for carcasses of animals euthanized with chemicals known to cause secondary poisoning (*e.g.*,
4648 pentobarbital). The removal of carcasses euthanized with these types of chemicals would occur almost
4649 exclusively on beaches, as marine mammals are not typically chemically euthanized while swimming,
4650 floating, or at sea. The effects under Alternative 2 would be similar to the effects described under
4651 Alternative 1, with a few exceptions.

4652 The Marine Mammal Carcass Disposal Best Practices (Appendix XIV) recommend that animals euthanized
4653 with barbiturates or other chemicals with demonstrated risks of secondary poisoning be incinerated or
4654 rendered, if possible. It is recommended that as incinerators are not commonly found in all areas of the
4655 country, these carcasses may also be disposed of in a licensed landfill, composting facility, or rendering
4656 plant, if the local facility can effectively mitigate the impacts of these euthanasia chemicals. As the landfill,
4657 rendering, or composting facilities have been previously licensed, all environmental impacts from these
4658 facilities have already been considered. Any impacts from disposing of chemically euthanized carcasses in
4659 this manner would be covered by the individual rendering, composting, or incinerating facility and their
4660 permits, not the MMHSRP or Stranding Network members.

4661 Some chemical euthanasia methods, such as administration of potassium chloride subsequent to heavy
4662 sedation, break down quickly and have a low risk of secondary poisoning. Therefore, only short-term, minor
4663 impacts from these chemicals will occur if these carcasses are no longer removed from the stranding
4664 location or buried. The Marine Mammal Carcass Disposal Best Practices (Appendix XIV) also recommends

4665 that responders move carcasses above the high tide line for the remain in place or burial carcass disposal
4666 methods, as long as this will not negatively impact other biological resources (*i.e.*, birds, sea turtles, etc.).
4667 Additionally, the best practices recommend that carcasses should be buried as deeply as possible, but also
4668 at least three meters above the ground water table, to ensure that the leachate plume, including both
4669 contaminants and euthanasia solutions not known to cause secondary poisoning (*i.e.*, potassium chloride),
4670 is more contained. Properly burying or moving carcasses above the high tide line would have a positive
4671 effect on protected and sensitive habitats, SAV and macroalgae, fish, shellfish, other invertebrates, and
4672 scavengers. As discussed in section 5.2.1.1, burying may also have a negative impact on protected and
4673 sensitive habitats, as it may lead to compaction or erosion of sediments. If a carcass is too large to move,
4674 and the animal was euthanized using the potassium chloride method, the sedative injection sites may be
4675 excised promptly following euthanasia, once the animal is confirmed dead, and disposed of using a *remove*
4676 *from the environment* method.

4677 As Alternative 2 also includes the issuance of a new MMPA/ESA permit, carcass disposal of ESA-listed
4678 species could continue under the new permit. The effects from continuing carcass disposal of ESA-listed
4679 species would be the same as discussed above.

4680 **5.2.2.2 Water and Sediment Quality**

4681 Under Alternative 2, current methods of carcass disposal would continue, and NMFS would issue the
4682 Marine Mammal Carcass Disposal Best Practices (Appendix XIV), with a recommendation to use *remove*
4683 *from the environment* methods for carcasses of animals euthanized with chemicals known to cause
4684 secondary poisoning (*e.g.*, pentobarbital). The effects under Alternative 2 would be similar to the effects
4685 described under Alternative 1, with the a few exceptions. If carcasses are buried or moved according to the
4686 best practices, any contaminants, medicines, or euthanasia solutions not known to cause secondary
4687 poisoning contained in the carcass would only have short-term, minor impacts to sediment quality. If the
4688 best practice recommendations are followed, there are expected to be no impacts to nearshore waters from
4689 land-based disposal methods.

4690 As Alternative 2 also includes the issuance of a new MMPA/ESA permit, carcass disposal of ESA-listed
4691 species could continue under the new permit. The effects from continuing carcass disposal of ESA-listed
4692 species would be the same as previously discussed.

4693 **5.2.2.3 Cultural Resources**

4694 The effects on cultural resources under Alternative 2 would be the same as those described under
4695 Alternative 1. As Alternative 2 also includes the issuance of a new MMPA/ESA permit, carcass disposal
4696 of ESA-listed species could continue under the new permit. The effects from continuing carcass disposal
4697 of ESA-listed species would be the same as discussed under Alternative 1.

4698 **5.2.2.4 Human Health and Safety**

4699 The effects on human health and safety under Alternative 2 would mostly be the same as those described
4700 under Alternative 1. However, one difference is that NMFS would issue the Marine Mammal Carcass
4701 Disposal Best Practices (Appendix XIV). Carcasses buried or moved according to these best practices
4702 would only contaminate the sediment within a few meters of the carcass, and no impacts to human health
4703 and safety would be expected.

4704 As Alternative 2 also includes the issuance of a new MMPA/ESA permit, carcass disposal of ESA-listed
4705 species could continue under the new permit. The effects from continuing carcass disposal of ESA-listed
4706 species would be the same as discussed above.

4707 **5.2.2.5 Socioeconomics**

4708 The effects on socioeconomic resources under Alternative 2 would be similar to those described under
4709 Alternative 1. One difference is that NMFS would only recommend that marine mammals euthanized with
4710 drugs known to cause secondary poisoning (*e.g.*, pentobarbital) be disposed of with *remove from the*
4711 *environment* methods. Minor to moderate beneficial effects are likely to occur for existing Stranding
4712 Network members that participate in other activities besides response and carcass disposal. Stranding
4713 Network members mostly use euthanasia solutions that are not known to cause secondary poisoning (heavy
4714 sedation followed by the administration of potassium chloride). Additionally, *remove from the environment*
4715 methods are more costly than *remain in the environment* methods. Therefore, the lower volume of cases in
4716 which the more expensive *remove from the environment* methods are recommended would reduce operating
4717 costs for these members.

4718 As Alternative 2 also includes the issuance of a new MMPA/ESA permit, carcass disposal of ESA-listed
4719 species could continue under the new permit. The effects from continuing carcass disposal of ESA-listed
4720 species would be the same as discussed above.

4721 **5.3.3 Alternative 3: More Stringent Protocols and Best Practices and Issuance of a New Scientific** 4722 **Research and Enhancement Permit**

4723 Under Alternative 3, the MMHSRP would implement some operational improvements to a subset of
4724 programs and activities. NMFS would release the Marine Mammal Carcass Disposal Best Practices
4725 (Appendix XIV), and require that the best practices are followed. Additionally, NMFS would require that
4726 all chemically euthanized marine mammals, regardless of drugs used or size of carcass, be removed from
4727 the environment and animals euthanized with chemicals that have demonstrated secondary poisoning (*e.g.*,
4728 barbiturates) must be incinerated. Under Alternative 3 NMFS OPR Permits and Conservation Division
4729 would issue a new MMPA/ESA permit, and therefore carcass disposal of ESA-listed species could continue
4730 after the current permit expires on December 31, 2021. Prescott Grant recipients often use the MMHSRP's
4731 MMPA/ESA permit to accomplish some of their project's goals. Alternative 3 would allow all organizations
4732 to continue to conduct carcass disposal of ESA-listed species as part of their Prescott Grants.

4733 **5.2.3.1 Biological Resources**

4734 Effects from Alternative 3 would be the same as those described under Alternative 2, except for the effects
4735 from chemically euthanized animal carcasses. Under Alternative 3, these carcasses would be required to be
4736 transported off-site to a licensed landfill, rendering plant, incinerator, or composting facility, which would
4737 result in minor short-term and long-term positive impacts. Removing chemically euthanized carcasses from
4738 the environment eliminates the risk of contamination from both the euthanasia chemicals and any
4739 contaminants in the carcass (although the risk would be reduced by following the Marine Mammals Carcass
4740 Disposal Best Practices (Appendix XIV)). This would be a positive effect on protected and sensitive
4741 habitats, SAV and macroalgae, fish, shellfish, other invertebrates, and scavengers. Conversely, there would
4742 also be a negative impact on scavengers, as more carcasses may ultimately be removed from the
4743 environment, decreasing an important food source for some organisms.

4744 Conversely, minor short-term negative effects would also occur. More carcasses would need to be removed
4745 from beaches, the frequency of heavy equipment use would increase, and the impacts from heavy equipment
4746 use on biological resources, as discussed under Alternative 1, could increase. Additionally, if a live-stranded
4747 animal was in a remote location and/or if the Stranding Network could not afford to remove the carcass
4748 from that location (as discussed below in section 5.2.3.5), they may not chemically euthanize a marine
4749 mammal when it is appropriate. This may needlessly increase the suffering of stranded marine mammals.

4750 **5.2.3.2 Water and Sediment Quality**

4751 Minor short-term and long-term positive impacts are expected to occur under Alternative 3. Effects from
4752 Alternative 3 would be the same as those described under Alternative 2, except for the effects from
4753 chemically euthanized animal carcasses. Under Alternative 3, these carcasses would be required to be

4754 transported off-site to a licensed landfill, rendering plant, incinerator, or composting facility, removing the
4755 risk of contamination from both the euthanasia chemicals and any contaminants in the carcass. This would
4756 have a positive effect on sediment and water quality.

4757 **5.2.3.3 Cultural Resources**

4758 The effects on cultural resources under Alternative 3 would be the same as those described under
4759 Alternative 2.

4760 **5.2.3.4 Human Health and Safety**

4761 Minor short-term positive and negative impacts are expected to occur under Alternative 3. Effects from
4762 Alternative 3 would be the same as those described under Alternative 2, except for the effects from
4763 chemically euthanized animal carcasses. Under Alternative 3, these carcasses would be required to be
4764 transported off-site to a licensed landfill, rendering plant, incinerator, or composting facility, removing the
4765 risk of contamination from both the euthanasia chemicals and any contaminants in the carcass. This would
4766 have a positive effect on human health and safety, as there would be less chance for human contact between
4767 contaminants and euthanasia chemicals.

4768 Conversely, negative impacts to Stranding Network responders are expected to occur under Alternative 3.
4769 Requiring that all chemically euthanized marine mammal carcasses be transported off-site would
4770 potentially increase the number of physical injuries from using heavy equipment, as removing carcasses
4771 from the beach would become more frequent.

4772 **5.2.3.5 Socioeconomics**

4773 The effects on socioeconomic resources would be the same as described under Alternative 2. However,
4774 minor to major negative effects are likely to occur for existing Stranding Network members that participate
4775 in other activities besides response and carcass disposal because *remove from the environment* methods are
4776 more costly. Additionally, incinerators, composting facilities, and rendering plants are not common in all
4777 areas of the country, and some licensed landfills may not accept chemically euthanized (*e.g.*, pentobarbital)
4778 marine mammal carcasses if they are considered hazardous waste in that locality. Therefore, Stranding
4779 Network members may have to transport marine mammal carcasses a greater distance before they could be
4780 disposed of in a manner consistent with this requirement. Additionally, these facilities may not be able to
4781 accept large carcasses, which would further increase costs by requiring that these carcasses are cut into
4782 smaller pieces or transported even greater distances to a facility that can handle larger carcasses. Therefore,
4783 requiring Stranding Network members to remove all chemically euthanized carcasses, and not just those

4784 euthanized with barbiturates (*i.e.*, pentobarbital), could pose an extreme financial burden on these
4785 organizations. This may ultimately disincentivize Stranding Network responders from administering
4786 humane care in some cases (*i.e.*, euthanasia), as discussed in section 5.2.3.1.

4787 **5.4 Mitigation**

4788 The purpose of mitigation is to avoid, minimize, or eliminate negative impacts on the affected resources
4789 from the proposed action. Under Alternatives 1, 2, and 3 specific measures will be taken to moderate any
4790 significant impacts likely to occur as a result of carcass disposal activities. Measures are described under
4791 each resource area.

4792 **5.4.1 Biological Resources**

4793 Under all three alternatives, Stranding Network members would contact and coordinate with federal, state,
4794 and/or local agencies prior to carcass disposal. Article II, Part B, Number 7 of the SA template requires
4795 Stranding Network participants to coordinate with federal, state, tribal, and local officials and employees
4796 in matters supporting the purposes of their SA (see Appendix VIII). Beach burial on federal and state lands
4797 and disposal in federal or state waters would only occur after federal, state, and/or local authorities have
4798 given permission to conduct such activities. If necessary, Stranding Network members would obtain a
4799 permit to conduct these disposal activities. Burial in shoreline areas may be restricted for the protection of
4800 sensitive habitats, such as nesting shorebirds or sea turtles, vegetation, or dunes. The Marine Mammal
4801 Carcass Disposal Best Practices (Appendix XIV) would ensure that Stranding Network members conduct
4802 effective and appropriate carcass disposal practices. For example, the best practices recommend that
4803 carcasses be buried in upland areas where body fluids would not likely leach into groundwater. Burial
4804 would also be deep enough so that carcasses would not be dug up by scavengers or uncovered by wave
4805 action.

4806 If carcasses are known or assumed (based upon test results or prior knowledge of the species) to have
4807 contaminant levels that meet or exceed the definition of hazardous waste under EPA, state, and/or local
4808 regulations, they would be taken to an EPA-designated hazardous waste landfill for proper disposal.

4809 The MPRSA general permit for ocean disposal of marine mammal carcasses³³ authorizes the transport and
4810 disposal of marine mammal carcasses in ocean waters under specified conditions. The general permit
4811 authorization is available for any officer, employee, agent, department, agency, or instrumentality of

³³ Additional information about the general permit as well as EPA contacts for inquiries about the ocean disposal of marine mammal carcasses are available at: <https://www.epa.gov/ocean-dumping/ocean-disposal-marine-mammal-carcasses>

4812 federal, state, tribal, or local unit of government, as well as any SA holder, and any Alaskan Native, who
4813 already may take a marine mammal under the MMPA and ESA, to transport from the U.S. and dispose of
4814 a marine mammal carcass in ocean waters. Section A of the permit (General Requirements for
4815 Governmental Entities and Stranding Agreement Holders) requires that permittees must, among other
4816 things, consult with MMHSRP prior to initiating any disposal activities, consult with and obtain
4817 concurrence from the appropriate EPA Regional Office regarding the selection of the ocean disposal site,
4818 which must seaward of the three mile territorial sea demarcated on nautical charts, and provide disposal
4819 reports to EPA. If ocean disposal is being considered for a marine mammal carcass and cannot be towed to
4820 a location seaward of the three nautical mile territorial sea as required by Section A of the MPRSA general
4821 permit, then the MMHSRP would apply for an emergency ocean dumping (MPRSA) permit from the EPA.

4822 During carcass disposal and removal activities, measures would be taken to avoid protected and sensitive
4823 habitats. These measures include driving equipment/vessels/vehicles around protected and sensitive
4824 habitats, rather than driving through or over them. Additionally, in situations where the carcass is located
4825 in a protected/sensitive habitat, leave in place disposal, if possible, would be encouraged. When these areas
4826 cannot be avoided, the proper authorities would be contacted prior to the initiation of carcass disposal
4827 activities, to coordinate the disposal activities and minimize impacts. Pre-planning with essential fish
4828 habitat (EFH) regional coordinators is encouraged, to identify EFH and specific mitigation measures, before
4829 there is a need for carcass disposal. In situations where EFH may have been accidentally impacted by
4830 response activities, the appropriate NMFS EFH Coordinator would be contacted. Carcass disposal activities
4831 would also be coordinated with federal, state, and/or local agencies to avoid or minimize impacts to nesting
4832 sea turtles and birds and other sensitive species.

4833 **5.4.2 Water and Sediment Quality**

4834 Beach burial on federal and state lands and disposal in federal and state waters would only occur after
4835 federal, state, and/or local authorities have given permission to conduct such activities. Stranding Network
4836 members, in coordination with NMFS (if necessary), would obtain any permits necessary and follow any
4837 conditions or mitigation set forth in the permits. Approval from federal, state, and/or local authorities would
4838 ensure that impacts to water and sediment quality would be minimal. The SA template (Article III and
4839 Article IV, Part B, Number 4) requires SA holders to make every reasonable effort to assist in the clean-up
4840 of beach areas where their activities, such as necropsy or specimen collection, contributed to the soiling of
4841 the site. Additionally, the Marine Mammal Carcass Disposal Best Practices (Appendix XIV) outlines
4842 specific measures for each disposal method that would help protect the surrounding environment, including
4843 water and sediment quality.

4844 If carcasses are known or assumed (based upon test results or prior knowledge of the species) to have
4845 contaminant levels that meet or exceed the definition of hazardous waste under EPA, state, and/or local
4846 regulations, they would be taken to an EPA-designated hazardous waste landfill for proper disposal.

4847 At-sea disposal of carcasses will be conducted under the MPRSA general permit issued by the EPA that
4848 authorizes, under Section A of the permit, government entities and SA holders to transport and dispose of
4849 marine mammal carcasses in ocean waters under specified conditions. These carcasses would, after
4850 consulting with and obtaining written concurrence from EPA (or if a time-sensitive safety issue obtaining
4851 EPA concurrence by telephone) on the ocean disposal site selection, be disposed of in the selected disposal
4852 site located seaward of the three mile territorial sea, as required by the permit. All EPA dumping sites are
4853 selected to avoid or minimize impacts to the marine environment, including water and sediment quality. If
4854 a determination is made that the carcass must be sunk, rather than released at the disposal site, the
4855 transportation and disposal of materials necessary to ensure the sinking of the carcass are also authorized
4856 for ocean dumping under the MPRSA general permit. When materials are to be used to sink the carcass,
4857 the permittee must first consult with and obtain written concurrence (or if a time-critical safety situation by
4858 telephone) from the applicable EPA Regional Office on the selection of materials. Any materials described
4859 in 40 CFR 227.5 (prohibited materials) or 40 CFR 227.6 (constituents prohibited as other than trace
4860 amounts) shall not be used. The transportation and dumping of any materials other than the materials
4861 necessary to ensure the sinking of the carcass are not authorized under the MPRSA general permit and
4862 constitute a violation of the MPRSA. Materials used to sink carcasses would be chosen to avoid or minimize
4863 any impacts to the marine environment following guidance from the EPA. There may be circumstances
4864 where the disposal of a marine mammal carcass at sea is not permitted, for example, if marine mammal
4865 carcasses are heavily oiled, or covered with some other chemical contaminant. Coordination with EPA and
4866 NMFS, as required under the general permit, will include assessing whether there are any potential
4867 contamination concerns that might preclude a marine mammal carcass from being disposed of at sea. If
4868 ocean disposal of a carcass is being considered but the carcass cannot be towed to a site seaward of the
4869 three mile territorial sea as required by Section A of the MPRSA general permit, then the MMHSRP would
4870 apply for an emergency ocean dumping permit from the EPA.

4871 **5.4.3 Cultural Resources**

4872 Under all alternatives, potential damage to cultural resources would be avoided by contacting the
4873 appropriate SHPO or other local authorities before selecting a beach burial site. The proximity of cultural
4874 resources to a site may change the method of carcass disposal, if necessary. Known cultural resources would

4875 be avoided during transport and removal activities. If cultural resources are discovered during burial
4876 operations, all work would cease and the SHPO would be contacted.

4877 Carcass disposal on Native American/Alaska Native lands would be coordinated with the Tribal Historic
4878 Preservation Officers, Native American tribes, Alaska Natives, or other aboriginal peoples to accommodate
4879 cultural uses of marine mammals. Responders would also be sensitive to the fact that tribal cultures often
4880 involve ceremonial, medicinal, or subsistence uses of plants, animals (including marine mammals), and
4881 specific geographic locations. These measures would be taken to minimize or eliminate any potential
4882 impacts on Alaska Natives, Native American tribes, or other aboriginal people's cultural uses of coastal
4883 resources.

4884 **5.4.4 Human Health and Safety**

4885 The SA Template (Article II, Part D, Number 5) recommends Stranding Network participant organizations
4886 take precautions against injury or disease to any network personnel, volunteers, and the general public when
4887 working with live or dead marine mammals. The SA template also requires the Stranding Network
4888 participant to notify the RSC within 24 hours of detecting and/or confirming any diseases of concern in an
4889 animal which could affect human health (*e.g.*, national and state reportable and/or zoonotic diseases: please
4890 see U.S. Department of Agriculture³⁴, Centers for Disease Control³⁵, or your state public health department
4891 list). The Marine Mammal Carcass Disposal Best Practices (Appendix XIV) that would be issued under
4892 Alternative 2 and 3, would discuss that response workers would be required to have sufficient protection
4893 against infection with infectious pathogens, contaminants, and other risks associated with handling
4894 decomposing carcasses. The best practices outline that workers would be required to wear, as necessary,
4895 protective clothing, gloves, face masks and safety goggles. Equipment used to move and dispose of
4896 carcasses would be cleansed and disinfected to reduce the risk of infectious pathogens or other possible
4897 contaminants. The Pinniped and Cetacean Oil Spill Response Guidelines (Ziccardi *et al.* 2015) would serve
4898 as mitigation for impacts under all alternatives. These mitigation measures would be the same as those
4899 discussed above for oil spill response to stranded animals.

4900 Transportation of any material, including dead animals, for the purpose of disposal in ocean waters requires
4901 a permit under the MPRSA. The burial or disposal at sea (in state ocean waters) of a carcass under the

³⁴ See the following website for current U.S. Department of Agriculture list:
<https://www.aphis.usda.gov/aphis/ourfocus/animalhealth/nvap/NVAP-Reference-Guide/Animal-Health-Emergency-Management/Notifiable-Diseases-and-Conditions>

³⁵ See the following website for current Centers for Disease Control list:
<https://wwwn.cdc.gov/nndss/conditions/notifiable/2020/>

4902 MPRSA general permit would only occur after state and/or local authorities have agreed to such activities.
4903 Stranding Network members would obtain any permits necessary to conduct carcass burial on beaches or
4904 other suitable locations and disposal in state non-ocean waters. This would include any permits or
4905 coordination with the state's health department, to ensure that public health and safety would be protected.

4906 **5.4.5 Socioeconomics**

4907 Stranding Network members may be able to use available funds from the Prescott Grant Program to help
4908 offset some costs incurred by carcass disposal activities.

4909

Chapter 6 Rehabilitation Activities

4910 The goal of rehabilitation is to provide humane care for live-stranded marine mammals and to release
4911 individuals back to the wild, while simultaneously gaining valuable information that will deepen our
4912 understanding of the biology, physiology, and disease risk of marine species. Rehabilitation, however, can
4913 be challenging and does not guarantee the short or long-term survival of the individual or species. The
4914 decision to rehabilitate a live-stranded marine mammal can be complex and depends on a suite of factors
4915 (e.g., species, likelihood of release, likelihood of placement in permanent care if deemed non-releasable,
4916 geographical region, conservation value, available space at an authorized facility, access to sufficient funds
4917 and staff, organizational interest, etc.). Furthermore, rehabilitation is not always in the best interest of the
4918 animal (*i.e.*, suffering may be better alleviated through euthanasia). In the U.S., most National Marine
4919 Fisheries Service (NMFS) approved rehabilitation facilities are equipped to handle pinnipeds since the
4920 animals are relatively small and live partially on land. Since cetaceans live entirely in the water and are
4921 typically larger in size than pinnipeds, fewer facilities nationwide can accommodate them, and none are
4922 specifically designed to provide care for adult large whales (baleen and sperm whales). A full list of NMFS
4923 approved rehabilitation facilities is in Appendix I.

4924 Rehabilitation of wild marine mammals is conducted by authorized organizations under listed conditions
4925 by the Marine Mammal Protection Act (MMPA). For NMFS species, the MMPA Section 112(c) Stranding
4926 Agreements (SAs) are formally established between the NMFS Regional Offices and Marine Mammal
4927 Stranding Network (Stranding Network) participants. Article V of the SA is specific to marine mammal
4928 rehabilitation, and requires Stranding Network participants to obey all local, state, and federal laws,
4929 regulations, policies, and/or guidelines governing marine mammal stranding response and rehabilitation
4930 activities in the U.S. This includes federal requirements for timely communications with NMFS, humane
4931 care, husbandry, and veterinary care of rehabilitated marine mammals, and documentation of each
4932 rehabilitation activity. The Marine Mammal Rehabilitation Disposition form (NOAA 89-878, OMB #0648-
4933 0178) is required to be completed for every animal transferred to a rehabilitation center, and provides NMFS
4934 with information on the outcome of animals admitted to rehabilitation (death of an animal, release of an
4935 animal, transfer of an animal to permanent managed care), the success of medical treatment, and the number
4936 of animals released back into the wild following veterinary care. This information also assists NMFS to
4937 keep an account of marine mammals transferred to permanent managed care. The SA does not authorize
4938 the rehabilitation of any marine mammal species listed as threatened or endangered under the Endangered
4939 Species Act (ESA). Authorization to rehabilitate ESA-listed species by the Stranding Network is currently
4940 provided under the MMPA/ESA permit, and requires authorization and direction from the permit Principal

4941 Investigator (PI) or NMFS Regional Stranding Coordinator (RSC). Additionally, section 109(h) of the
4942 MMPA allows federal, state, local, or tribal government officials or employees in the normal course of their
4943 duties to perform rehabilitation activities under regulation 50 CFR 216.22 (a)(3): “Where the marine
4944 mammal in question is injured or sick, it shall be permissible to place it in temporary captivity until such
4945 time as it is able to be returned to its natural habitat.” The government official is required to report to the
4946 Secretary of Commerce, every six months, details on the marine mammal take, including “a description of
4947 the place and means of confinement and the measures taken for its maintenance and care” (50 CFR
4948 216.22(b)(5)).

4949 Regulations stipulate that a marine mammal held for rehabilitation must be evaluated, by the attending
4950 veterinarian of the rehabilitation facility, for releasability within six months of collection, unless an
4951 attending veterinarian determines that the release of the animal might adversely affect marine mammals in
4952 the wild; release is unlikely to be successful due to the physical condition or behavior of the marine
4953 mammal; or more time is needed to determine whether the release of the marine mammal to the wild will
4954 likely be successful (50 CFR 216.27). In such cases the animals may be considered non-releasable. A
4955 decision regarding whether or not a marine mammal has the potential to be released is generally made as
4956 early as possible during the rehabilitation period. More information about whether and when an animal is
4957 able to be released to the wild can be found in Chapter 7. The Marine Mammal Health and Stranding
4958 Response Program (MMHSRP), and Office of Protected Resources (OPR) Permits and Conservation
4959 Division, work with marine mammal facilities to place marine mammals deemed non-releasable into
4960 permanent managed care³⁶. Facilities where non-releasable animals would be transferred are licensed by
4961 the U.S. Department of Agriculture (USDA) under the Animal Welfare Act (AWA). Animals placed into
4962 permanent managed care are expected to have no greater impact on the environment than other
4963 rehabilitation activities addressed in this Programmatic Environmental Impact Statement (PEIS). Therefore,
4964 permanent managed care is not discussed further in this document.

4965 NMFS has published three Procedural Directives regarding the rehabilitation, release, or retention
4966 of marine mammals:

- 4967 • 2012 “NMFS Facility Standards for Rehabilitating ESA-listed Species” (02-308-01),
4968 which is available at: <https://media.fisheries.noaa.gov/dam-migration/02-308-01.pdf>

³⁶ Under MMPA Section 104(c)(10), NMFS is required to maintain an inventory of live marine mammals held in permanent managed care. The data provided in the Marine Mammal Rehabilitation Disposition form are used to track when animals are deemed non-releasable and transferred from rehabilitation facilities to public display or research facilities that hold an Animal and Plant Health Inspection Service license under 7 U.S.C. 2131.

- 4969 • 2012 Procedural Directive on the “Placement Process for Non-releasable Marine Mammals
4970 (02-308-02), which is available at: [https://media.fisheries.noaa.gov/dam-migration/02-
4971 308-02.pdf](https://media.fisheries.noaa.gov/dam-migration/02-308-02.pdf).
- 4972 • 2018 Procedural Directive on the “Process for Permit Applications to Retain Releasable
4973 Rehabilitated Marine Mammals for Public Display” (02-308-03), which is available at:
4974 <https://media.fisheries.noaa.gov/dam-migration/02-308-03.pdf>.

4975 **6.1 Rehabilitation Facilities**

4976 There are 31 NMFS approved rehabilitation facilities nationwide (West Coast Region=12; Greater Atlantic
4977 Region=7; Southeast Region=8; Alaska Region=1; Pacific Islands Region=2) currently authorized under
4978 SAs, MMPA Section 109(h), or as NMFS designees³⁷ to conduct marine mammal rehabilitation on species
4979 under NMFS jurisdiction (see Appendix I). Rehabilitation facilities must have all applicable federal, state,
4980 and local permits, and must comply with all federal, state, and municipal laws related to operations of the
4981 facility. Marine mammal rehabilitation facilities are highly variable in terms of their location, design,
4982 amenities (*e.g.*, onsite hospital, research laboratory, etc.), and their capacity to treat the number, size, and
4983 species of marine mammals. While some rehabilitation facilities are extensive and have permanent pools,
4984 others use temporary pools on an as needed basis. The length of time that a facility can rehabilitate an
4985 animal may depend on the species, available space, funding, medical needs of the stranded animal, and the
4986 resources available. Some facilities are designed for short-term holding (less than 96 hours) and primarily
4987 focus on the stabilization and assessment of sick and injured animals. Other organizations provide longer
4988 term care (greater than 96 hours), and these facilities usually incur considerable costs (in money, resources,
4989 and effort). Additionally, during large-scale disasters such as mass strandings and Unusual Mortality Events
4990 (UMEs), some facilities might increase their capacity by adding temporary pools, holding pens, etc. These
4991 emergency temporary holding facilities would be used to stabilize sick or injured marine mammals and
4992 could also provide longer term care, on an as needed basis.

4993 In some cases, such as during mass strandings or UMEs, rehabilitation of cetaceans has been conducted *in*
4994 *situ* with nets being used to isolate a bay or lagoon, or by using floating platforms with nets attached. These
4995 emergency net pens would be temporary and would likely hold animals for days to weeks. The decision to
4996 rehabilitate animals in temporary emergency net pens would be made at the regional level, and would

³⁷ The Stranding Network participant may designate an organization, or institution, to act on its behalf as a designee in accordance with the SA. Any designation requires prior written approval from the NMFS Regional Administrator, and is subject to all applicable provisions of the SA as well as applicable laws, regulations, and guidelines.

4997 ideally occur at pre-identified locations that were deemed the most environmentally and logistically
4998 suitable. Temporary emergency net pens would not be permanently fixed to the substrate, and could include
4999 weighted lines or concrete blocks to hold the nets in place. Historically, some facilities (*e.g.*, in the Florida
5000 Keys) used nets across the mouth of canals or inlets. Net pens and floating platforms have also been used
5001 on a more case-by-case basis (*e.g.*, Northern Resident killer whale A73 “Springer”), although these have
5002 been less commonly used in the U.S. in recent years.

5003 The MMHSRP is aware of efforts underway by various groups to establish potential “sanctuary” facilities
5004 for small cetaceans using net pens in the natural environment. The primary stated goal of these potential
5005 sanctuary facilities would be to provide permanent homes for small cetaceans already in human care at
5006 public display or research facilities, but the groups advocating for these facilities state there may also be
5007 the opportunity to conduct rehabilitation of animals from the wild. As these sanctuaries have not yet been
5008 established, are not part of this (or any) federal action, and only the rehabilitation aspects would pertain to
5009 the MMHSRP, a separate consultation would be needed to discuss any potential environmental impacts of
5010 a marine mammal sanctuary prior to the permitting or other commencement of any potential sanctuary
5011 project. Rehabilitation activities at such sites could only be authorized after construction, and after an
5012 inspection was conducted to verify that the rehabilitation guidelines for net pens were met.

5013 **6.1.1 Standards for Rehabilitation Facilities**

5014 In 2009, NMFS published policies and best practices that outlined minimum standards for rehabilitation
5015 facilities including husbandry and veterinary standards designed to improve animal welfare and address
5016 health and safety issues and contingency planning. The Standards for Rehabilitation Facilities were
5017 modified from the USDA, Animal and Plant Health Inspection Service (APHIS) AWA regulations, which
5018 define minimum standards for marine mammals in permanent managed care. As part of Alternative 2
5019 (section 6.2.2) those standards have been revisited and updated, Standards for Rehabilitation Facilities
5020 (Appendix XVII). The updated standards put forth in this draft PEIS cover animals in both short term
5021 holding and temporary facilities, updates for endangered species rehabilitation, and include minimum
5022 standards for pinnipeds and small cetaceans.

5023 Prior to becoming authorized to conduct marine mammal rehabilitation under a SA, a new applicant
5024 rehabilitation facility must be inspected by NMFS and demonstrate compliance with the regulations and
5025 minimum standards. Recommended standards (above the minimum) are included for facility design and
5026 operation and are suggestions for optimizing animal care. Meeting or exceeding the recommended
5027 standards may be considered a goal to strive towards when upgrading existing or designing new facilities

5028 or protocols. Established facilities are periodically evaluated by NMFS to ascertain compliance with the
5029 regulations and minimum standards. The MMHSRP evaluates facilities on each applicable minimum
5030 standard and determines whether any are not being met, which are then identified as Non-Compliance
5031 Issues (NCIs). Facilities may be put on notice, probation, suspended, or have their SA terminated for serious
5032 violations or NCIs that impact animal welfare. Facilities that have NCIs are required to submit a plan to the
5033 RSC outlining a proposed path forward to meet the minimum standards.

5034 While some aspects of rehabilitating cetaceans and pinnipeds are similar, there are also considerable
5035 differences. For example, water quality, pool space and design, equipment, and the handling of debilitated
5036 animals are some of the bigger differences between the rehabilitation of these taxa. While some facilities
5037 have adequate equipment and personnel to rehabilitate pinnipeds, they may not meet the minimum
5038 standards required for the rehabilitation of cetaceans. In general, rehabilitation of cetaceans may require
5039 more expensive facilities such as larger and deeper pools, salt water systems, and more elaborate filtration
5040 in some closed system situations. Pinnipeds do well with less elaborate accommodations. Therefore, having
5041 two sets of guidelines (one for cetaceans and one for pinnipeds) allows NMFS the flexibility of issuing
5042 agreements specific to the types of animals that may be rehabilitated at each rehabilitation facility.

5043 **6.2 Rehabilitation Activities**

5044 Rehabilitation activities vary depending on the context of the stranding event and the needs of the stranded
5045 animal. Some patients in critical condition may require around-the-clock care whereas others, such as those
5046 close to being released, may only need minimal intervention. The type of rehabilitation activities conducted
5047 at each rehabilitation facility also depends on the staffing needs, expertise, funding, and available equipment
5048 and resources. The most common rehabilitation activities are described below.

5049 ***Assessment and Monitoring***

5050 Once a marine mammal is admitted to rehabilitation, its physical appearance and health are monitored daily
5051 as a way of tracking its progress towards recovery. Visual assessments are often conducted to look for any
5052 change in an animal's behavior, temperament, body condition, and responsiveness. Weight is often recorded
5053 when an animal is first admitted and then periodically thereafter (depending on the rehabilitation duration).
5054 Pinnipeds are usually guided onto weighing scales using equipment such as herding/crowding boards or
5055 placement in an appropriately sized container. Pinnipeds are sometimes weighed by suspending the animal
5056 in a hoop or stretcher net from a hanging scale. Small cetaceans are commonly weighed by suspending the
5057 animal in a stretcher from a hanging scale. The weight of an animal is tracked over time, and is compared
5058 to the average weight described for that age class and species (if known, or with a similar species).

5059 Measurement of dorsal straight length is used to infer the age of an animal, and measurement of axillary
5060 girth can be used as an indicator for body condition. Body condition can also be determined by comparing
5061 axillary girth to dorsal straight length to look at changes with age. Both measurements are typically made
5062 with a flexible tape measure. Length measurements are typically made when an animal is first admitted,
5063 and then again prior to release. For a more thorough assessment, physical examinations are performed and
5064 may include other specific evaluations such as measuring vital signs (*i.e.*, respiration and heart rate). During
5065 physical examinations, animals are handled and restrained by trained personnel, who constantly monitor
5066 the wellbeing (including thermoregulatory status) of the animal. Physical examinations provide veterinary
5067 and husbandry staff an opportunity to take a closer look at the whole animal, its body condition, any injuries,
5068 and enables the collection of blood, and samples for disease surveillance. By monitoring an individual in
5069 rehabilitation, staff can evaluate the progress of the animal, and determine whether modifications to any
5070 medical treatment or care need to be made. These examinations are almost always conducted alongside
5071 other activities that involve handling and restraint. For example, medications may be administered at the
5072 same time as taking girth and length measurements. By combining such activities, animals are handled less.

5073 ***Capture, Restraint, and Handling***

5074 Although rehabilitation personnel avoid unnecessary contact with admitted animals as much as possible,
5075 marine mammals are periodically caught, restrained, and handled to allow for veterinary assessment,
5076 medical treatment, husbandry practices (including tube feeding and assist feeding), blood sampling,
5077 telemetry instrument attachment, and transport. The degree and duration of restraint required to safely and
5078 successfully conduct an activity varies.

5079 To assess appropriate capture and handling methods and safety, pinnipeds are evaluated by size, species,
5080 body condition, reproductive and molt status, type and severity of injuries, previous response to handlings,
5081 and behavior. Herding/crowding boards may be used as barriers to maneuver pinnipeds into more workable
5082 locations, separate enclosures, squeeze cages, or kennels. Nets can also be used to capture animals or to
5083 divide enclosures. The type of nets used depends on the rehabilitation facility but typically include circle,
5084 hoop (or dip), stretcher, throw, and capture nets. In some situations, capture poles may be used. Pinniped
5085 handling may include restraint by hand, a restraining device, chemical immobilization, or a combination of
5086 these. Restraining animals by hand involves people straddling the pinniped, immobilizing the animal's fore
5087 flippers and shoulders with the restrainers' knees and both gloved hands placed firmly behind or on the
5088 head with additional restrainers to control hind flippers and back end, if needed (Geraci and Lounsbury
5089 2005). Pups may be restrained by hand, in a net, through sedation (either oral, intramuscular (IM),
5090 intravenous (IV), or using gas anesthesia (administered through a mask or endotracheal tube)), or a

5091 combination of these (for a full list of drugs that may be used, see: Gulland *et al.* 2018). Older animals may
5092 be restrained by hand, a fabric restraining wrap, a restraining net, a restraint board, through sedation (either
5093 oral, intramuscular (IM), intravenous (IV), or using gas anesthesia (administered through a mask or
5094 endotracheal tube)), or a combination of these, as determined by an attending veterinarian, veterinary
5095 technician, or experienced biologist. An injectable immobilizing agent administered remotely by a dart, or
5096 locally by a pole syringe or by hand, may be used if needed (*e.g.*, older or larger animals).

5097 To assess appropriate capture and handling methods and safety, small cetaceans are evaluated on size and
5098 strength of the animal, body condition, reproductive status, type and severity of injuries, previous response
5099 to handlings, behavior, and pool type. Depending on the depth of the water, there are different methods to
5100 catch cetaceans. In shallow water (including deeper pools with lowered water level) several people enter
5101 the water forming a line across the pool (potentially including physical barriers), cutting off access to at
5102 least half of the pool. The handlers crowd the cetacean and direct the animal into a smaller area. When the
5103 opportunity presents itself, one person places their arms around the cetacean in front of the pectoral fins,
5104 while at least two others grab around the body and tail stock. Once contact has been made, other handlers
5105 help restrain and maneuver the animal into a workable position. Cetaceans can be treated in or out of the
5106 water, depending on the treatment. Stretchers are used to safely remove cetaceans from the water, if
5107 required. The stretcher is lifted from the pool either manually or by crane, depending on the species and
5108 resources available. Pools equipped with false bottoms that can be raised are ideal because the animal can
5109 be caught quickly without dropping the level of pool water. Once removed from the water, small cetaceans
5110 are typically placed on a foam bed or air mattress for examination and treatment. Depending on the size
5111 and strength of the animal, several people will be positioned from head to flukes to provide restraint by
5112 hand. Whenever a marine mammal is handled their vital signs are regularly monitored.

5113 ***Transport***

5114 Vehicles, boats, or aircraft may be used to transport marine mammals. Transport times may vary depending
5115 upon stranding and rehabilitation facility locations (*e.g.*, crossing county or state borders, or in rare
5116 situations crossing country boundaries when live stranded animals need to be imported from a nearby
5117 foreign country for rehabilitation purposes). Small pinnipeds are typically transported in plastic or metal
5118 carriers/cages. Carriers/cages are large enough for animals to turn around, stretch out, and raise their heads,
5119 and allow proper air circulation. Generally, fur seals are transported in a carrier/cage with a double base to
5120 allow separation between the animal and fluids and excrement that may soil the fur. Large pinnipeds are
5121 transported in appropriately sized crates or containers, which may need to be custom made. If animals
5122 cannot be appropriately contained, or to reduce the stress experienced, some animals may need to be sedated

5123 during transport. Pinnipeds traveling by vehicle are generally protected from extremes of sun, heat, cold,
5124 wind, and exhaust fumes. Pinnipeds may overheat during transit. To prevent hyperthermia, fans, water, and
5125 ice packs are often used to maintain appropriate body temperatures.

5126 Cetaceans may be transported using dry transport methods on stretchers, foam pads, or air mattresses. For
5127 short-term transport, closed-cell foam pads are preferred because they are rigid and do not absorb water.
5128 Open cell foam pads are typically used for long-term transport of cetaceans because it can contour to the
5129 animal's form. Cetaceans may be transported using wet transport methods in boxes or other containers
5130 specially constructed to transport the animal upright on a stretcher in water. As with pinnipeds, cetaceans
5131 are generally protected from exhaust fumes, and from extremes of sun, heat, cold, and wind, as transport
5132 often occurs on the flatbed of a truck. Animals are kept moist and cool, to avoid overheating and skin
5133 damage (Geraci and Lounsbury 2005).

5134 Specifics on transport vary on a case-by-case basis. Transport is conducted by trained and qualified
5135 individuals using equipment appropriate to the species being transferred. The decision-making process
5136 regarding animal transport (method of transport, equipment to use, destination, etc.) is done in consultation
5137 with experts on the species and taking into account the available options. This process weighs the costs of
5138 any harm that may come from the available transportation options to what the potential harm could be to
5139 the animal remaining in its present situation. Where possible, decisions are made, including contingency
5140 plans, prior to any animals being moved. More details on transport methods can be found in the Cetacean
5141 and Pinniped Transport Best Practices (Appendix X) and in Yip and Dold (2018).

5142 ***Husbandry***

5143 During the rehabilitation of any marine mammal, rehabilitation personnel provide daily husbandry care.
5144 Feeding protocols, standardized according to weight and diagnoses, are followed. Animals may receive
5145 food supplements (vitamins and minerals) and medication in their food, as needed. Stranded animals are
5146 often dehydrated and underweight, often to the point of emaciation when they are first admitted. For these
5147 animals, rehydration is always part of the immediate care regime. Once rehydrated, an animal may be
5148 offered small amounts of food until reaching full diet, which will result in subsequent weight gain. An
5149 animal's condition and age class usually dictates what feeding method is conducted. Often upon arrival
5150 animals may only tolerate fluids. Steps are taken to advance the animal through hands-on intensive (such
5151 as tube-feedings) to independent feeding methods.

5152 Most marine mammals brought to a rehabilitation facility have no medical history (except for "re-
5153 stranders") and may carry diseases communicable to other marine mammals, other animals, or humans.

5154 Likewise, these animals are often debilitated and may suffer from a variety of illnesses, which along with
5155 age, may compromise their immune systems, making them susceptible to diseases from other animals
5156 and/or the rehabilitation environment. Quarantine areas are recommended and proper biosecurity protocols
5157 are generally in place for all incoming animals at rehabilitation facilities. Hygiene and sanitation procedures
5158 are considered essential husbandry practices. Careful disinfection of enclosures and equipment is necessary
5159 to minimize the risk of disease transmission. Animal enclosures are disinfected between animals.
5160 Depending on the disinfectants and cleaning methods used, animals may be handled or moved (or not) from
5161 enclosures while personnel clean. Water quality is also a key component in maintaining a healthy, clean
5162 living environment for stranded marine mammals. It is important to test the water in which the animals live
5163 on a regular basis. Water may require heating or chilling to help debilitated animals maintain an optimal
5164 body temperature. For pinnipeds, time in water may be limited if water temperature cannot be controlled.

5165 ***Medical Treatment***

5166 The course of medical and/or surgical procedures at a rehabilitation facility is left to the discretion of the
5167 attending veterinarian (including euthanasia, if necessary). For further description of treatment methods
5168 refer to the CRC Handbook of Marine Mammal Medicine (Gulland *et al.* 2018).

5169 **6.3 Environmental Consequences**

5170 **6.3.1 Alternative 1: Continue Program Implementation at Current Activity Levels (No Action** 5171 **Alternative)**

5172 Under Alternative 1, NMFS OPR Marine Mammal and Sea Turtle Conservation Division and Regional
5173 Offices would continue the current rehabilitation activities of the Stranding Network (including adding new
5174 facilities, making minor adaptive changes to rehabilitation activities, etc.). Under Alternative 1, OPR
5175 Permits and Conservation Division would not issue a new MMPA/ESA permit to the MMHSRP after the
5176 current MMPA/ESA permit expires. Therefore, after the current permit expires on December 31, 2021, the
5177 stranding network operating under the authority of the MMHSRP would only be authorized to conduct
5178 rehabilitation activities on non-listed species. As some Prescott Grant recipients use the MMHSRP's
5179 MMPA/ESA permit to accomplish some of their project's goals (*i.e.*, rehabilitate ESA-listed species),
5180 Alternative 1 may curtail the number and scope of Prescott Grant proposals received from the Stranding
5181 Network if authorization for the rehabilitation of ESA animals were to cease.

5182 **6.3.1.1 Biological Resources**

5183 Minor to major, long-term beneficial effects on marine mammals are expected to occur under Alternative
5184 1. Live-stranded animals would be taken into rehabilitation with the intent to release them back to the wild
5185 once they are healthy. The current Standards for Rehabilitation Facilities would continue to be
5186 implemented, requiring current and future facilities to adhere to the minimum standards as part of their SA.
5187 The standards ensure a healthy environment for rehabilitating animals, maximize the success of
5188 rehabilitation, and increase the potential for release to the wild. The current standards cover facilities,
5189 housing, space, water quality, quarantine, sanitation practices, food handling and preparation, and
5190 veterinary medical care. Rehabilitation facilities calculate the maximum holding capacity for their facility
5191 based upon the minimum space requirements, outlined in the current standards, in order to avoid
5192 overcrowding.

5193 Minor to major long-term beneficial impacts to the marine mammals, and also terrestrial mammals in the
5194 vicinity of the rehabilitation facilities, would be expected as these standards would ensure safe, healthy,
5195 and humane conditions are in place at all facilities nationwide. Adherence to standards would decrease the
5196 risk of disease transmission between animals within the same facility, between facilities, between
5197 rehabilitating animals and terrestrial mammals (*i.e.*, domestic pets and wild animals), and between
5198 rehabilitating animals and marine mammal personnel. Adherence to the standards would also restrict the
5199 introduction and spread of pathogens through contaminated supplies and equipment. However, some
5200 pathogens within a rehabilitation setting have the potential to mutate or evolve into a novel organism (such
5201 as bacteria with drug resistant properties), creating a novel (or drug-resistant) pathogen which could then
5202 be introduced into the environment upon the release of an infected animal following rehabilitation.

5203 Some temporary minor adverse effects could also occur under this alternative. Live stranded marine
5204 mammals would need to be transported to the receiving rehabilitation facility, and on occasions between
5205 facilities. Transport can induce physiological stress, especially for stranded cetaceans (Atkinson and
5206 Dierauf 2018; Yip and Dold, 2018), and can have adverse impacts if appropriate transport guidance is not
5207 followed. Prior to transport, field stabilization techniques (*e.g.*, assessment, administering oral electrolyte
5208 solution, etc.) may be used. Depending on body condition, marine mammals may develop hyperthermia or
5209 hypothermia during transport, particularly if there is limited or no protection from ambient conditions,
5210 including direct sun. Body surfaces may be exposed to the drying effects of air. Additionally, animals may
5211 inhale exhaust fumes. Improper transport of marine mammals may cause physical trauma such as muscle
5212 damage, pressure necrosis, thermoregulatory problems, and respiratory problems. Muscular stiffness may
5213 also occur from transport, but most equipment specific to transport is designed to minimize or avoid
5214 stiffness entirely. Muscle stiffness would be expected to disappear within a few hours to a few days, unless
5215 there was permanent muscle damage (Antrim and McBain 2001). Depending upon the mode of transport,

5216 animals may be exposed to high levels of noise and may suffer temporary hearing damage. However, most
5217 animals remain safe during transports as long as proper procedures are followed. Depending on the
5218 situation, live animals could also be imported into the U.S. from a foreign country for rehabilitation
5219 purposes under the current MMPA/ESA permit, but the impacts of international transport would be no
5220 greater than the effects discussed for domestic transfer.

5221 Some temporary minor adverse effects could also occur from using disinfectants and chemicals to maintain
5222 healthy, clean living environments for stranded marine mammals. To maintain appropriate water quality,
5223 chemicals may be added to pools or used during cleaning of enclosures. Chemicals used inappropriately
5224 may damage an animal's eyes and skin, therefore it is important to test the water in which the animals live
5225 on a regular basis. Pool salinity and temperature may also have an adverse impact on health of the skin and
5226 eyes, as well as the comfort level of the animal, and are generally monitored regularly (NMFS 2009).

5227 All rehabilitation activities would be conducted in an attempt to help sick and injured animals.
5228 Rehabilitation would be conducted with proper veterinary oversight and the use of established methods;
5229 one source of detailed guidance is the CRC Handbook of Marine Mammal Medicine (Gulland *et al.* 2018).
5230 If proper procedures are not followed then some adverse impacts could occur. These rehabilitation activities
5231 could include the collection of biological samples to help determine the medical and physiological condition
5232 of the animal, assess the best course of action, and monitor progress and appropriateness of treatment.
5233 Samples could include blood, swabs, biopsies, etc. Sample collection could likely cause minor stress or
5234 discomfort to the animal, relative to the actual stranding event. Handling, lifting, and restraining an animal
5235 could cause discomfort, stress, and minor injury. When anesthetized or sedated, an animal may go into a
5236 dive reflex, which would include breath holding, slowing of heart rate, and restricted blood flow to the
5237 extremities. Anesthetized animals could develop hypothermia or hyperthermia. Administration of drugs
5238 and surgical procedures could cause injuries or in extreme cases death, if improperly used. Most adverse
5239 impacts on animals in rehabilitation would be outweighed by the potential beneficial impact of saving an
5240 animal and returning it to the wild.

5241 Current rehabilitation facilities may not have enough space or resources to accommodate a stranded marine
5242 mammal or may only rehabilitate certain animals. If no rehabilitation facility can take an animal, the animal
5243 may be euthanized when deemed necessary by the attending veterinarian and/or in consultation with NMFS.
5244 Euthanasia procedures would be carried out by, or under the direction of, the attending veterinarian using
5245 proper procedures as outlined in AVMA 2020, the CRC Handbook of Marine Mammal Medicine (Gulland
5246 *et al.* 2018), and for cetaceans, the Cetacean Euthanasia Technical Memorandum (Barco *et al.* 2016) and
5247 the Report of the IWC Workshop on Euthanasia Protocols to Optimize Welfare Concerns for Stranded

5248 Cetaceans (2014). Chemical euthanasia agents may cause hyperexcitability or violent reactions in some
5249 species such as *Delphinus* and *Kogia* spp. (Barco *et al.* 2016). Injection of a euthanasia solution into the
5250 body cavity may cause short-term moderate adverse impacts, as it may lead to the prolonged onset of action
5251 due to differential or slow absorption rates. It may also cause temporary negligible adverse impacts as it
5252 may irritate in the surrounding tissues (Greer *et al.* 2001). Improper chemical euthanasia agents or methods
5253 of delivery may prolong the pain and suffering of an animal.

5254 The use of net pens for rehabilitation could have long-term minor to moderate adverse impacts on biological
5255 resources because the pens are open to ocean and bay waters. Animals housed in net pens are exposed to
5256 conditions beyond the control of the rehabilitator (*i.e.*, water temperature, harmful algal blooms, weather).
5257 Local fish, shellfish, marine invertebrates, and other marine mammals could be exposed to novel pathogens
5258 and feces, as well as medicines, foods, and materials used to treat animals undergoing rehabilitation.
5259 Additionally, the use of net pens to isolate a bay or lagoon could exclude fish and wild marine mammals
5260 from certain habitats and interfere with essential behaviors (*e.g.*, foraging, resting, etc.).

5261 Under this alternative, minor adaptive changes to rehabilitation activities (*i.e.*, adaptive changes to
5262 rehabilitation best practices) could be made, as needed. Rehabilitation activities may change with
5263 improvements in technologies, techniques, and other aspects of marine mammal medicine. These new
5264 activities would have impacts similar to, or less than, those currently conducted. The closure of
5265 rehabilitation facilities is also included under adaptive changes. Animals being held at a facility due to close
5266 would be transferred to the nearest available rehabilitation facility in the region. Impacts from the transfer
5267 of animals would include handling, lifting, restraint, and transport, as described above.

5268 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
5269 permit by OPR Permits and Conservation Division under the No Action Alternative, stranding response
5270 and rehabilitation activities by SA holders would end for ESA-listed species. Rehabilitation for non-listed
5271 species would occur as described above. Sick and injured ESA-listed species would not be taken into
5272 rehabilitation and would most likely die from injuries or disease. This would be a major, long-term adverse
5273 impact to vulnerable populations that have been identified as threatened or endangered, and for species that
5274 have previously benefited from rehabilitation activities by SA holders (*e.g.*, Hawaiian monk seal). Further,
5275 this outcome would eliminate the collection of valuable information on marine mammal health and
5276 populations gained through the examination of rehabilitated animals.

5277 Without a MMPA/ESA permit federal, state, and local agencies authorized under MMPA Section 109(h)
5278 would still be able to conduct emergency response to non-ESA listed species. Under ESA regulations at 50

5279 CFR 17.21(c)(3) and 17.31(a), employees of the USFWS, NMFS, any other federal land management
5280 agency, or a State conservation agency, may also continue to respond to ESA-listed species (endangered
5281 and threatened). However, there are currently only a few MMPA Section 109(h) participants that routinely
5282 conduct marine mammal rehabilitation, so these activities would be extremely limited and localized. The
5283 impact of rehabilitation activities on biological resources by permitted MMPA Section 109(h) responders
5284 would be the same as those previously described in this section.

5285 No effects on protected and sensitive habitats, submerged aquatic vegetation (SAV) and macroalgae,
5286 reptiles, or birds would be expected to occur from rehabilitation activities under this alternative.

5287 **6.3.1.2 Water and Sediment Quality**

5288 Minor long-term adverse effects could occur under Alternative 1. Rehabilitation facilities that discharge
5289 directly to surface waters would have the required National Pollutant Discharge Elimination System
5290 (NPDES), state, and local permits for facility discharges. Any wastewater effluent discharged to a publicly
5291 owned treatment works (POTWs) would be required to meet municipal wastewater treatment standards and
5292 have any necessary effluent discharge permits under the Clean Water Act (CWA). Impacts from permitted
5293 discharges would already be accounted for under the respective federal, state, and/or local regulations.
5294 Facilities discharging to POTWs would have a pretreatment plan in place if necessary, as POTWs do not
5295 remove toxic organics or metals.

5296 Net pens could pose minor long-term adverse impacts to local water and sediment quality because they are
5297 open to ocean and bay waters. Water and sediment near the pen would be exposed to any medicines,
5298 materials, or equipment used in rehabilitation. There would also be an increase in pathogen and fecal
5299 exposure to waters and sediments within and just outside the net pen.

5300 Temporary pools could also pose minor short-term adverse impacts to water and sediment quality.
5301 Temporary pools might not have any means to treat effluent and could leak water containing wastes,
5302 pathogens, or other contaminants into the soil and groundwater. Temporary pools could also contaminate
5303 water and sediment when they are emptied, if the water is discharged into surface waters.

5304 Under this alternative, minor adaptive changes to rehabilitation activities could be made, as needed. The
5305 closure of rehabilitation facilities is included under adaptive changes. The closure of a rehabilitation facility
5306 would eliminate any potential adverse impacts on water and sediment quality.

5307 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
5308 permit by OPR Permits and Conservation Division under the No Action Alternative, stranding response

5309 and rehabilitation activities by SA holders would end for ESA-listed species. Rehabilitation for non-listed
5310 species would occur as described above. Sick and injured ESA-listed species would not be taken into
5311 rehabilitation and would most likely die from injuries or disease. Carcasses left on the beach to naturally
5312 decompose would have the impacts discussed in Chapter 5.

5313 **6.3.1.3 Cultural Resources**

5314 Potential minor, short-term adverse effects on cultural resources could occur under Alternative 1. The use
5315 of temporary pools could damage cultural resources, depending on where they are sited. The use of net pens
5316 cause minor, long-term adverse effects, as they may disturb or damage submerged cultural resources.

5317 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
5318 permit by OPR Permits and Conservation Division under the No Action Alternative, stranding response
5319 and rehabilitation activities by SA holders would end for ESA-listed species. Rehabilitation of non-ESA
5320 species would continue, and therefore the same impacts as those described above would apply. No
5321 additional effects on cultural resources would be expected.

5322 **6.3.1.4 Human Health and Safety**

5323 Human safety is the first priority during all animal rehabilitation activities. However, minor, short-term,
5324 adverse effects on human health and safety could occur under Alternative 1. Animal induced injuries could
5325 include bites or physical injuries from being hit by a fin, flipper, tail, or other body part (Hunt *et al.* 2008).
5326 Working on wet surfaces may cause bruises, slips, trips, or falls. Drowning is also a possibility as work
5327 would occur around or in pools and pens. Physical injuries may also arise from the handling and lifting of
5328 animals (*e.g.*, stretcher or carrier), the cleaning or repairing of enclosures, and the improper use of
5329 equipment. Sunburn, heat exhaustion, heat stroke, and hypothermia are possible, if rehabilitation activities
5330 require people to be outside or in buildings without climate control for extended periods of time. Techniques
5331 associated with biological sampling often involve needles, knives, and scalpels, which place personnel at
5332 risk of cuts and scrapes. Serious infection could also occur if ‘minor injuries’ are not treated properly.
5333 Pathogens encountered may be antibiotic resistant, making treatment more difficult, or be marine mammal
5334 specific pathogens that are not typically seen in human cases. Accidental injections or exposure to
5335 euthanasia solution, and other drugs used in animal treatment, could also cause adverse effects, depending
5336 on the chemical(s) used.

5337 Short-term minor adverse impacts could occur if personnel come in contact with tissue or blood samples
5338 and bodily fluids, such as excretions and vomitus. Similar impacts could occur if in the course of their

5339 duties, rehabilitation staff are exposed to contaminants, potential zoonotic pathogens, euthanasia solution,
5340 medication, and chemicals used for cleaning or maintaining pool water quality. Zoonotic diseases may have
5341 short-term minor adverse effects including swelling, joint pain, skin lesions, prolonged malaise, and flu-
5342 like symptoms. Long-term adverse effects from zoonotic diseases could also occur, especially if they are
5343 not diagnosed or treated properly. Improperly stored or handled pool chemicals can be highly reactive and
5344 may generate high temperatures, release toxic vapors, or ignite nearby combustible materials. Reactivity
5345 may be triggered by the inadvertent mixing of a pool chemical with an incompatible material or wetting the
5346 chemical with water (EPA 2001). Contaminants, including petroleum products (from oiled animals), caustic
5347 and harsh cleaning solutions, and other hazardous materials may produce short-term adverse effects, such
5348 as respiratory problems, lightheadedness, nausea, eye irritation, or skin irritation. The handling and
5349 transport of oiled animals could pose additional risks to responder health and safety (Aguilera *et al.* 2010).
5350 Response to, and rehabilitation of, petroleum exposed marine mammals would be conducted by experienced
5351 personnel with the appropriate training.

5352 Current Standards for Rehabilitation Facilities would be followed under this alternative, which would have
5353 a minor long-term beneficial effect on health and safety. The standards ensure that all facilities would be
5354 implementing the most effective safety measures. The standards would require safety plans for the direct
5355 handling of all species seen at the facility. Personnel would be trained to identify potential zoonotic diseases
5356 and prevent their transmission from animal to human (and vice versa). Staff would also be trained to
5357 properly handle contaminated equipment and adhere to proper sanitation techniques. Safety equipment for
5358 staff such as eye protection, protective clothing, and eye flushing stations would be provided by the
5359 rehabilitation facility. Rehabilitation facilities are also required to comply with Occupational Safety and
5360 Health Administration (OSHA) regulations.

5361 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
5362 permit by the OPR Permits and Conservation Division under the No Action Alternative, stranding response
5363 and rehabilitation activities by SA holders would end for ESA-listed species. Rehabilitation for non-listed
5364 species would occur as described above. Sick and injured ESA-listed species would not be taken into
5365 rehabilitation and would most likely die from injuries or disease. Without response activities, the public
5366 would likely approach the animal or carcass either out of curiosity or in an attempt to help, which may
5367 result in minor to moderate short-term adverse impacts. Animal carcasses and live animals may contain
5368 contaminants or zoonotic diseases that people or domestic animals may come in contact with through
5369 tissues, fluids, bites, or scratches. Live animals may bite, roll, or thrash around, causing physical injuries to
5370 people who attempt to interact with the animals.

5371 **6.3.1.5 Socioeconomics**

5372 Minor to major, short- and long-term beneficial effects could occur under this alternative. Marine mammal
5373 rehabilitation centers fulfill important roles in some communities and could, along with other businesses,
5374 draw tourists to an area. Increased visitation could positively impact local businesses in the community
5375 such as restaurants and hotels. In addition, rehabilitation facilities can provide additional employment
5376 opportunities to local residents. Some rehabilitation facilities also offer internship and volunteer
5377 opportunities. Many rehabilitation facilities host school groups and provide other educational outreach
5378 services.

5379 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
5380 permit by OPR Permits and Conservation Division under the No Action Alternative, stranding response
5381 and rehabilitation activities by SA holders would end for ESA-listed species. Rehabilitation for non-listed
5382 species would occur as described above. Sick and injured ESA-listed species would not be taken into
5383 rehabilitation. Rehabilitation facilities that exclusively care for ESA-listed species (*e.g.*, Ke Kai Ola) would
5384 be heavily impacted. These facilities may cease altogether unless their activities could be shifted (*e.g.*, they
5385 are able to redirect rehabilitation efforts to non-ESA listed animals), or they independently obtain an ESA
5386 Permit for ESA species rehabilitation. Further, SA holders who rely on the rehabilitation of ESA-listed
5387 animals to attract external funding could be negatively impacted.

5388 After the current permit expires, carcasses of sick and injured ESA-listed animals would remain at stranding
5389 sites to naturally decompose. The unappealing sight and smell could reduce tourism activity at that
5390 particular location, as visitors may choose to spend their money elsewhere. However, tourists may want to
5391 see a live stranded animal or a carcass, which could create a beneficial impact on surrounding businesses.

5392 **6.3.2 Alternative 2: Improved Program Implementation and Issuance of a New Scientific Research**
5393 **and Enhancement Permit (Preferred Alternative)**

5394 Under Alternative 2, the MMHSRP would implement some operational improvements to a subset of
5395 programs and activities. Updated Standards for Rehabilitation Facilities (Appendix XVII) would be
5396 implemented and would include new sections on ESA-listed species, short-term holding, and emergency
5397 temporary holding facilities. New best practices documents that apply to rehabilitation activities such as
5398 marine mammal transport (Appendix X), euthanasia (Appendix XIII) and rehabilitation of dwarf and
5399 pygmy sperm whales (Appendix XVIII) would also be implemented. Under Alternative 2 NMFS OPR
5400 Permits and Conservation Division would issue a new MMPA/ESA permit. Prescott Grant recipients often
5401 use the MMHSRP's MMPA/ESA permit to accomplish some of their project's goals. Alternative 2 would

5402 allow all organizations to continue to conduct rehabilitation of ESA-listed species as part of their Prescott
5403 Grants.

5404 **6.3.2.1 Biological Resources**

5405 The effects on marine mammals from rehabilitation activities under this alternative would be the same as
5406 those described under Alternative 1, except that the implementation of updated Standards for Rehabilitation
5407 Facilities (Appendix XVII) and issuance of new best practices documents would improve animal health,
5408 welfare, and safety. These documents will also balance the need for standardized procedures while allowing
5409 flexibility to address the specific needs of different situations.

5410 The updated Standards for Rehabilitation Facilities (Appendix XVII) will outline short-term holding
5411 minimum requirements for facilities to hold (for less than 96 hrs) marine mammals for assessment and
5412 triage before they are released, prior to sending to other rehabilitation facilities for more long-term or
5413 advanced care, or are euthanized. Short-term holding facilities closer to the stranding location could be used
5414 for stabilization and assessment of sick or injured animals, and transit times to and between facilities could
5415 be reduced. Shorter transportation times would be expected to decrease stress for sick or injured animals.
5416 Transportation protocols would be standardized and ensure the safe, effective, and expeditious transfer of
5417 live stranded animals following recommendations in the Cetacean and Pinniped Transport Best Practices
5418 (Appendix X) and Yip and Dold (2018). Frequent checks on transported animals could lead to the early
5419 recognition of health issues. Issues that are identified at an earlier stage tend to be more manageable and
5420 pose less danger to animal health and safety. This would have a minor long-term positive impact on animal
5421 welfare. Standardized equipment, personnel, and transport planning would increase animal welfare and
5422 safety. Transport planning would include sourcing appropriate support equipment, ensuring personnel are
5423 well-trained and briefed, and outlining possible emergencies or unusual situations that may occur and
5424 possible contingency plans for dealing with situations. These documents will ensure that any issues in health
5425 are assessed promptly, and will improve the Stranding Network's rehabilitation procedures as well as
5426 animal welfare by enabling facilities to join the Stranding Network as short-term stabilization facilities (less
5427 than 96 hrs) to triage animals and assess them for release, long-term care, or euthanasia prior to transfer to
5428 a long-term rehabilitation center. Additionally, a new article (Article VI) of the revised SA template and
5429 criteria (Appendices VIII, IX) will authorize Stranding Network members to conduct only short-term
5430 rehabilitation.

5431 The updated Standards for Rehabilitation Facilities (Appendix XVII) will outline minimum standards for
5432 emergency temporary holding facilities to support rehabilitation efforts during large-scale disasters such as

5433 mass strandings and UMEs, as well as anthropogenic disasters such as oil spills. Sick or injured marine
5434 mammals will be stabilized (including administering emergency care) at emergency temporary holding
5435 facilities, and could also benefit from longer term care at the facility on an as needed basis. Additionally, a
5436 new article (Article VII) of the revised SA template and criteria (Appendices VIII, IX) will authorize
5437 Stranding Network members to be authorized on an expedited basis to be a temporary member of the
5438 Stranding Network to support a large-scale disaster. These facilities would have a positive impact on animal
5439 welfare as the Stranding Network would be given greater flexibility to address specific needs of each
5440 situation.

5441 The updated Standards for Rehabilitation Facilities (Appendix XVII) will also reinforce standards for
5442 rehabilitation facilities dealing with ESA-listed species, including: veterinary requirements; record keeping,
5443 permit authorization, and reporting; euthanasia authorization; and restrictions on public viewing.
5444 Collectively, these measures would have a beneficial impact on ESA-listed species, and help facilitate an
5445 animal's recovery.

5446 Rehabilitation of dwarf (*Kogia sima*) and pygmy sperm whales (*Kogia breviceps*), which has largely been
5447 unsuccessful, would not be recommended (for details, see Dwarf and Pygmy Sperm Whale Best Practices
5448 in Appendix XVIII). Based upon findings from a workshop held by NMFS in 2008, there are common
5449 disease syndromes (*e.g.*, cardiomyopathy, gastrointestinal issues) in dwarf and pygmy sperm whales that
5450 make rehabilitation of certain age classes extremely difficult (*e.g.*, adults and calves). Therefore, most live-
5451 stranded dwarf and pygmy sperm whales would be euthanized and rehabilitation not attempted, which
5452 would be in the animals' best interest to end their suffering. Euthanasia procedures for all species would be
5453 conducted by experienced and qualified personnel in consultation with NMFS, and following the new
5454 Marine Mammal Euthanasia Best Practices (Appendix XIII). Improperly administered chemical euthanasia
5455 agents or methods of delivery may prolong the pain and suffering of an animal. Rehabilitation efforts
5456 generally may be attempted on a case-by-case basis for sub-adult dwarf and pygmy sperm whales, in
5457 consultation and with prior approval from NMFS using the research plan outlined in the Dwarf and Pygmy
5458 Sperm Whale Best Practices (Appendix XVIII).

5459 No effects on protected and sensitive habitats, SAV and macroalgae, reptiles, or birds would be expected
5460 to occur from rehabilitation activities under this alternative.

5461 **6.3.2.2 Water and Sediment Quality**

5462 The effects on water and sediment quality under this alternative would be the same as those described under
5463 Alternative 1, except adding new articles to the SA template might result in additional short-term

5464 rehabilitation facilities and emergency temporary rehabilitation facilities. The impacts of these types of
5465 facilities are not expected to be different than the effects of current rehabilitation facilities, which were
5466 discussed under Alternative 1.

5467 **6.3.2.3 Cultural Resources**

5468 The effects on cultural resources under this Alternative would be the same as those described under
5469 Alternative 1.

5470 **6.3.2.4 Human Health and Safety**

5471 The effects on human health and safety from rehabilitation activities under this alternative would be the
5472 same as those described under Alternative 1, except that the implementation of updated Standards for
5473 Rehabilitation Facilities (Appendix XVII) and new best practices documents would put additional measures
5474 in place to safeguard marine mammal personnel. This would have a minor, long-term beneficial effect on
5475 human health and safety. While some of these measures may currently occur at some rehabilitation
5476 facilities, the updated standards would ensure that all facilities would be implementing the most effective
5477 safety measures. The implementation of the new Marine Mammal Euthanasia Best Practices (Appendix
5478 XIII) would have an overall beneficial impact on the health and safety because they would standardize
5479 euthanasia procedures, allow for flexibility, and ensure that rehabilitation personnel are prepared to meet
5480 the needs of different and unforeseen circumstances. Cetacean and Pinniped Transportation Best Practices
5481 (Appendix X) would also have a positive effect on human health and safety. Transport personnel would
5482 have more defined roles, which will help to streamline and facilitate the transfer of animals, resulting in a
5483 safer environment for crew and escorts. Contingency planning would aid in navigating potentially
5484 dangerous situations, and have an overall positive impact on the health and safety of rehabilitation
5485 personnel.

5486 **6.3.2.5 Socioeconomics**

5487 The effects on socioeconomics under this alternative would be the same as those described under
5488 Alternative 1. While this alternative includes the implementation of updated Standards for Rehabilitation
5489 Facilities (Appendix XVII), the additions to the standards will not require upgrades to facilities, and
5490 therefore will not have a financial impact on currently authorized rehabilitation centers. The standardization
5491 of marine mammal transport protocols could increase regional efficiencies and reduce costs. However, there
5492 could be some additional costs associated with upgrading equipment and procedures but some reduced costs
5493 through greater efficiencies.

5494 The rehabilitation of dwarf and pygmy sperm whales is expensive and has been largely unsuccessful in the
5495 past. Therefore, rehabilitation facilities could save money by adhering to the new Dwarf and Pygmy Sperm
5496 Whale Best Practices (Appendix XVIII) which recommend that most stranded dwarf and pygmy sperm
5497 whales are not admitted to rehabilitation and are instead euthanized.

5498 **6.3.3 Alternative 3: More Stringent Protocols and Best Practices and Issuance of a New Scientific**
5499 **Research and Enhancement Permit**

5500 Under Alternative 3, rehabilitation activities would not differ from those previously described in Alternative
5501 2. As Alternative 3 also includes the issuance of a new MMPA/ESA permit, therefore rehabilitation
5502 activities could continue at current or increased levels under the new permit. Prescott Grant recipients often
5503 use the MMHSRP's MMPA/ESA permit to accomplish some of their project's goals. Alternative 3 would
5504 allow all organizations to continue to conduct rehabilitation of ESA-listed species as part of their Prescott
5505 Grants.

5506 **6.3.3.1 Biological Resources**

5507 The effects on biological resources under this Alternative would be the same as those described under
5508 Alternative 2. As Alternative 3 also includes the issuance of a new MMPA/ESA permit, rehabilitation
5509 activities could continue at current or increased levels under the new permit.

5510 **6.3.3.2 Water and Sediment Quality**

5511 The effects on water and sediment quality under this Alternative would be the same as those described
5512 under Alternative 2. As Alternative 3 also includes the issuance of a new MMPA/ESA permit, rehabilitation
5513 activities could continue at current or increased levels under the new permit.

5514 **6.3.3.3 Cultural Resources**

5515 The effects on cultural resources under this Alternative would be the same as those described under
5516 Alternative 2. As Alternative 3 also includes the issuance of a new MMPA/ESA permit, rehabilitation
5517 activities could continue at current or increased levels under the new permit.

5518 **6.3.3.4 Human Health and Safety**

5519 The effects on human health and safety under this Alternative would be the same as those described under
5520 Alternative 2. As Alternative 3 also includes the issuance of a new MMPA/ESA permit, rehabilitation
5521 activities could continue at current or increased levels under the new permit.

5522 **6.3.3.5 Socioeconomics**

5523 The effects on socioeconomics under this Alternative would be the same as those described under
5524 Alternative 2. As Alternative 3 also includes the issuance of a new MMPA/ESA permit, rehabilitation
5525 activities could continue at current or increased levels under the new permit.

5526 **6.4 Mitigation**

5527 The purpose of mitigation is to avoid, minimize, or eliminate negative impacts on the affected resources
5528 from the proposed action. Under Alternatives 1, 2, and 3 specific measures will be taken to moderate any
5529 significant impacts likely to occur as a result of rehabilitation activities. Measures are described under each
5530 resource area.

5531 **6.4.1 Biological Resources**

5532 NMFS would implement the updated Standards for Rehabilitation Facilities (Appendix XVII), several new
5533 rehabilitation Best Practices documents (Appendices X, XII, XVIII), and the updated SA template and
5534 criteria (Appendices VIII, IX) as mitigation for Alternatives 2 and 3.

5535 Organizations requesting authorization (via a renewal or new issuance of a SA) to conduct rehabilitation of
5536 marine mammals provide information that shows the participant's plan for implementing Article V
5537 (Rehabilitation of Stranded Marine Mammals) of the SA, and present evidence that the participant has the
5538 skills, resources, and organizational capabilities to be successful. To meet the rehabilitation article criteria
5539 (Appendix IX), the rehabilitation facility must have sufficient physical and financial resources to maintain
5540 appropriate animal care for the duration of rehabilitation, including costs associated with release (*e.g.*, long-
5541 term rehabilitation, transport to release site, post-release monitoring) or transport to another facility.
5542 Further, the Stranding Network participant would submit a facility operation manual to NMFS for review
5543 prior to the issuance of a SA. All operations conducted by rehabilitation facilities would be consistent with
5544 NMFS and other applicable federal, state and local policies, guidelines, directives, regulations, and laws.
5545 All NMFS approved facilities are periodically inspected by NMFS to ascertain compliance with the
5546 minimum standards and all new facilities must be inspected prior to receiving a SA for rehabilitation.

5547 Per the SA criteria (Appendix IX), the rehabilitation facility would have key personnel (*e.g.*, animal
5548 handlers, husbandry staff, veterinarian, etc.) with experience or comparable training in all aspects of marine
5549 mammal rehabilitation. The rehabilitation facility would have and maintain an attending veterinarian
5550 experienced in marine mammal care, or that can consult with experienced marine mammal veterinarians,

5551 and that would be willing to assume responsibility for diagnosis, treatment, and medical clearance for
5552 release or transport of marine mammals in rehabilitation. Also, the attending veterinarian would provide a
5553 schedule of veterinary care that includes a review of the husbandry records; visual and physical
5554 examinations of all marine mammals in rehabilitation; and a periodic inspection of the facilities, protocols,
5555 standard operating procedures, and case records. All documentation of the attending veterinarian's
5556 experience would also be submitted to NMFS for review prior to issuance of a SA.

5557 Veterinary medical care standards (sections 3 (for cetaceans) and 4 (for pinnipeds) in the updated Standards
5558 for Rehabilitation Facilities, Appendix XVIII) would ensure that veterinarians and other personnel have the
5559 appropriate knowledge and experience to properly care for and treat marine mammals. Veterinarians must
5560 have arrangements to obtain and store medications required for the animals housed at the rehabilitation
5561 facility, and a minimum skill level to treat species most commonly encountered at the facility. Veterinary
5562 care would comply with any applicable state veterinary practice laws and regulations for the state in which
5563 the facility is located. Many veterinarians have additional training or qualifications including: completion
5564 of a course offering basic medical training with marine mammals, one year of clinical experience working
5565 with the marine mammal(s) most frequently admitted to the facility,; one year of clinical veterinary
5566 experience post-graduation, and membership in the International Association for Aquatic Animal
5567 Medicine.

5568 Potential adverse impacts from disease transmission would be minimized by measures outlined in the
5569 updated Standards for Rehabilitation Facilities (Appendix XVII). Under section 2 of the updated standards,
5570 quarantine facilities and protocols would be recommended for all incoming animals. Recommended
5571 quarantine and biosecurity standards include, but are not limited to: isolating incoming animals in dedicated
5572 quarantine areas; providing sufficient space or solid barriers between animal enclosures to prevent direct
5573 contact; and thoroughly cleaning and disinfecting equipment to prevent transmission of pathogens. Prior to
5574 moving an animal out of a dedicated quarantine area, an evaluation is generally conducted and a completed
5575 blood count and blood chemistry obtained, unless waived in writing (*e.g.*, through a notation in the animal's
5576 file), by veterinary personnel. Further, the updated Standards include measures to reduce the spread of
5577 disease from net pens. Standards also include measures to prevent disease transmission from domestic and
5578 wild terrestrial animals to marine mammals and vice versa. More information on quarantine standards can
5579 be found in the updated Standards for Rehabilitation Facilities (see Appendix XVII).

5580 Handling and restraint procedures would be performed or directly supervised by qualified personnel. An
5581 experienced marine mammal veterinarian or veterinary technician would be present to carry out or provide
5582 direct on-site supervision of all activities involving the use of anesthesia and sedatives whenever possible,

5583 or remotely supervise if not present on site. Only personnel experienced in handling and sampling
5584 techniques would be used in order to complete the activities as efficiently as possible.

5585 Similar to the mitigation measures discussed in Chapter 4, potential adverse impacts from euthanasia would
5586 be minimized in several ways. Under Article V, Part A, Number 5 of the updated SA template (Appendix
5587 VIII) and section 2.7 of the updated Standards for Rehabilitation Facilities (Appendix XVII), euthanasia of
5588 animals would only be performed by the attending veterinarian or by a person acting under the direction of
5589 the attending veterinarian. Persons administering the euthanasia would be knowledgeable and trained to
5590 perform the procedure, and competent in the performance of the technique and follow guidance in the new
5591 Marine Mammal Euthanasia Best Practices (Appendix XIII). Some animals may be sedated prior to the
5592 administering of euthanasia, and this would be on a case-by-case basis. Each facility would have a written
5593 euthanasia protocol signed and periodically reviewed by the attending veterinarian. Euthanasia procedures
5594 would also follow approved guidelines, such as those referenced in the AVMA Guidelines for the
5595 Euthanasia of Animals (2020 edition); the CRC Handbook of Marine Mammal Medicine (Gulland *et al.*
5596 2018); and for cetaceans the Cetacean Euthanasia Technical Memorandum (Barco *et al.* 2016) and the
5597 Report of the IWC Workshop on Euthanasia Protocols to Optimize Welfare Concerns for Stranded
5598 Cetaceans (2014). Persons using controlled drugs would comply with all applicable federal and state laws
5599 and regulations. This would include Drug Enforcement Administration regulations and any applicable state
5600 veterinary practice laws and regulations. In addition to the measures listed above, rehabilitation personnel
5601 would require further authorization and coordination with the appropriate NMFS RSC to euthanize ESA-
5602 listed species under the MMPA/ESA permit.

5603 Potential injuries, physiological stress, and other health complications resulting from animal transport
5604 procedures would be minimized with the introduction of Cetacean and Pinniped Transportation Best
5605 Practices (Appendix X). Transportation protocols would be standardized, ensuring the safe, effective, and
5606 expeditious transport and transfer of live stranded animals. Greater efficiency and transport planning would
5607 likely reduce the stress on the individual marine mammal and have an overall positive impact on animal
5608 welfare and safety. Transportation crews/escorts would include experienced qualified personnel, animal
5609 handlers, support staff, and where necessary an attending veterinarian. Frequent checks on transported
5610 animals could lead to the early recognition of health issues and result in earlier treatment. As necessary and
5611 practical for the taxa, transportation crews would monitor the animal's respiratory rate, record body
5612 temperature, and observe the animal for any signs of discomfort. Selecting equipment specific to the taxa
5613 being transported (*e.g.*, stretchers, kennels, foam pads, etc.) would also promote animal safety and minimize
5614 the potential for physical injury.

5615 Pinniped and Cetacean Oil Spill Response Guidelines (Ziccardi *et al.* 2015) would be followed to ensure
5616 that rehabilitation facilities that accept oiled animals are properly equipped to handle their care. The
5617 guidelines specify housing requirements and considerations, including ventilation, quarantine, water
5618 supply, and wastewater. The guidelines include information on data collection and chain-of-custody
5619 procedures. Rehabilitation facilities would work with the federal On-Scene Coordinators for oil spill
5620 response and consult with NMFS on appropriate rehabilitation measures.

5621 **6.4.2 Water and Sediment Quality**

5622 Rehabilitation centers, including new and existing facilities that discharge directly to surface waters would
5623 have the required NPDES, state, and local permits for facility discharges directly to surface waters. Any
5624 wastewater effluent discharged to a POTWs would be required to meet municipal wastewater treatment
5625 standards and have any necessary effluent discharge permits under the CWA. Documents of authorization
5626 or necessary permits must be kept on site as part of the administrative record and may be requested by
5627 NMFS as part of the SA. Impacts from permitted discharges would already be accounted for under the
5628 respective federal, state, and/or local regulations. Water used in temporary pools would be discharged into
5629 a sewer drain, where available. Facilities discharging to POTWs would have a pretreatment plan in place if
5630 necessary, as POTWs do not remove toxic organics or metals. Standards for net pens, such as placement of
5631 pens in areas with ample tides and currents, will ensure that good water quality is maintained. Once we
5632 have specific details about where and how a net pen facility would be created, we could consult further on
5633 the impacts.

5634 Potential adverse impacts on water quality from the treatment and rehabilitation of oiled animals would be
5635 minimized by containing oil contaminated water in separate holding tanks (fractionation tanks). The oil
5636 contaminated water would not be released into the normal sewer system, and would instead be disposed of
5637 in accordance with appropriate federal, state, and municipal regulations.

5638 **6.4.3 Cultural Resources**

5639 Known cultural resources would be avoided during rehabilitation activities. If cultural resources are
5640 discovered during rehabilitation activities under the proposed alternatives, all activities would cease and
5641 the State Historic Preservation Office (SHPO) and/or a Tribal Historic Preservation Officer (THPO) would
5642 be contacted.

5643 **6.4.4 Human Health and Safety**

5644 Human safety is the first priority during all animal response and rehabilitation activities. To ensure public
5645 safety some rehabilitation activities, such as the transfer of an animal to a rehabilitation facility, would be
5646 coordinated with appropriate personnel prior to any response occurring. The SA template (Article II, Part
5647 D, Number 5) recommends that Stranding Network participants promote human and public safety by taking
5648 proper safety precautions against injury or disease to any Stranding Network personnel, volunteers, and the
5649 general public when working with live or dead marine mammals. The SA template also requires the
5650 Stranding Network participant to notify their NMFS RSC within 24 hours of detecting and/or confirming
5651 any diseases of concern in an animal which could affect human health (*e.g.*, national and state reportable
5652 and/or zoonotic diseases: please see U.S. Department of Agriculture, Centers for Disease Control, or your
5653 state public health department list). To minimize any impacts on human health and safety, each
5654 rehabilitation facility is required to have a health and safety plan on site that identifies all health and safety
5655 issues pertinent to working with wild marine mammals. The safety plan would identify all potential
5656 zoonotic diseases and outline standards for the safe and appropriate handling of all species seen at that
5657 facility. NMFS expects that all Stranding Network personnel and volunteers be trained to the highest level
5658 of responsibility they are assigned. Handling and restraint procedures would be performed or directly
5659 supervised by qualified personnel and if possible, an experienced marine mammal veterinarian or veterinary
5660 technician would be present to carry out or provide direct on-site supervision of all activities involving the
5661 use of anesthesia and sedatives. Personnel would be trained to identify potential zoonotic diseases and
5662 prevent their transmission from animal to human (and vice versa). Under the new Cetacean and Pinniped
5663 Transport Best Practices (Appendix X), personnel involved in marine mammal transportation will include
5664 experienced qualified personnel, animal handlers, support staff, and where necessary an attending
5665 veterinarian. Contingency and logistical planning, prior to any marine mammal transport, would ensure that
5666 rehabilitation personnel are prepared for most situations, and remain safe for the duration of the activity.

5667 Rehabilitation facilities would comply with OSHA regulations regarding personal protective equipment
5668 (PPE) (29 CFR 1910, subpart I). Safety equipment would be provided to staff including gloves and
5669 protective clothing. OSHA regulations (29 CFR 1910, subpart D) provide measures to reduce slips, falls,
5670 and other physical injuries in the workplace. Protocols for appropriate handling of chemicals would be
5671 available, including all Safety Data Sheets (SDS). Hazardous materials and toxic substances would be
5672 handled and stored according to OSHA regulations (29 CFR 1910, subpart H and subpart Z). Staff would
5673 be trained to properly handle contaminated equipment. A first-aid kit would be available.

5674 Personnel involved in the rehabilitation of oiled marine mammals generally obtain Hazardous Waste
5675 Operations and Emergency Response (HAZWOPER) certification (*e.g.*, 24 hour level). Training on the
5676 Incident Command System, first-aid, cardiopulmonary resuscitation, crisis management, marine mammal

5677 oil spill response, and hazard communication are also recommended. PPE must be used to protect personnel
5678 from exposure to hazardous substances and dangers associated with animal care activities. Recommended
5679 PPE includes full eye protection, oil resistant clothing, gloves, ear protection, non-skid shoes, and
5680 respiratory protection. The SDS for the spilled material would be reviewed and all recommended
5681 precautions would be followed. Rehabilitation personnel and facilities would be periodically monitored to
5682 determine exposure. Facilities would have adequate ventilation to protect against the effects of volatile
5683 agents. Stranding Network members would be responsible for training and certifying their employees and
5684 volunteers. A portion of the rehabilitation facility would be designated for the storage of contaminated
5685 clothing, equipment, and medical waste until the items can be decontaminated or disposed of properly in
5686 accordance with the site safety plan and all local, state, and federal regulations.

5687 **6.4.5 Socioeconomics**

5688 To minimize the impacts of implementing the updated Standards for Rehabilitation Facilities (Appendix
5689 XVII) and modifying rehabilitation activities, NMFS would provide a reasonable process for facilities to
5690 upgrade in order to meet the revised minimum standards. If John H. Prescott Marine Mammal Rescue
5691 Assistance Grant Program funds are appropriated, competitive funding opportunities could be available to
5692 eligible applicants to update facilities that do not meet the updated minimum standards. John H. Prescott
5693 Marine Mammal Rescue Assistance Grant Program funds could also be used to improve facilities that
5694 already meet the minimum standards, with the goal to achieve or exceed the recommended standards. Some
5695 costs associated with response and rehabilitation during an UME may be reimbursed through the UME
5696 National Contingency Fund, in accordance with Section 405 of the MMPA.

5697

Chapter 7 Release of Rehabilitated Animals

5698 The goal of rehabilitation is to provide humane care for stranded marine mammals and to release individuals
5699 back to the wild. Release of a rehabilitated marine mammal from a National Marine Fisheries Service
5700 (NMFS) approved facility (Appendix I) only occurs after an attending veterinarian, in consultation with
5701 NMFS, determines the animal is releasable in accordance with the release criteria as described in Section
5702 7.1. For marine mammals under the jurisdiction of the U.S. Fish and Wildlife Service (USFWS), including
5703 walrus (*Odobenus rosmarus*), facilities instead contact the appropriate office as indicated in section 9.5
5704 of the Standards for Release of Marine Mammals Following Rehabilitation (Appendix V).

5705 Rehabilitation of wild marine mammals is conducted by authorized organizations under listed conditions
5706 by the Marine Mammal Protection Act (MMPA). For NMFS species, the MMPA Section 112(c) Stranding
5707 Agreements (SAs) are formally established between the NMFS Regional Offices and Marine Mammal
5708 Stranding Network (Stranding Network) participants. The SA does not authorize the rehabilitation of any
5709 marine mammal species listed as threatened or endangered under the Endangered Species Act (ESA).
5710 Authorization to rehabilitate ESA-listed species by the Stranding Network is currently provided under the
5711 MMPA/ESA permit, and requires authorization and direction from the permit Principal Investigator (PI) or
5712 NMFS Regional Stranding Coordinator (RSC). Additionally, section 109(h) of the MMPA allows federal,
5713 state, local, or tribal government officials or employees in the normal course of their duties to perform
5714 rehabilitation activities under regulation 50 CFR 216.22 (a)(3): “Where the marine mammal in question is
5715 injured or sick, it shall be permissible to place it in temporary captivity until such time as it is able to be
5716 returned to its natural habitat.” The government official is required to report to the Secretary of Commerce,
5717 every six months, details on the marine mammal take, including “a description of the place and means of
5718 confinement and the measures taken for its maintenance and care” (50 CFR 216.22(b)(5)).

5719 The minimum protocols for the release of a rehabilitated marine mammal are described under existing
5720 regulations (50 CFR 216.27). In accordance with 50 CFR 216.27 (a)(1), any marine mammal held for
5721 rehabilitation must be evaluated, by the attending veterinarian of the rehabilitation facility, for releasability
5722 within six months of collection unless the “attending veterinarian determines that the marine mammal might
5723 adversely affect other marine mammals in the wild, release of the marine mammal to the wild will not likely
5724 be successful given the physical condition and behavior of the marine mammal, or more time is needed to
5725 determine whether the release of the marine mammal will likely be successful.” A decision regarding
5726 whether or not a marine mammal has the potential to be released is generally made as early as possible
5727 during the rehabilitation period. A release determination recommendation is made by the attending
5728 veterinarian, in consultation with the facility’s assessment team (*i.e.*, veterinarians, lead animal care

5729 supervisor, and/or consulting biologist with knowledge of species behavior, ecology, and life history). If
5730 the animal is deemed to be appropriate for release, a release plan is developed by the facility team. The
5731 release plan, per 50 CFR 216.27 (a)(2)(ii), must include at minimum: 1) a description of the marine
5732 mammal, including its physical condition and estimated age; 2) the date and location of the proposed
5733 release; and 3) the method and duration of transport prior to release. The Marine Mammal Health and
5734 Stranding Response Program (MMHSRP) has developed updated release criteria and a release plan
5735 template (Appendix V) that meets the minimum requirements (per 50 CFR 216.27 (a)(2)(ii)), and includes
5736 other important release considerations (sections 7.1 and 7.4.1).

5737 To safeguard wild populations of marine mammals, no rehabilitated animals will be released that do not
5738 meet the guidelines for release of rehabilitated animals under section 402(b) of the MMPA. Priority will be
5739 given to protecting the health of wild populations over the disposition of an individual animal. For cases
5740 involving declared Unusual Mortality Events (UMEs), the Working Group on Marine Mammal Unusual
5741 Mortality Events (WGMMUME) will be consulted to determine if event specific release standards should
5742 be implemented (Wilkinson 1996). Provisions may require monitoring a representative subset of released
5743 animals to determine survivability of released individuals as well as the impact of released individuals on
5744 the wild population.

5745 In response to concerns raised by a co-management partner, including risk to wild populations and
5746 subsistence use of marine mammals, NMFS currently does not authorize the release of rehabilitated ringed
5747 (*Pusa hispida*, previously *Phoca hispida*), bearded (*Erignathus barbatus*), ribbon (*Histiophoca fasciata*),
5748 and spotted (*Phoca largha*) seals (collectively, ice seals) that were rehabilitated beyond the geographical
5749 areas where they were stranded in the Arctic. Certain situations, however, would be considered on a case-
5750 by-case basis (*i.e.*, an ice seal out of its range; ice seals that are part of an UME; and spotted seals in Bristol
5751 Bay), and NMFS may reevaluate this decision at any time.

5752 **7.1 Release Criteria**

5753 In 2009, NMFS published policies and best practices that provided guidance for determining whether a
5754 stranded wild marine mammal, following a course of treatment and rehabilitation, is suitable for release to
5755 the wild (NMFS 2009). As part of Alternative 2 (section 7.3.2) those release criteria have been revisited
5756 and updated, see Standards for Release of Marine Mammals following Rehabilitation (Appendix V).
5757 Although some release criteria are pertinent to both pinnipeds and cetaceans, taxa-specific checklists
5758 account for different taxonomic requirements. Prior to the release of any marine mammal under NMFS
5759 jurisdiction, a thorough evaluation of the individual's case history and developmental, behavioral,

5760 ecological, and medical status must first be completed by an assessment team. It is therefore critical that
5761 detailed case history, medical, and husbandry records are maintained and reviewed by rehabilitation
5762 facilities. Following this evaluation, release candidates are assigned to one of the following Release
5763 Categories: Releasable, Conditionally Releasable, and Non-releasable. More information on Release
5764 Categories can be found in Appendix V. Based on the findings from the assessment team, if the animal is
5765 determined to be Releasable or Conditionally Releasable, a release plan is devised covering release site
5766 selection, animal identification, and post-release monitoring (Section 7.2.). Following this, the attending
5767 veterinarian and their assessment team provide a written recommendation on releasability and a draft
5768 release plan (if warranted) to NMFS. The release determination recommendation and release plan are
5769 reviewed and approved or changed, if necessary, by NMFS.

5770 In most cases, NMFS requires the release of marine mammals within six months of admission to
5771 rehabilitation (50 CFR 216.27(a)). This release assessment can be conducted at more frequent intervals or
5772 earlier in the process of rehabilitation such as for obvious non-release cases (*e.g.*, neonatal cetaceans, blind
5773 or deaf animals, etc.). Rather than staying in a rehabilitation situation for up to six months, it may be in the
5774 best interest of the a suspect non-releasable animal to immediately assess, determine releasability, and
5775 transfer to a more suitable permanent care facility. Alternatively, if an animal makes good progress through
5776 rehabilitation, or was admitted for an acute issue that is quickly resolved, the assessment and release may
5777 be well in advance of six months. If more time is needed beyond six months for successful rehabilitation,
5778 then NMFS will require periodic reporting in writing from the attending veterinarian, including a
5779 description of the condition(s) of the animal that precludes release.

5780 NMFS may also require that the marine mammal remain at the original rehabilitation facility or be
5781 transferred to another rehabilitation facility for an additional period of time, be placed in permanent
5782 managed care, or be euthanized. Per implementing regulations (50 CFR 216.27(a)(iii)), if the duration of
5783 rehabilitation exceeds 24 months, there will be a rebuttable presumption that release into the wild is not
5784 feasible. The MMHSRP, and the Office of Protected Resources' (OPR) Permits and Conservation Division,
5785 work with marine mammal facilities to place marine mammals deemed non-releasable into managed care.

5786 NMFS has published three Procedural Directives regarding the rehabilitation, release, or retention
5787 of marine mammals:

- 5788 • 2012 “NMFS Facility Standards for Rehabilitating ESA-listed Species” (02-308-01),
5789 which is available at: <https://media.fisheries.noaa.gov/dam-migration/02-308-01.pdf>

- 5790 • 2012 Procedural Directive on the “Placement Process for Non-releasable Marine Mammals
5791 (02-308-02), which is available at: [https://media.fisheries.noaa.gov/dam-migration/02-
5792 308-02.pdf](https://media.fisheries.noaa.gov/dam-migration/02-308-02.pdf).
- 5793 • 2018 Procedural Directive on the “Process for Permit Applications to Retain Releasable
5794 Rehabilitated Marine Mammals for Public Display” (02-308-03), which is available at:
5795 <https://media.fisheries.noaa.gov/dam-migration/02-308-03.pdf>.

5796 In general, the release recommendation and release plan are provided to NMFS at least 15 days in advance
5797 of a proposed release date, unless a regional waiver exists³⁸. This waiver allows for the release of animals
5798 meeting certain established criteria, without the required 15-day advanced notice or detailed release plan.
5799 Historically, these waivers have applied to harbor seal (*Phoca vitulina*), northern elephant seal (*Mirounga
5800 angustirostris*), northern fur seal (*Callorhinus ursinus*), and California sea lion (*Zalophus californianus*)
5801 cases on the west coast of the U.S. involving large cohorts of animals with routine diagnoses (*i.e.*, annual
5802 cluster of cases where the etiology is known), treatment, and rehabilitation.

5803 **7.2 Release Activities**

5804 **7.2.1 Preparation for Release**

5805 In order to be deemed “releasable,” all rehabilitated marine mammals are assessed to ensure that they are
5806 nutritionally independent and in good body condition. Release candidates are also expected to meet basic
5807 behavioral criteria such as demonstration of acceptable breathing, swimming, and diving. Additionally,
5808 release candidates cannot display aberrant behavior (including human-dependent behavior), have
5809 significant auditory and/or visual dysfunction that may compromise survival in the wild, and/or symptoms
5810 that are consistent with diseases of concern (*e.g.*, national and state reportable and/or zoonotic diseases:
5811 please see U.S. Department of Agriculture³⁹, Centers for Disease Control⁴⁰, or your state public health
5812 department for lists of reportable diseases).

5813 In addition to the assessments described above, an attending veterinarian generally performs a hands-on
5814 physical examination prior to an animal being released, using the full spectrum of diagnostic modalities

³⁸ The NMFS Regional Administrator may allow for pre-approved waivers as stated in 50 CFR 216.27(a)(2)(i)(A).

³⁹ See the following website for current U.S. Department of Agriculture list:

[https://www.aphis.usda.gov/aphis/ourfocus/animalhealth/nvap/NVAP-Reference-Guide/Animal-Health-Emergency-
Management/Notifiable-Diseases-and-Conditions](https://www.aphis.usda.gov/aphis/ourfocus/animalhealth/nvap/NVAP-Reference-Guide/Animal-Health-Emergency-Management/Notifiable-Diseases-and-Conditions)

⁴⁰ See the following website for current Centers for Disease Control list:

<https://www.cdc.gov/nndss/conditions/notifiable/2020/>

5815 available. Complete health screens are conducted and may include complete blood count, serum chemistry
5816 profile (including blood urea nitrogen, creatinine, enzymes, electrolytes, and other values), serology,
5817 microbial and fungal culture (*i.e.*, blow hole/nasal, rectal, ocular, and lesions), cytology, urinalysis, and a
5818 fecal exam. Diagnostics for pathogen detection such as polymerase chain reaction (PCR) and toxicology
5819 analyses may also be performed. Prior to release, NMFS may also require additional testing for diseases of
5820 concern, disease outbreaks, and during ongoing UME investigations. Physical examinations often require
5821 an animal to be handled and restrained for the duration of the assessment. For further description of
5822 restraint, handling, and assessment methods refer to Chapter 6.

5823 The Standards for Release of Marine Mammals following Rehabilitation (Appendix V) states that cessation
5824 of antibiotics should occur two weeks prior to release to assure the attending veterinarian that the animal is
5825 no longer dependent on the medication and that drugs have cleared the animal's system based on the
5826 pharmacokinetics and requirements made by the veterinary community. In situations in which this
5827 recommendation cannot be met, and following consultation with NMFS, the animal may be deemed
5828 conditionally releasable.

5829 Based on the release determination, and as part of the release plan devised by the assessment team, an
5830 appropriate release site is identified. Key factors in determining a release site include specific habitat,
5831 geographic and environmental factors such as weather and oceanographic states, past successful releases,
5832 site permissions, public use, potential for predators, and availability of prey as well as transport time.
5833 Ideally, the rehabilitated animal is released within its home range, genetic stock, social unit, or close to its
5834 stranding site. For species such as coastal resident bottlenose dolphins, returning the animal to its exact
5835 home range may be important. For widely ranging species such as the short-finned pilot whale
5836 (*Globicephala macrorhynchus*), specificity of the release site may be less critical as the genetics of these
5837 cetaceans may be more panmictic (characterized by random mating within a breeding population).
5838 Returning an animal to its home range or genetic stock range may increase the likelihood that the animal
5839 will have a knowledge of available resources, potential predators, environmental features, and social
5840 relationships that would support its successful return to the wild. Considerations would also be given to the
5841 time of year, since the range of the animal may change based on season.

5842 **7.2.2 Marking**

5843 Prior to release, marine mammals must be marked for individual identification in the wild (50 CFR
5844 216.27(a)(5)), and the description of the marking reported to NMFS. Several factors are considered when
5845 selecting the most appropriate marking/tagging method:

- 5846 • Species
- 5847 • Intent for the marking (*e.g.*, identification for subsistence hunters, Natural Resource Damage
- 5848 Assessment purposes, mark/recapture population assessment, etc.)
- 5849 • Duration required (*e.g.*, field season, multi-year, etc.)
- 5850 • Distance from which the mark on the animal must be distinguishable
- 5851 • Potential user group(s) reading the mark (*e.g.*, biologists, subsistence hunters, general public,
- 5852 etc.)
- 5853 • Number of animals to be marked
- 5854 • Available resources (*e.g.*, tags, marking equipment, etc.)

5855 The least invasive marking method that meets the requirements of the situation will be chosen; a tag may
 5856 be chosen as the appropriate method when it would meet the requirements better than a mark. Based upon
 5857 the size, age class, and species being marked, as well as the other procedures being conducted while the
 5858 animal is in hand, individuals may be sedated or anesthetized for marking.

5859 Marking of marine mammals for identification purposes can be achieved in several ways. Grease
 5860 pencils/crayons, zinc oxide, and paint can be used on pinnipeds and cetaceans for temporary, short-term
 5861 marking. Hair dye, which is temporary and no longer visible after molt, can be used to mark pinnipeds.
 5862 Longer term marking of cetaceans can be achieved through freeze branding (branded areas may eventually
 5863 re-pigment, but may remain readable for more than 10 years (Wells 2002)). Each brand (typically letters
 5864 and/or numbers approximately 2 inches high) is supercooled in liquid nitrogen and applied to the skin for
 5865 15-20 seconds. After the brand is removed, the area is warmed with seawater to return the skin temperature
 5866 to normal. Cetaceans are usually branded on both sides of the dorsal fin and/or the animal's side just below
 5867 the dorsal fin, except for species that lack a dorsal fin. Long-term marking of pinnipeds can be achieved by
 5868 hot branding. Pinnipeds are usually branded on the side of the body or on the rump. Hot branding of
 5869 pinnipeds may be conducted in rehabilitation facilities, but is more commonly performed during research
 5870 and is generally conducted under anesthesia (see Chapter 9 for more details). Prior to release, each animal
 5871 is photographed to record the letters/numbers and location(s) of brand marks. Notching can also be used to
 5872 permanently mark marine mammals. Notching in pinnipeds involves removing a piece of skin from the
 5873 hind flipper of phocids and the fore flipper of otariids. In cetaceans, a piece of skin is cut away from the
 5874 trailing edge of the dorsal fin.

5875 Lettered and numbered plastic tags, including Rototags and Allflex tags (*i.e.*, livestock ear tags), are also
 5876 commonly used marking methods for long-term monitoring of both pinnipeds and cetaceans. If tags are
 5877 used to mark an animal, the tag number must be reported to NMFS. All pinnipeds released from

5878 rehabilitation in the U.S. are released with flipper tags. Tag and placement instructions would be obtained
5879 from NMFS as appropriate for the pinniped species. Flipper tags are generally attached to the hind flippers
5880 of phocids and the foreflippers of otariids (Paterson *et al.* 2011). A rehabilitation facility may re-apply a
5881 tag to an individual pinniped if the tag is broken or excessively worn upon admit or during the course of
5882 rehabilitation, in order to maintain the individual identities of these animals. Other identification methods,
5883 such as branding or glue tags, may be used in addition to flipper tags. For cetaceans, plastic livestock ear
5884 tags (*e.g.*, Rototags, Allflex tags, etc.) may be attached with a plastic pin to the trailing edge of the dorsal
5885 fin (Balmer *et al.* 2011).

5886 The attachment of scientific instruments to released candidates may be used to remotely monitor the
5887 animal's location and assess an animal's movement post-release, and could be an additional requirement
5888 for some conditionally releasable animals. Some types of tags used on marine mammals for these purposes
5889 include:

- 5890 • Digital archival (D-tags)
- 5891 • Passive integrated transponder (PIT) tags
- 5892 • Radio frequency identification (RFID) tags
- 5893 • Satellite-linked tags
- 5894 • Time-depth recorders (TDRs)
- 5895 • Very high frequency (VHF) radio tags
- 5896 • Acoustic tags

5897 Other types of scientific instruments are used more for research purposes, and those tags are specifically
5898 discussed in Chapter 9. Instruments would be selected based upon the details of the situation including, but
5899 not limited to, the species, the data needs, the required monitoring duration, the number of animals to be
5900 monitored, and the supplies on hand (including available funding). Tag attachment methods vary with tag
5901 type, species, and circumstances. Pinniped attachment methods include, but are not limited to: glue, bolt,
5902 harness, suction cup, or surgical implant. Attachment methods for cetaceans include, but are not limited to:
5903 bolt, punch, suction cup, belt/harness, dart/barb, or deep implant. The least invasive tagging method
5904 possible that meets the requirements of the situation would be chosen. Based upon the size, age class, and
5905 species being tagged, as well as the other procedures being conducted while the animal is in hand,
5906 individuals may be sedated or anesthetized.

5907 **7.2.3 Transport**

5908 Once deemed releasable or conditionally releasable by NMFS, animals are transferred from their
5909 rehabilitation pool or pen, loaded into an appropriate container based on species and size, and transported
5910 to a release site. Transport may occur by truck, boat, plane, or any combination of the three. Animals may
5911 be released from the beach or may be transported some distance offshore for an at-sea release. Most animals
5912 remain safe during transports as long as proper procedures are followed, such as those outlined in the
5913 Cetacean and Pinniped Transport Best Practices (Appendix X). Although transport is a large component of
5914 releasing rehabilitated animals, the action is also considered a rehabilitation activity, and therefore
5915 discussed in detail in Chapter 6.

5916 **7.2.4 Post-release Monitoring**

5917 Post-release monitoring is encouraged for released animals, and may be required for conditionally released
5918 animals. Data from post-release monitoring provides essential feedback for the development and refinement
5919 of marine mammal rehabilitation and release practices. The specific post-release monitoring plan is
5920 coordinated through NMFS. Post-release monitoring of pinnipeds may include opportunistic visual
5921 observations of tagged or marked pinnipeds from land, sea, or air, as well as radio or satellite-linked
5922 monitoring. Radio and satellite-linked monitoring are highly desirable as they provide a wealth of
5923 information regarding the activities and fate of the released animal. Following the release of pinnipeds,
5924 personnel avoid remaining on the beach or lingering in the area to allow the seal or sea lion to haul out.
5925 Post-release monitoring of cetaceans is typically coordinated through NMFS and could include visual
5926 observations from land, sea, air, and/or radio or satellite-linked monitoring. Released animals (both
5927 pinnipeds and cetaceans) are generally not fed immediately prior to transport for release or during the
5928 release. For both pinnipeds and cetaceans, the first month after release is a particularly critical period that
5929 will indicate whether the animal is thriving (*e.g.*, avoiding predators, capturing sufficient prey, and being
5930 accepted by conspecifics; Wells *et al.* 2013). It is recommended that monitoring programs, if used, continue
5931 on a regular basis via field observations, radio, or satellite-linked monitoring for the minimum of the battery
5932 duration of any tags used, and ideally for a full year. Further, release plans for ESA species or conditionally
5933 releasable animals (which cover post-release monitoring) include contingency plans for recovering the
5934 released animal, if feasible.

5935 **7.3 Environmental Consequences**

5936 **7.3.1 Alternative 1 – Continue Program Implementation at Current Activity Levels (No Action** 5937 **Alternative)**

5938 Under Alternative 1, NMFS OPR Marine Mammal and Sea Turtle Conservation Division and Regional
5939 Offices would continue the release activities of the Stranding Network, using the release methods outlined
5940 above, until the current MMPA/ESA Permit expires on December 31, 2021. Under Alternative 1, OPR
5941 Permits and Conservation Division would not issue a new MMPA/ESA permit to the MMHSRP, at which
5942 point members of the Stranding Network authorized under 112(c) of the MMPA would only be authorized
5943 to conduct rehabilitation and release activities on non-listed species. As some Prescott Grant recipients use
5944 the MMHSRP's MMPA/ESA permit to accomplish some of their project's goals (*i.e.*, release rehabilitated
5945 ESA-listed species), Alternative 1 may curtail the number and scope of Prescott Grant proposals received
5946 from the Stranding Network if authorization for the release of rehabilitated ESA animals were to cease.

5947 **7.3.1.1 Biological Resources**

5948 Under Alternative 1, the current release activities of the Stranding Network would continue until the current
5949 MMPA/ESA Permit expires, at which point release of ESA-listed species by SA holders would cease. The
5950 type, context, level of intensity, and duration of impacts will vary depending on the geographic location,
5951 the species involved, and the equipment used in the release.

5952 Temporary and minor, short and long-term adverse effects on protected and sensitive habitats, coastal and
5953 marine birds, reptiles, invertebrates, mammals, and other marine mammals could occur during beach
5954 releases of rehabilitated pinnipeds, depending on the degree of disturbance. Consultation with local
5955 authorities (*e.g.*, park authority whether city, county, state, or local; land management agencies, state,
5956 county, or local government; military; tribal; etc.) is needed, prior to any release, to minimize the impacts
5957 of activities on sensitive and protected habitats (including SAV and coral reefs). The use of equipment and
5958 the presence of people could disturb birds nesting or roosting in trees or small bushes, and may cause them
5959 to temporarily leave the area. These birds would likely return to the area once activities ended and impacts
5960 would be temporary, as release activities would be of limited duration. Ground nesting birds, nesting sea
5961 turtles, and other terrestrial wildlife present at the release site area could be adversely affected by transport
5962 and release activities, depending on the location and time of year. Personnel helping with beach releases
5963 could also accidentally disturb or damage nests. Release activities are not performed near known sea turtle
5964 or bird (including snowy plover) nesting sites, minimizing the potential for adverse effects. The release of
5965 pinnipeds on rookeries or haul-out sites is avoided as this could disrupt other marine mammals. When
5966 pinnipeds are startled and disperse from rookeries, pups may be trampled or abandoned. Juvenile and adult
5967 animals may be trampled during stampedes or injured on underwater rocks and cliff faces. Further, some
5968 marine mammal species have complex and fragile social orders (*e.g.*, territoriality and male competition)
5969 that could be adversely impacted by the reintroduction of released animals.

5970 Minor, short-term adverse effects on protected and sensitive habitats, SAV and macroalgae, fish, reptiles,
5971 invertebrates, and other marine mammals could occur during at-sea release activities. However, most at-
5972 sea releases are conducted in deep water, and therefore adverse impacts to benthic habitats from release
5973 activities would be minimal. Accidental spills of hazardous materials or discharges of wastes from release
5974 vessels could impact these biological resources. Some materials would likely be diluted quickly by currents,
5975 only causing temporary impacts. Others could linger in the water column or adhere to sediment particles,
5976 causing slightly longer impacts. Biological resources could be injured or killed if they are in the vicinity of
5977 a spill. Any damage to SAV leaves and macroalgae would be negligible and short-term, as only a minimal
5978 amount would be disturbed and would grow back within a few weeks to months, depending upon the exact
5979 species of seagrass.

5980 Transporting animals to release sites could also have temporary negligible to minor adverse effects on the
5981 individual being released. Transport can induce physiological stress, especially for cetaceans (Atkinson and
5982 Dierauf 2018; Yip and Dold, 2018). Depending on body condition, marine mammals may develop
5983 hyperthermia or hypothermia during transport, particularly if there is limited or no protection from ambient
5984 conditions, including direct sun. Body surfaces may be exposed to the drying effects of air. Additionally,
5985 animals may inhale exhaust fumes. Improper transport of marine mammals may cause physical trauma such
5986 as muscle damage, anemia as a result of abrasions, pressure necrosis, thermoregulatory problems, and
5987 respiratory problems. Muscular stiffness may also occur from transport, but most equipment specific to
5988 transport is designed to minimize or avoid stiffness entirely. Muscle stiffness would be expected to
5989 disappear within a few hours to a few days, unless there was permanent muscle damage (Antrim and
5990 McBain 2001). Depending upon the mode of transport, animals may be exposed to high levels of noise and
5991 may suffer temporary hearing damage. However, most animals remain safe during transports as long as
5992 proper procedures are followed, such as those outlined in the Cetacean and Pinniped Transport Best
5993 Practices (Appendix X) and in Yip and Dold (2018).

5994 NMFS currently does not authorize the release of rehabilitated ice seals from the Arctic into Alaskan waters,
5995 in response to concerns raised concerning the potential impacts on biological resources. This decision could
5996 have potential adverse and beneficial impacts on marine mammals. At the individual level, moderate long-
5997 term adverse impacts could occur, as the position not to release rehabilitated ice seals could discourage
5998 responders from rehabilitating sick or injured animals that would otherwise benefit from medical treatment.
5999 Under these circumstances, animals would either be left at the stranding site (where they would likely die
6000 from injury or disease), be euthanized, or be taken into permanent managed care. This would eliminate the
6001 potentially beneficial effects of returning animals to the wild, and could be a detriment to vulnerable
6002 populations that have been identified as threatened or endangered. However, by not releasing ice seals that

6003 strand in the Arctic the potential for disease transmission from rehabilitated ice seals to conspecifics, other
6004 wild ice seal populations, and other marine resources is reduced, which is a minor long-term beneficial
6005 impact to the population.

6006 As required under regulations at 50 CFR 216.27, all animals would be marked or tagged prior to
6007 release. Pinnipeds would be given flipper tags, and the tag site would depend on the species being
6008 tagged. Tags are typically attached to the hind flippers of phocids and the foreflippers of otariids (Paterson
6009 *et al.* 2011). Temporary negligible adverse impacts may occur with the application of tags, as tag attachment
6010 (including the attachment of scientific instruments, as described in section 7.2.2) could cause little or
6011 momentary pain to the animal during application. Minor short-term adverse impacts may occur if tag sites
6012 become infected. Further minor, short-term adverse impacts may result from injury and discomfort that
6013 could stem through tag migration, and constriction and swelling at the attachment site (Walker *et al.* 2012).
6014 When tags are shed (due to water drag, tissue rejection, and attempts by animals to shed tags, etc.), short-
6015 term minor adverse impacts may occur in the form of tissue damage that allows the site to become infected.
6016 Animal movement may prolong or prevent healing by producing repetitive stress on the wound. In some
6017 species that rely on fur for warmth, tag loss could result in alterations to the pelage and could possibly lead
6018 to compromised thermoregulatory capabilities (Rosen *et al.* 2018). Other pinniped marking methods such
6019 as branding, glue tags, etc. may be used in addition to flipper tags (Geraci and Lounsbury 2005), and the
6020 impacts of these are discussed in Chapter 9.

6021 Commonly used methods of marking small cetaceans include freeze branding on or below the dorsal fin
6022 (both sides of the body) and/or the attachment of a plastic livestock ear tag (*e.g.*, Rototag, Allflex tag, etc.)
6023 to the dorsal fin. Freeze branding may cause little or momentary pain to cetaceans during application, which
6024 would require approximately 15-20 seconds per brand. Discomfort may persist for some time after the
6025 procedure, but is expected to be minor and short-term. However, liquid nitrogen could spill onto an animal
6026 during the process, causing more than momentary pain and more moderate, short-term adverse impacts.
6027 Tag attachment (including tagging instruments other than plastic livestock ear tags, as described in section
6028 7.2.2) could also cause temporary negligible pain to the animal during application. Minor, short-term
6029 adverse impacts may occur if tag sites become infected. Depending on the tag selected, sedatives or local
6030 anesthetic would be used to manage pain. There could also be longer-term energetic and behavioral costs
6031 associated with tagging and marking individuals.

6032 Minor, short- and long-term beneficial impacts could also be expected under this alternative. Animals
6033 released back to the wild, following a course of treatment and rehabilitation, could contribute to population
6034 growth, genetic diversity, and have a positive impact on ecosystem health.

6035 The current release guidelines recommend the development of a post-release monitoring plan as part of the
6036 assessment process for a release determination. Post-release monitoring provides a means to evaluate an
6037 individual's reintroduction to the wild. Such monitoring may also provide opportunity to recover newly
6038 conditionally released animals that appear to be compromised and are unable to adjust (*e.g.*, not feeding,
6039 appear ill, approaching people, will likely restrand, etc.). This would be beneficial to the individual animal,
6040 and could also protect the receiving population by preventing disease transmission or the transfer of
6041 negative behaviors. Tagging and post-release monitoring is also beneficial in the evaluation and refinement
6042 of rehabilitation and release efforts. If the post-release monitoring data suggests that a released animal is
6043 exhibiting behavior typical for that species in the wild (*e.g.*, diving to depths indicative of feeding, in
6044 geographic association with other animals of the same species, avoiding people, etc.) then this would
6045 indicate that rehabilitation and release practices are working. A description of the tagging methods proposed
6046 for each cetacean release candidate would be part of the post-release monitoring plan along with a
6047 justification for choosing a particular tagging or marking method. NMFS may approve or modify the choice
6048 of tags, depending upon the research question(s) being asked and tag availability.

6049 Under this alternative, release activities could change as new information and data are obtained from
6050 released animals, and in line with emerging technologies. New tags and telemetry packages would likely
6051 be smaller in size and weight and be less invasive than those currently used. The release criteria may change
6052 as new information and data are obtained from released animals and as improvements are made in marine
6053 mammal medicine. New procedures and technologies may also enhance the post-release survival of an
6054 animal.

6055 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
6056 permit by OPR Permits and Conservation Division under the No Action Alternative, rehabilitation and
6057 release activities by SA holders would end for ESA-listed species. Sick and injured ESA-listed species
6058 would not be taken into rehabilitation and would most likely die from injuries or disease. This alternative
6059 would have short- and long-term negative impacts on vulnerable populations that have been identified as
6060 threatened or endangered, and for species that have previously benefited from rehabilitation and release
6061 activities (*e.g.*, Hawaiian monk seal). Further, this outcome would eliminate the collection of post-release
6062 monitoring data for ESA species, which could be used to assess and better inform current rehabilitation and
6063 release practices. Release of non-ESA species would continue using the release methods described above,
6064 and therefore the same impacts as those previously described would be expected.

6065 **7.3.1.2 Water and Sediment Quality**

6066 Minor, temporary, and short-term adverse effects on water and sediment quality could occur under
6067 Alternative 1. Release of rehabilitated animals would not intentionally generate any pollutant or disturb
6068 sediment. However, accidental spills of hazardous materials or wastes from vessels used to release animals
6069 at sea could impact water and sediment quality. Some materials could be diluted quickly by currents,
6070 causing temporary impacts. Other materials could linger in the water column or adhere to sediment
6071 particles, causing slightly longer impacts. During beach releases of pinnipeds equipment used to transport
6072 animals, in addition to human traffic, could increase erosion or compact the sediment. The level of impact
6073 would vary by release site and would depend on the sediment, the type of equipment used, as well as the
6074 duration of equipment use. Vehicles and transport equipment could also leak oil or other materials into sand
6075 and nearshore waters. These would likely be small amounts that would be localized, flushed out, and/or
6076 diluted rapidly, causing a minor, short-term impact. Other materials could linger in the water column or
6077 adhere to sediment particles, causing longer but still localized impacts.

6078 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
6079 permit by OPR Permits and Conservation Division under the No Action Alternative, rehabilitation and
6080 release activities by SA holders would end for ESA-listed species. Release of non-ESA species would
6081 continue, and therefore the same impacts as those described above would apply. No additional effects on
6082 water and sediment quality would be expected.

6083 **7.3.1.3 Cultural Resources**

6084 Minor to moderate, adverse effects on cultural resources could occur under this alternative. The use of
6085 equipment and vehicles on the beach during release activities may damage cultural resources buried in the
6086 sand or dunes. This would negatively impact areas such as the Pacific Islands region, where many unknown
6087 artifacts and habitation sites are buried on beaches. However, the potential for impact would be minor, as
6088 release activities are scattered along the entire U.S. coastline, and consultation with local authorities (prior
6089 to release site selection and/or undertaking actions) would provide information on areas of known cultural
6090 or historical significance to be avoided. The probability that release activities may occur on a beach
6091 containing cultural resources is small. Archaeological studies have not been conducted in most coastal
6092 areas, but if cultural resources were identified the site could be avoided for release activities. The State
6093 Historic Preservation Office (SHPO) and/or Tribal Historic Preservation Office (THPO) would be notified
6094 of regularly used release sites. Release activities conducted at sea should not affect submerged cultural
6095 resources.

6096 NMFS currently does not allow the release of rehabilitated ice seals from the Arctic into Alaskan waters in
6097 response to concerns raised relating to the effects on cultural resources for subsistence harvest of ice seals.
6098 This decision reduces the potential for introducing novel and undetected pathogens into the environment,
6099 and could limit the contamination of marine resources used by coastal Alaska Natives for cultural and
6100 ceremonial purposes.

6101 Release activities would be coordinated with Native American tribes, Alaska Natives, or other indigenous
6102 peoples to accommodate cultural uses of marine mammals, as appropriate. Responders would also be
6103 sensitive to the fact that traditional uses often involve ceremonial, medicinal, or subsistence uses of plants,
6104 animals (including marine mammals), and specific geographic locations. In cases where a community has
6105 a specific cultural or spiritual belief, inclusion of community members may be appropriate to preserve
6106 cultural heritage. There would be no effects on Alaska Natives, Native American tribes, or other indigenous
6107 people's cultural uses of coastal resources.

6108 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
6109 permit by OPR Permits and Conservation Division under the No Action Alternative, rehabilitation and
6110 release activities by SA holders would end for ESA-listed species. Release of non-ESA species would
6111 continue, and therefore the same impacts as those described above would apply. No additional effects on
6112 cultural resources would be expected.

6113 **7.3.1.4 Human Health and Safety**

6114 Minor, short-term, adverse effects could occur under this alternative. Physical injuries, such as strains, cuts,
6115 and bruises may occur while handling, lifting, and moving an animal. Animal induced injuries could include
6116 bites or other physical injuries from being hit by a fin, flipper, tail, or other body part (Hunt *et al.* 2008).
6117 Sunburn, heat exhaustion, heat stroke, and hypothermia are possible, if release activities require people to
6118 be outside for extended periods of time. Vessel collisions, fire, capsizing, running aground, and inclement
6119 weather during release activities can result in injuries, including bruises, cuts, drowning, and lightning
6120 strikes.

6121 NMFS does not authorize the release of rehabilitated ice seals from the Arctic into Alaskan waters. This
6122 decision was made many years ago to support and safeguard the human health and safety of coastal Alaska
6123 Natives who depend on marine mammals for food, as it limits the potential introduction of novel and
6124 undetected pathogens, acquired in rehabilitation, into the marine environment. Further, this decision
6125 prevents animals, potentially with drug remnants (*e.g.*, antibiotics) in their system from medical treatment,
6126 from being released and consumed. However, it also eliminates the potential contribution of those

6127 rehabilitated animals into the population for contributing to population growth and genetic diversity of the
6128 species used for subsistence.

6129 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
6130 permit by OPR Permits and Conservation Division under the No Action Alternative, rehabilitation and
6131 release activities by SA holders would end for ESA-listed species. Release of non-ESA species would
6132 continue, and therefore the same impacts as those described above would apply. No additional effects on
6133 human health and safety would be expected.

6134 **7.3.1.5 Socioeconomics**

6135 Minor, short-term beneficial and adverse impacts could occur under this alternative. Some rehabilitation
6136 facilities advertise upcoming release events on social media or through regional communications. Release
6137 events can provide an enriching educational service to the community, and some facilities provide
6138 internship and volunteer opportunities based around rehabilitation and release. Beach releases of
6139 rehabilitated pinnipeds could attract visitors (including current and potential donors) to a release site,
6140 especially if there was community interest when the animal initially stranded. Increased visitation to an area
6141 could positively impact local businesses in the community such as restaurants and hotels. However,
6142 unexpected increased visitation to an area such as a park or refuge could adversely impact staffing, and
6143 could require additional resources (*e.g.*, bathrooms, trash service, parking, interpretation, and crowd
6144 control, etc.).

6145 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
6146 permit by OPR Permits and Conservation Division under the No Action Alternative, rehabilitation and
6147 release activities by SA holders would end for ESA-listed species. Release of non-ESA species would
6148 continue, and therefore the costs associated with release activities would remain relatively unchanged.
6149 However, SA holders who rely on the rehabilitation and release of ESA-listed animals to attract external
6150 funding (*e.g.*, Hawaiian monk seals) could be negatively impacted if the release of ESA-listed animals were
6151 to stop altogether. Additionally, as ESA-listed species would no longer be rehabilitated and released, there
6152 would be fewer opportunities for outreach and education about the plight of threatened and endangered
6153 marine mammal populations.

6154 **7.3.2 Alternative 2 – Improved Program Implementation and Issuance of a New Scientific Research** 6155 **and Enhancement Permit (Preferred Alternative)**

6156 Under Alternative 2, the MMHSRP would implement some operational improvements to a subset of
6157 programs and activities. Updated Standards for Release of Marine Mammals following Rehabilitation
6158 (Appendix V) (including updated release criteria, an updated release checklist, and a national release plan
6159 template) would be implemented. NMFS would also introduce a national release waiver template which
6160 would enable regions to waive aspects of the release approval process, for specific species and under certain
6161 conditions. Under Alternative 2, NMFS OPR Permits and Conservation Division would issue a new
6162 MMPA/ESA permit, and therefore release activities for ESA-listed species could continue under the new
6163 permit. Prescott Grant recipients often use the MMHSRP's MMPA/ESA permit to accomplish some of
6164 their project's goals. Alternative 2 would allow all organizations to continue to release rehabilitated ESA-
6165 listed species as part of their Prescott Grants.

6166 **7.3.2.1 Biological Resources**

6167 The effects on marine mammals from release activities under this alternative would be the same as those
6168 described under Alternative 1, except that the implementation of updated Standards for Release of Marine
6169 Mammals following Rehabilitation (Appendix V) would improve animal health, welfare, and safety.

6170 The implementation of a national release plan template would standardize the information needed to request
6171 approval for release, and could also reduce time spent in rehabilitation for some species. The template
6172 would require each rehabilitation facility to provide standard information to NMFS, including site selection,
6173 release logistics, and a plan for post-release monitoring (including recovery and contingency planning).
6174 This level of detail would promote the safe, expedient, and effective release of animals, and reduce the
6175 likelihood of an animal re-stranding in the future. It would also streamline efforts for the facilities by clearly
6176 indicating what information was required for efficient evaluation of the request by NMFS.

6177 NMFS has the ability to waive the 15 day advance notice for marine mammals that meet pre-release
6178 conditions. NMFS has worked with regions to streamline the process (including the development of a
6179 release waiver template), which when implemented would have short- and long-term beneficial impacts on
6180 some rehabilitated animals (routine cases) awaiting release. Improving regional efficiencies could enable
6181 facilities to meet the goals of rehabilitation faster. As a result, some animals would spend less time in
6182 rehabilitation. Less time spent in a rehabilitation setting would decrease an animal's dependence on care,
6183 reduce the potential to acquire negative behaviors while in care, and facilitate an individual's integration
6184 back into the wild. Further, release of rehabilitated animals meeting pre-release conditions would not only
6185 positively impact the individual, but the population as a whole, especially for species that are threatened or
6186 endangered. The release of some animals would free up space in rehabilitation facilities, allowing for more

6187 incoming animals in need of care to be treated. Release waivers would only be used for species that are pre-
6188 approved by NMFS, and the rehabilitation facility would still follow the release criteria for determining
6189 when a marine mammal was suitable for release. Further, NMFS OPR Marine Mammal and Sea Turtle
6190 Conservation Division would maintain the right to review individual cases at any time.

6191 Effects on protected and sensitive habitats, submerged aquatic vegetation (SAV) and macroalgae, reptiles,
6192 invertebrates, mammals, fish, shellfish, and birds from release activities would be the same as those
6193 described under Alternative 1, except that the updated Standards for Release of Marine Mammals following
6194 Rehabilitation (Appendix V) would promote consultation with local authorities, and facilitate better
6195 planning prior to selecting a release site and/or undertaking any activities. This could reduce the potential
6196 adverse impacts of release activities on biological resources. As Alternative 2 also includes the issuance of
6197 a new MMPA/ESA permit, release of ESA-listed species could continue under the new permit. The release
6198 of ESA-listed species would have the same effects as those described under Alternative 1.

6199 **7.3.2.2 Water and Sediment Quality**

6200 The effects on water and sediment quality under this alternative would be the same as those described for
6201 Alternative 1. As Alternative 2 also includes the issuance of a new MMPA/ESA permit, release of ESA-
6202 listed species could continue under the new permit. The release of ESA-listed species would have the same
6203 effects as those described under Alternative 1.

6204 **7.3.2.3 Cultural Resources**

6205 The effects on cultural resources under this alternative would be the same as those described for Alternative
6206 1, except that the implementation of updated Standards for Release of Marine Mammals following
6207 Rehabilitation (Appendix V) would improve communication and consultation with local authorities with
6208 respect to identifying sites with cultural resources to be avoided during release activities. As Alternative 2
6209 also includes the issuance of a new MMPA/ESA permit, release of ESA-listed species could continue under
6210 the new permit. The release of ESA-listed species would have the same effects as those described under
6211 Alternative 1.

6212 **7.3.2.4 Human Health and Safety**

6213 The effects on human health and safety from release activities under this alternative would be the same as
6214 those described under Alternative 1, except that the implementation of a release plan template (Appendix
6215 V) would provide guidance for planning animal releases, and would ensure that personnel are better
6216 prepared to meet the needs of varied and changing circumstances. This would have an overall positive

6217 impact on human health and safety. As Alternative 2 also includes the issuance of a new MMPA/ESA
6218 permit, release of ESA-listed species could continue under the new permit. The release of ESA-listed
6219 species would have the same effects as those described under Alternative 1.

6220 **7.3.2.5 Socioeconomics**

6221 The effects on socioeconomics from release activities under this alternative would be the same as those
6222 described under Alternative 1, except that the new Standards for Release of Marine Mammals following
6223 Rehabilitation (Appendix V) include updated release criteria and the national release plan template that
6224 would streamline the release determination process. Given that the rehabilitation of marine mammals can
6225 be expensive (Moore *et al.* 2007), streamlining the release of animals that meet pre-release conditions would
6226 reduce time under care and be more cost effective for rehabilitation facilities.

6227 **7.3.3 Alternative 3 – More Stringent Protocols and Best Practices and Issuance of a New Scientific** 6228 **Research and Enhancement Permit**

6229 Under Alternative 3, NMFS OPR Marine Mammal and Sea Turtle Conservation Division and Regional
6230 Offices would continue to implement the MMHSRP as described in Alternative 2, with the addition of more
6231 thorough protocols and best practices. NMFS would require all species listed as threatened or endangered
6232 under the ESA be released, regardless of whether the animal would normally be deemed releasable. All
6233 ESA-listed animals would be required to be released with VHF or satellite-linked tags, and all other animals
6234 released would need to be PIT tagged. Under Alternative 3 NMFS OPR Permits and Conservation Division
6235 would issue a new MMPA/ESA permit, and therefore release activities for ESA-listed species could
6236 continue under the new permit. Prescott Grant recipients often use the MMHSRP's MMPA/ESA permit to
6237 accomplish some of their project's goals. Alternative 3 would allow all organizations to continue to release
6238 rehabilitated ESA-listed species as part of their Prescott Grants.

6239 **7.3.3.1 Biological Resources**

6240 Minor to major short-term and long-term impacts are expected to occur under Alternative 3. Impacts to
6241 sensitive and protected habitats, submerged aquatic vegetation (SAV) and macroalgae, reptiles,
6242 invertebrates, mammals, fish, shellfish, and birds would be the same as those described for Alternative 2,
6243 but may be slightly increased due to more release events.

6244 The requirement to release all ESA-listed animals would have animal welfare implications at both the
6245 individual and population level. Animals that would normally be deemed non-releasable, such as those with
6246 unfavorable behavioral and developmental conditions (as per the release criteria and release checklist

6247 described above; Appendix V), may not be equipped to face the challenges of returning to the wild. For
6248 example, if a calf is nutritionally and socially dependent then its chances of surviving (and thriving) on its
6249 own are diminished and it would likely suffer from starvation leading to death if released. This is also true
6250 for animals that are ill and require frequent medications and human intervention. Conversely, some of the
6251 animals that are assessed as being non-releasable may, against expectations, actually survive in the wild,
6252 successfully reproduce, and thus contribute to the growth and genetic diversity of a population. This would
6253 be a benefit, but these cases are believed to be relatively unlikely (as the release criteria have been carefully
6254 developed), so the potential benefit of releasing a small number of rehabilitated marine mammals that would
6255 otherwise be deemed non-releasable does not outweigh the risk to wild marine mammal populations and
6256 individual animal welfare concerns.

6257 The bearded seal and ringed seal, two Arctic ice seal species, are both currently listed as threatened under
6258 the ESA and would be released under this alternative. This could have an indirect minor short-term adverse
6259 impact on wild populations of ice seals or other species in the Arctic as ice seals rehabilitated outside of
6260 their home ranges could be carriers of pathogens not normally encountered by wild populations.

6261 Under Alternative 3 all ESA-listed animals would be released with VHF or satellite-linked tags, and all
6262 other animals would be PIT tagged (a description of the application of PIT tags can be found in Appendix
6263 XI). For cetaceans, some VHF and satellite-linked tags are attached via suction cups, and cause minimal
6264 discomfort to the animal but no associated injuries. Tag placement ensures that the tag will not cover or
6265 obstruct the blowhole, even if the cup migrates after placement (as any movement would be toward the
6266 tail). Other cetacean VHF and satellite-linked tags are attached via a single pin along the trailing edge of
6267 the dorsal fin, or a LIMPET or other tag implanted on the dorsal surface of the animal behind the blowhole,
6268 closer to the dorsal fin. Attachment of VHF or satellite-linked tags to pinnipeds include using glue (for head
6269 and back applications), and a single pin tag (for front or hind flippers). As described under Alternative 1,
6270 tags that penetrate the skin could cause temporary pain to animals during application, and tag sites could
6271 become infected. Further, injury and discomfort could stem through tag migration, and constriction and
6272 swelling at the attachment site (Walker *et al.* 2012). When tags are shed (due to water drag, tissue rejection,
6273 and attempts by animals to shed tags, etc.), tissue damage could occur and the site could become infected.
6274 Animal movement may prolong or prevent healing by producing repetitive stress on the wound. All non-
6275 ESA listed animals, however, would be released with PIT tags. PIT tags are primarily injected below the
6276 blubber, are considered biologically inert, and have been used without any known complications. Tagging
6277 all animals with either PIT tags, or VHF or satellite-linked tags would lead to greater surveillance of animals
6278 released from rehabilitation, and would contribute to scientific knowledge.

6279 **7.3.3.2 Water and Sediment Quality**

6280 The effects on water and sediment quality under this alternative would be the same as those described for
6281 Alternative 2, and may be slightly increased due to more release events. As Alternative 3 also includes the
6282 issuance of a new MMPA/ESA permit, release of ESA-listed species could continue under the new permit.
6283 The release of ESA-listed species would have the same effects as those described under Alternative 2.

6284 **7.3.3.3 Cultural Resources**

6285 The effects on cultural resources under this alternative would be the same as those described for Alternative
6286 2, except that the requirement to release all ESA-listed species could pose additional adverse impacts on
6287 cultural resources. The bearded seal and ringed seal, two Arctic ice seal species, are both currently listed
6288 under the ESA and would be released under this alternative. This could have an adverse impact on cultural
6289 resources of coastal Alaska Natives if taken for subsistence purposes, as ice seals rehabilitated outside of
6290 their home ranges could be carriers of pathogens not normally encountered by wild populations.

6291 **7.3.3.4 Human Health and Safety**

6292 The effects on human health and safety under this alternative would be the same as those described for
6293 Alternative 2, except that the requirement to release all ESA-listed species could pose additional adverse
6294 impacts on human health and safety. The release of animals that would normally be categorized as non-
6295 releasable, such as those with behavioral problems, could put humans at greater risk of injury. Inappropriate
6296 release candidates that were solely released on the basis of being an ESA-listed species could become
6297 nuisance animals and approach humans in search of food or become habituated to human activity. This
6298 could lead to more frequent animal-human interactions. Further, the release of inappropriate candidates
6299 could lead to these animals stranding again in the future. Response to released animals that subsequently
6300 restrand could further risk human health and safety as animals could require additional handling and
6301 treatment.

6302 The bearded seal and ringed seal, two arctic seal species, are both currently listed as threatened under the
6303 ESA and would be released under this alternative. The release of Arctic ice seals rehabilitated outside of
6304 their home range has the potential to transmit pathogens, acquired in rehabilitation, to wild populations.
6305 This could have an adverse impact on human health and safety for food security reasons, as marine
6306 mammals are harvested year round in coastal Alaska communities.

6307 **7.3.3.5 Socioeconomics**

6308 The effects on socioeconomics from release activities under this alternative would be the same as those
6309 described under Alternative 2, except that the requirement to release all ESA-listed animals with a VHF or
6310 satellite-linked tag (and all other animals with a PIT tag) would put a financial strain on many Stranding
6311 Network partners. For example, satellite-linked tags are estimated to cost between \$1,500 and \$4,000 per
6312 tag (as of 2020). There would also be an additional cost for the increased usage of satellite data. Therefore,
6313 rehabilitation facilities that rehabilitate and release a higher proportion of ESA-listed species would incur
6314 a greater share of expenses. Further, the release of inappropriate candidates (*i.e.*, ESA animals that would
6315 normally be classified as non-releasable) could lead to these animals stranding again in the future. Response
6316 to animals that restrand would put an additional strain on the Stranding Network in both time and resources.
6317 The requirement to tag all other animals with PIT tags would also negatively impact rehabilitation facilities.
6318 PIT tags cost between \$7-8 per tag (www.biomark.com), and tag readers (costing roughly \$800) would also
6319 be required. This would come as a significant cost to facilities in regions with high release rates of non-
6320 listed species (*i.e.*, the West Coast Region).

6321 **7.4 Mitigation**

6322 The purpose of mitigation is to avoid, minimize, or eliminate negative impacts on the affected resources
6323 from the proposed action. Under Alternatives 1, 2, and 3, specific measures will be taken to moderate any
6324 significant impacts likely to occur as a result of releasing rehabilitation animals. Measures are described
6325 under each resource area.

6326 **7.4.1 Biological Resources**

6327 For all release activities, the appropriate authorities would be consulted during the site selection and
6328 planning process to help coordinate activities, and ensure that release activities avoid protected and sensitive
6329 habitats (including SAV and coral reefs), or that impacts are minimized. Some areas, such as wilderness
6330 areas, may have more limitations (*i.e.*, no motorized vehicles). In situations where Essential Fish Habitat
6331 (EFH) and Habitat Areas of Particular Concern (HAPC) may be impacted by release activities, the
6332 appropriate NMFS EFH Coordinator would be contacted to determine the best release location, and any
6333 mitigation that may need to occur. Release activities would also be coordinated with federal, state, and/or
6334 local agencies to avoid or minimize impacts to nesting sea turtles or birds and other terrestrial wildlife
6335 present in the release site area. For all beach releases, experienced personnel would carry out release
6336 activities efficiently to minimize the total time spent on the beach or at the release location. Care would be
6337 taken to avoid disturbing other marine mammals in the vicinity of the release site.

6338 NMFS would also implement the updated release Standards for Release of Marine Mammals Following
6339 Rehabilitation (Appendix V) (including release criteria, a release checklist, and release plan template) under
6340 Alternatives 2 and 3.

6341 Potential adverse impacts from disease transmission from a released animal to the wild population would
6342 be minimized by measures outlined in the updated Standards for Release of Marine Mammals Following
6343 Rehabilitation (Appendix V). Animals would be medically cleared by the attending veterinarian and their
6344 assessment team as part of the release determination process. The medical assessment would include a
6345 hands-on physical examination. A review of the animal's complete history, including all stranding
6346 information, diagnostic test results, and medical and husbandry records would also occur. NMFS could
6347 require some diagnostic testing to determine the risk to the health of wild marine mammal populations.
6348 Additional testing could be required if the animal was part of a UME.

6349 Additional measures to minimize the potential for disease transmission from rehabilitated ice seals from
6350 the Arctic would continue to be implemented in the NMFS Alaska Region. NMFS would not authorize
6351 responders to transport stranded ice seals beyond the geographic areas in the Arctic where they strand for
6352 the purposes of rehabilitation and release back to the wild. NMFS would review the following situations on
6353 a case-by-case basis: 1) an ice seal out-of-range; 2) ice seals as part of an official UME; and 3) stranded
6354 spotted seals in Bristol Bay, AK. NMFS would work with Alaska Native organizations (co-managers of
6355 these species) to determine the best possible solution for those ice seals. After consultation with these
6356 organizations, NMFS may re-evaluate this policy at any time, particularly with regard to changes in the
6357 status of ice seal populations and their habitat.

6358 Potential adverse impacts to the animals being released would also be mitigated by the updated release
6359 criteria in the Standards for Release of Marine Mammals Following Rehabilitation (Appendix V). In
6360 addition to the medical assessment (as described above), behavioral and developmental assessments would
6361 be conducted before a release determination is made. Developmental clearance would reasonably ensure
6362 that the animal has attained a sufficient age to be nutritionally independent. Behavioral clearance would
6363 include an assessment of an animal's breathing, swimming, diving, locomotion on land (pinnipeds),
6364 foraging, and hunting abilities. Also, an evaluation of an animal's visual and auditory functions is generally
6365 conducted, if possible. These assessments would have an overall positive impact on an animal's welfare,
6366 as they will help to ensure that a released animal will thrive in the wild.

6367 The updated release plan template (Appendix V), which emphasizes in-depth planning and consideration
6368 of release site and schedule, would ensure that appropriate measures are in place, on a national level, to

6369 facilitate the release of rehabilitated animals. This would have a positive impact on biological resources as
6370 some marine mammals have complex and sometimes fragile social orders that would suffer from arbitrary
6371 reintroductions. Similarly, selecting quiet release sites away from populated areas, where possible, would
6372 protect release candidates from unnecessary encounters with humans. This would protect both the public,
6373 and have a positive impact on animal welfare.

6374 Handling and restraint procedures for release examinations would be performed or directly supervised by
6375 qualified personnel and if possible, an experienced marine mammal veterinarian or veterinary technician
6376 would be present to carry out or provide direct on-site supervision of all activities involving the use of
6377 anesthesia and sedatives. The veterinarian would also provide emergency procedures if necessary. When
6378 tagging release candidates, the tag size would be kept to a minimum in order to lessen the energetic cost of
6379 carrying the tag, and tag placement would be selected so that it would not interfere with an animal's ability
6380 to forage or conduct other vital functions. Pinniped flipper tags, for example, would be placed appropriately
6381 so animals would not walk on or be irritated by them. A local anesthetic or analgesic could be administered
6382 prior to tagging of cetaceans to minimize discomfort during application if necessary. Other marking
6383 methods, such as branding, would be conducted by experienced personnel.

6384 Potential injuries, physiological stress, and other health complications resulting from animal transport from
6385 rehabilitation facilities to release sites would be minimized with the introduction of Cetacean and Pinniped
6386 Transport Best Practices (Appendix X), as described in Chapter 6.

6387 **7.4.2 Water and Sediment Quality**

6388 Consultation with local authorities prior to conducting release activities could minimize potential impacts
6389 to water and sediment quality through advanced planning and proper selection of a release site (including
6390 timing of release). If hazardous materials or wastes were discharged during release activities, Stranding
6391 Network members would notify the appropriate federal, state, tribal, or local authorities. Further, the
6392 Stranding Agreement (SA) template (Appendix VIII; Article III and Article IV, Part B, Number 4) requires
6393 SA holders to make every reasonable effort to assist in the cleanup of beach areas where their activities
6394 contributed to the soiling of the site.

6395 **7.4.3 Cultural Resources**

6396 Potential damage to known cultural resources would be avoided during release activities by contacting the
6397 appropriate SHPO and/or a THPO or other local authorities before selecting a release site and/or

6398 undertaking actions. Under the proposed alternatives, if cultural resources are discovered during release
6399 activities, all activities would cease and the SHPO and/or a THPO would be contacted.

6400 To limit the potential contamination of marine resources used by coastal Alaska Natives, NMFS will not
6401 authorize responders to transport stranded ice seals from the Arctic beyond the geographic areas where they
6402 are stranded for the purposes of rehabilitation and release back to the wild. NMFS would review the
6403 following situations on a case-by-case basis: 1) an ice seal out-of-range; 2) ice seals as part of an official
6404 UME; and 3) stranded spotted seals in Bristol bay, AK. NMFS would work with Alaska Native
6405 organizations (co-managers of these species) to determine the best possible solution for those ice seals.
6406 After consultation with these organizations, NMFS may re-evaluate this policy at any time, particularly
6407 with regard to changes in status of ice seal populations and their habitat.

6408 Release activities would be coordinated with Native American tribes, Alaska Natives, or other indigenous
6409 peoples to accommodate cultural uses of marine mammals, as appropriate. Responders would also be
6410 sensitive to the fact that traditional uses often involve ceremonial, medicinal, or subsistence uses of plants,
6411 animals (including marine mammals), and specific geographic locations. In cases where a community has
6412 a specific cultural or spiritual belief, inclusion of community members may be appropriate to preserve
6413 cultural heritage. Release of rehabilitated animals on tribal lands would be coordinated with the THPO,
6414 Native American tribes, Alaska Natives, or other indigenous peoples to accommodate cultural uses of
6415 marine mammals.

6416 **7.4.4 Human Health and Safety**

6417 Human health and safety is the first priority during all animal response, rehabilitation, and release activities.
6418 The SA template (Appendix VIII; Article II, Part D, Number 5) recommends that Stranding Network
6419 participants promote human and public safety by taking proper safety precautions against injury or disease
6420 to any Stranding Network personnel, volunteers, and the general public when working with live or dead
6421 marine mammals. The SA template also requires the Stranding Network participant to notify their NMFS
6422 RSC within 24 hours of detecting and/or confirming any diseases of concern in an animal which could
6423 affect human health (*e.g.*, national and state reportable and/or zoonotic diseases: please see U.S. Department
6424 of Agriculture, Centers for Disease Control, or your state public health department list). All rehabilitation
6425 facilities would comply with Occupational Safety and Health Administration (OSHA) regulations regarding
6426 personal protective equipment (29 CFR 1910, subpart I). NMFS expects that all Standing Network
6427 personnel and volunteers be trained to the highest level of responsibility they are assigned. Handling and
6428 restraint procedures for release examinations would be performed or directly supervised by qualified

6429 personnel and if possible, an experienced marine mammal veterinarian or veterinary technician would be
6430 present to carry out or provide direct on-site supervision of all activities involving the use of anesthesia and
6431 sedatives.

6432 The updated Standards for Release of Marine Mammals Following Rehabilitation (Appendix V), which
6433 recommend a release plan be prepared prior to any release, outline measures to ensure that personnel and
6434 the public remain safe. Additionally, the release plan template will ensure that human health and safety is
6435 considered during release planning. Selecting a suitable release site away from crowded beaches (where
6436 possible), and/or planning for the release to occur during quieter periods (*e.g.*, early morning, late evening,
6437 avoiding holiday weekends, etc.) would minimize contact between released animals and the public.
6438 Similarly, coordination and advanced notification with local authorities to ensure proper staffing, and crowd
6439 control in high population areas, would ensure that an appropriate distance is maintained between any
6440 public onlookers and the animal being released.

6441 Behavioral, developmental, and medical assessments, part of the updated release determination process,
6442 would ensure that only appropriate candidates are being released (Appendix V). Further, immediate post-
6443 release and short-term monitoring could track newly released animals and ensure that they are adapting
6444 well to life back in the wild. This, in concert with contingency planning, would ensure that human health
6445 and safety is safeguarded. Newly conditionally released animals showing signs of abnormal behavior (*i.e.*,
6446 approaching people or vessels and damaging private property), could be recovered (if appropriate) at the
6447 earliest opportunity. The monitoring, deterrence using non-lethal means, and recovery of “nuisance
6448 animals” would have a positive impact on human health and safety as it would minimize contact between
6449 wild animals and the public, limiting the potential for injury and the transference of disease. For a more
6450 detailed explanation of deterrence methods see Chapter 4.

6451 To limit the potential contamination of marine resources consumed by coastal Alaska Natives, NMFS will
6452 not authorize responders to transport stranded ice seals beyond the geographic areas where they strand in
6453 the Arctic for the purposes of rehabilitation and release back to the wild in Alaskan waters. NMFS would
6454 review the following situations on a case-by-case basis: 1) an ice seal out-of-range; 2) ice seals as part of
6455 an official UME; and 3) stranded spotted seals in Bristol bay, AK. NMFS would work with Alaska Native
6456 organizations (co-managers of these species) to determine the best possible solution for those ice seals.
6457 After consultation with these organizations, NMFS may re-evaluate this policy at any time, particularly
6458 with regard to changes in status of ice seal populations and their habitat.

6459 **7.4.5 Socioeconomics**

6460 The implementation of the updated Standards for Release of Marine Mammals Following Rehabilitation
6461 (Appendix V) would reduce the socioeconomic impact of release activities on the Stranding Network by
6462 increasing regional efficiencies and streamlining the decision making process. Further, if John H. Prescott
6463 Marine Mammal Rescue Assistance Grant Program funds are appropriated, competitive funding
6464 opportunities could be available for eligible Stranding Network members. If awarded, such funds may be
6465 used to help offset some costs incurred by release activities.

6466

Chapter 8 Entanglement Response

6467 8.1 Entanglement Response Activities

6468 Entanglements occur when foreign material (fishing gear, line, debris, etc.) becomes wrapped around,
6469 hooked into, or otherwise associated with the outside of the body of the animal. Entanglements can also
6470 include cases when an animal has ingested gear including hooks, line, or other marine debris. The National
6471 Marine Fisheries Service (NMFS) conducts or authorizes and oversees numerous external partners to
6472 conduct entanglement response activities on marine mammals under NMFS jurisdiction. These live animal
6473 entanglement response activities are initiated to assess the type of entangling gear, the severity of the
6474 entanglement (including presence and severity of injuries), the configuration of the entanglement, and to
6475 identify the most appropriate and safe course of human intervention to remove the gear/debris to increase
6476 the likelihood of survival for the individual animal. Even partial removal of entangling gear may reduce an
6477 animal's pain and suffering, and increase its chances of survival, so every case is evaluated to determine
6478 what type of assistance is possible, practical, and safe (for the animals and responders alike). In cases where
6479 the gear or marine debris is ingested, or severely embedded into the skin and underlying tissue, the response
6480 may include capture and surgical or non-surgical removal of the gear or debris (specifically for pinnipeds
6481 and small cetaceans), and/or rehabilitation. Responding to entangled marine mammals also provides an
6482 opportunity to collect, identify, document entanglement configurations/modifications, and locate the source
6483 of gear. Data from collected gear can form a better understanding of the entanglement, be used to assess
6484 current management strategies, inform management decisions to prevent or mitigate future marine mammal
6485 entanglements, and become evidence for enforcement or litigation actions.

6486 Response to wild marine mammals is conducted by authorized organizations under listed conditions by the
6487 Marine Mammal Protection Act (MMPA). For NMFS species, the MMPA Section 112(c) Stranding
6488 Agreements (SAs) are formally established between the NMFS Regional Offices and Marine Mammal
6489 Stranding Network (Stranding Network) participants. The SA does not authorize the response to any marine
6490 mammal species listed as threatened or endangered under the Endangered Species Act (ESA).
6491 Authorization to respond to ESA-listed species by the Stranding Network is currently provided under the
6492 MMPA/ESA permit, and requires authorization and direction from the permit Principal Investigator (PI) or
6493 NMFS Regional Stranding Coordinator (RSC). Additionally, section 109(h) of the MMPA allows federal,
6494 state, local, or tribal government officials or employees in the normal course of their duties to perform
6495 response activities under regulation 50 CFR 216.22 (a)(3): "Where the marine mammal in question is
6496 injured or sick, it shall be permissible to place it in temporary captivity until such time as it is able to be
6497 returned to its natural habitat." Additionally, response to ESA-listed species may be conducted by

6498 employees of the U.S. Fish and Wildlife Service (USFWS), NMFS, any other federal land management
6499 agency, or state conservation agency under ESA regulations 50 CFR 17.21(c)(3) and 17.31(a).

6500 Free-swimming entangled marine mammals generally do not meet the MMPA’s statutory definition of
6501 “stranded”⁴¹, provided the animal remains in its natural habitat. Under the SA, Stranding Network members
6502 are authorized to only conduct routine entanglement response activities on pinnipeds and cetaceans that
6503 also meet the statutory definition of “stranded” (*e.g.*, a debilitated, entangled pinniped or cetacean on the
6504 beach). Therefore, certain entanglement responses for live free-swimming cetaceans and non-stranded
6505 entangled pinnipeds are authorized through Co-Investigators (CIs) under the MMPA/ESA permit, under
6506 Section 109(h) of the MMPA, or under ESA regulations 50 CFR 17.21(c)(3) and 17.31(a). Regardless of
6507 the authorizations, these entanglement response activities are conducted on both ESA-listed and non-listed
6508 marine mammal species, and are generally differentiated by taxa groups; large whales, small cetaceans, and
6509 pinnipeds.

6510 Although the majority of entanglement responses involve species and populations that are not considered
6511 threatened or endangered (*e.g.*, certain stocks of humpback whales or gray whales), each rescue attempt by
6512 the Large Whale Entanglement Response Network provides an important opportunity for responders to
6513 hone their skills and apply lessons learned from those cases to provide increased humane care when
6514 responding to threatened and endangered species (*e.g.*, North Atlantic right whales or blue whales).

6515 **8.1.1 Large Whale Entanglement Response Network**

6516 The Large Whale Entanglement Response Network is comprised of trained individuals who have been
6517 evaluated based on their qualifications and past experience, and then issued a CI letter under the Marine
6518 Mammal Health and Stranding Response Program (MMHSRP)’s MMPA/ESA permit for large whale
6519 entanglement response. In order to become a CI, applicants must provide NMFS with a detailed resume
6520 summarizing any previous experience with entanglement response, including their roles in each event, their
6521 vessel experience around large whales, entanglement response training history, and any other pertinent
6522 information. This resume is reviewed by the regional NMFS Entanglement Response Coordinators,
6523 MMHSRP staff, and relevant subject matter experts authorized within the Large Whale Entanglement
6524 Response Network. The review panel provides comments and a confidential recommendation about

⁴¹ Under the MMPA, a stranding is defined as “an event in the wild in which (A) a marine mammal is dead and is (i) on a beach or shore of the United States; or (ii) in waters under the jurisdiction of the United States (including any navigable waters); or (B) a marine mammal is alive and is (i) on a beach or shore of the United States and is unable to return to the water; (ii) on a beach or shore of the United States and, although able to return to the water, is in need of apparent medical attention; or (iii) in the waters under the jurisdiction of the United States (including any navigable waters), but is unable to return to its natural habitat under its own power or without assistance” (16 United States Code [U.S.C.] 1421h).

6525 whether or not the individual should be authorized as an entanglement responder (and therefore a
6526 MMPA/ESA permit CI), and at which level of responsibility. In 2009, NMFS published Marine Mammal
6527 Disentanglement Guidelines that outlined definitions and roles for the Large Whale Entanglement Response
6528 Network (Appendix XIX; NMFS 2009). The five levels of responders are described, including the roles
6529 and responsibilities of each responder level and the criteria necessary to be certified for each level.

- 6530 • **Level 1 and Level 2 responders** are generally members of the public, trained to observe
6531 and assess entangled large whales, but are not CIs under the MPA/ESA permit and cannot
6532 work directly with the animal.
- 6533 • **Level 3 responders** are added as CIs to the MMPA/ESA permit, and can attach buoys
6534 and/or telemetry devices to the material entangling the whale and assist higher level
6535 responders in disentangling the animal.
- 6536 • **Level 4 responders** are added as CIs to the MMPA/ESA permit and lead entanglement
6537 response efforts for large whales, except responses to North Atlantic right whales
6538 (*Eubalaena glacialis*).
- 6539 • **Level 5 responders** are added as CIs to the MMPA/ESA permit and lead entanglement
6540 response efforts for all large whales, including North Atlantic right whales.

6541 At present, a CI remains authorized to respond to entangled large whales as long as their CI status remains
6542 intact (typically the life of the MMPA/ESA permit). These CIs are expected to coordinate to the extent
6543 possible during responses with the NMFS Entanglement Response Coordinators and the MMHSRP.
6544 However, given that communication can be uncertain while at sea, along with the need for quick decision-
6545 making, CIs are empowered to use their best judgment and act independently if the situation requires it. All
6546 entanglement response actions are reviewed after the event with participating responders, local NMFS
6547 Entanglement Response Coordinators, and MMHSRP staff. At any time, members of the Large Whale
6548 Entanglement Response Network may be called upon to respond to ESA-listed or non-listed entangled large
6549 whales. Large whale entanglement response efforts may include physical or chemical restraint, attachment
6550 of scientific instruments (*i.e.*, satellite tags), biological sampling for health studies, and disentanglement (as
6551 discussed below). For more details on response methods please see Large Whale Entanglement Response
6552 Best Practices (Appendix XX).

6553 **8.1.1.1 Physical Restraint or Sedation**

6554 Depending on the situation, an entangled large whale may be either physically restrained or chemically
6555 sedated to assist the entanglement response activities. Physical restraint may be used to slow an animal,
6556 provide responders with greater control, and help maintain large whales at the surface. Physical restraint is
6557 accomplished by attaching control lines, or by determining if any part of the entanglement can be used as
6558 such; attaching floats, buoys, and/or sea anchors to the entangling gear with a grappling hook or other means
6559 (*e.g.*, skiff hook deployed from pole); or by attaching new gear (*e.g.*, tail harnesses) to the animal to support
6560 it. The drag and buoyancy from small boats may also be used to slow an animal and maintain it at the
6561 surface. Remote sedation may also be used to slow the animal and/or make the animal's behavior more
6562 routine and predictable, which may allow for closer approaches especially for entanglements around the
6563 mouth and head. Sedatives may be delivered remotely through a cross-bow or dart gun syringe, for more
6564 details on remote delivery methods see the MMHSRP Research Methodologies (Appendix XI) and the
6565 Large Whale Entanglement Response Best Practices (Appendix XX).

6566 **8.1.1.2 Tagging and Attachment of Scientific Instruments**

6567 Animals may be tagged with buoys, telemetry devices, or other scientific instruments to monitor their
6568 location and enhance the probability of relocating the individual (see Chapters 7, 9, and Appendix XI).
6569 Similar to physical restraint, tethered buoys are typically attached to the entangling gear, and may use Very
6570 High Frequency (VHF) radio waves, Global Positioning System (GPS), and/or satellite-linked tags to track
6571 the animal. As responses may occur over several days, the attachment of scientific instruments allows
6572 responders to quickly locate the entangled whale on subsequent days.

6573 **8.1.1.3 Sampling for Health Studies during Entanglement Response**

6574 Responders may collect biological samples such as biopsy and/or skin samples in the course of responding
6575 to an entangled animal. These samples can help assess the overall health and current condition of the animal.
6576 Skin can be collected through the use of a remotely deployed dart, the collection of tissues from the removed
6577 gear or line, or the collection of sloughed skin from the water. Biopsy sampling typically involves shooting
6578 a projectile dart with a hollow cylindrical tip that collects a small plug of skin and blubber (see MMHSRP
6579 Research Methodologies (Appendix XI) for a detailed description of this method). Higher-powered delivery
6580 devices, such as compound crossbows or Larsen guns, are more likely to be used while targeting large
6581 baleen whales at a distance of more than 20 meters. Lower-powered delivery devices such as recurve
6582 crossbows or adjustable-power guns are used at shorter ranges (<20 m) from small vessels. Responders
6583 typically sample the area from the dorsal flank (well behind the blowhole). After the biopsy dart hits the

6584 animal, it bounces off, as penetration is limited by a stopper, and floats at the surface of the water where
6585 the biopsy sample/dart can be retrieved.

6586 Responders may also use a handheld pole with a dart tip on the end to collect a biopsy sample if the
6587 disposition and behavior of the entangled animal is conducive to a closer vessel approach (*i.e.*, the whale is
6588 anchored in place). In this instance, the responder slowly and cautiously approaches the animal to within
6589 one body length to quickly jab the pole into the dorsal surface or flank of the animal, while avoiding more
6590 sensitive areas such as the head, eyes, and the area around the blowhole.

6591 **8.1.1.4 Disentanglement**

6592 During disentanglement activities, responders attempt to cut the entangling gear or marine debris off of the
6593 animal. After assessing the animal's condition, behavior, and its entanglement configuration, the responders
6594 use this information to determine the best course of action and the minimum cuts needed to free the whale.
6595 Responders may attach control lines to the entangling gear or debris and use them to work in a relatively
6596 safe zone directly behind the whale. Cutting tools on the end of telescoping or long poles are most often
6597 used to cut the entanglement, however, specialized crossbow tips fitted with cutting blades can be used to
6598 cut ropes remotely. These are used less regularly, but can be deployed by skilled sharpshooters when there
6599 is judged to be no alternative available to access the entanglement, either due to the location of the
6600 entanglement (*i.e.*, a tight wrap of line around the whale), or due to the evasive behavior of a whale when
6601 attempting to approach closely by vessel. Cutting of lines and possibly flesh (when the line is embedded
6602 and not accessible) may occur during disentanglement through the typical use of pole-mounted and
6603 remotely-delivered cutting tools. Remote administration of medications (*e.g.*, antibiotics) may be used to
6604 improve the animal's prognosis (for a full list of medications that may be used, see: Gulland *et al.* 2018).

6605 **8.1.2 Small Cetacean Entanglement Response**

6606 Unlike the Large Whale Entanglement Network, small live cetacean entanglement response is not as
6607 formalized. Currently, there are no defined responder levels or specific training requirements for small
6608 cetacean entanglement responders. Entanglement response activities for ESA-listed species are authorized
6609 under the MMHSRP MMPA/ESA permit or under 50 CFR 17.21(c)(3) and 17.31(a); entanglement response
6610 for non-listed species may be conducted under the authority of a SA, 109(h) responder, or the MMPA/ESA
6611 permit. Small cetacean entanglement response is primarily conducted in the Southeast Region on bottlenose
6612 dolphins (*Tursiops truncatus*), as that is where most cases are reported, given the coastal and resident nature
6613 of many stocks of bottlenose dolphins. The number of responders in this network is smaller than the Large
6614 Whale Entanglement Response Network, and has more overlap with members of the Stranding Network.

6615 The initial response to free-swimming or anchored entangled live small cetaceans is the documentation and
6616 detailed description of the type, configuration, and severity of the entanglement and any injuries (*e.g.*,
6617 whether the gear is cutting into the animal, type/condition of injuries). If anchored, immediate intervention
6618 to conduct an emergency response may be requested and authorized by the MMHSRP. If the small cetacean
6619 is free-swimming and not in imminent danger of death, it is generally monitored and more information is
6620 collected, including sighting locations and water conditions (*e.g.*, depth), photographic identification of the
6621 individual, determining presence of a dependent calf, photos of the entanglement/injuries, and evaluation
6622 of the animal's behavior and body condition (*e.g.*, thin or emaciated). These photographs, videos, and field
6623 notes are shared with subject matter experts and veterinarians for assessment to determine whether the
6624 entanglement is likely to be life-threatening. If the entanglement is determined to be life-threatening, the
6625 RSC and MMHSRP headquarters staff consult with local responders, biologists, and/or veterinarians to
6626 evaluate site/case specific intervention logistics to determine if an intervention can be conducted safely.
6627 After consultation, MMHSRP headquarters staff and/or the RSC, acting in their capacity as a CI on the
6628 MMHSRP's MMPA/ESA permit, will decide if an intervention is authorized and an intervention plan will
6629 be developed in consultation with local responders. All response efforts involve personnel experienced in
6630 small cetacean capture and/or remote disentanglement as well as veterinary treatment, as entanglement
6631 response efforts may include physical capture and restraint of the small cetacean, surgery, sample collection
6632 (at veterinary discretion), rehabilitation, administration of chemical agents (sedatives and/or antibiotics),
6633 tagging and/or marking, release and euthanasia. Recently, remote disentanglement techniques have become
6634 more commonly used with small cetaceans, utilizing modified large whale training and disentanglement
6635 techniques (described in section 8.1.1.4). Biopsy sampling may occur, either through the use of a remote
6636 dart, during satellite tag application, or the collection of tissues from the removed fishing gear. For more
6637 details on response methods please see Small Cetacean Entanglement Response Best Practices (Appendix
6638 XXI).

6639 **8.1.2.1 Capture and Restraint Entanglement Response**

6640 Capture and restraint of small cetaceans (ESA listed and non-ESA listed species) may occur during
6641 entanglement response activities, as well as during investigations such as health assessment studies
6642 (discussed in Chapter 9) and other emergency responses, such as out-of-habitat animals, orphaned calves,
6643 etc. (discussed in Chapter 4). Ideal circumstances for capture include shallow water (less than 1.5 m), where
6644 personnel can stand on hard bottom to support the animal(s) as necessary, minimal current, favorable
6645 weather, and no observable or subsurface obstructions that may snag the net or injure responders. Net-based
6646 capture techniques that are utilized include the use of modified hoop and large seine-type nets (Barratclough
6647 *et al.* 2019). For seine-type net captures, the animal(s) are encircled with the net. Nets used by responders

6648 are approximately 350-600 meters long by 4-8 meter deep, and are usually deployed at high speed from a
6649 small vessel, typically eight meters long. Other small vessels may be used to help contain the animals until
6650 the net corral is complete. These boats make small, high-speed circles, creating acoustic barriers. Once the
6651 net corral is completed, handlers are deployed around the outside of the corral to correct net overlays and
6652 aid any animal(s) that may become entangled in the net. The remaining team members prepare for sampling
6653 and data collection. The animal may strike the net, become entangled, and need to be quickly disentangled.
6654 If the target animal does not immediately strike the net and become entangled, the handlers may pinch the
6655 net corral into a smaller corral. Handlers are sometimes able to hand catch the entangled animal as it swims
6656 slowly around the restricted enclosure. In certain circumstances, due to the animal's size, location, degree
6657 of debilitation, and behavior, a vessel based hoop net capture may be preferred. Hoop nets utilized for these
6658 capture events have been modified to have an extra-large diameter opening with an attached extra length
6659 seine-type net for the bag. During both net based capture techniques, the animal is restrained by handlers
6660 and an initial evaluation is performed by an experienced veterinarian. If the animal is deemed stable by the
6661 veterinarian, the entangling gear and configuration is documented, removed and collected, during which
6662 the animal is continually monitored. If the animal's condition remains stable, additional samples such as
6663 biopsies and blood may be collected, to better assess overall health. The entangled animal may also be
6664 given a long-lasting antibiotic (see Chapter 4 for administration of medications). Animals may then be
6665 marked with brands (see Chapter 7 for more details on brands), individually numbered plastic livestock ear
6666 tags (*e.g.*, Rototags, Allflex tags, etc.), or satellite or VHF radio tags, for post-capture identification and
6667 monitoring, and released. Additionally, depending upon the severity of the wounds and the overall condition
6668 of the animal, it may also be taken to a rehabilitation facility for additional treatment and to be reassessed
6669 for release at a later date, or euthanized.

6670 **8.1.2.2 Remote Entanglement Response**

6671 Response to entangled small cetaceans can occasionally be accomplished, without the need to capture the
6672 animal, using long-handled cutting tools and small boats. This option generally has the benefit of less risk
6673 to the animal and to response personnel. Remote interventions may also be requested and authorized for
6674 emergency response if the entanglement is deemed immediately life-threatening (*i.e.*, the animal is
6675 anchored in place). The procedures for remote disentanglement are similar to how large whale
6676 disentanglement is conducted (described in section 8.1.1.4) but with modifications specific to small
6677 cetaceans and conducted by personnel experienced with small cetacean entanglement response. In some
6678 cases, remote response will be attempted prior to authorizing or attempting an in-water capture effort.

6679 **8.1.3 Pinniped Entanglement Response**

6680 Similar to small cetacean entanglement response, pinniped entanglement response is not as formalized as
6681 the Large Whale Entanglement Response Network, as there are no defined responder levels or specific
6682 formal training requirements for pinniped entanglement responders. Some non-ESA listed pinnipeds may
6683 be disentangled by SA holders, under certain conditions. For example, if an entangled non-ESA listed
6684 pinniped is stranded on the beach, it is typically responded to and disentangled by the Stranding Network.
6685 If the entangled pinniped is ESA listed, the SA holder may still respond if they are listed as a CI under the
6686 MMPA/ESA permit, or after verbal authorization from the RSC acting as a CI under the MMPA/ESA
6687 permit.

6688 Increasingly, however, there are entangled pinnipeds that are only seen in large groups of animals or in less
6689 accessible areas (*e.g.*, floating docks, jetties). Certain teams of highly trained personnel within the Stranding
6690 Network have been developing specialized techniques for responding to these entanglements, such as
6691 remote darting with a sedative or in-water captures. Currently, these specialized techniques are not covered
6692 under the SA, and approval for these emergency efforts under the MMPA/ESA permit is given by
6693 MMHSRP headquarters staff and/or the RSC (acting in their capacity as a CI on the MMHSRP's permit)
6694 on a case-by-case basis. Alternatively, some pinniped entanglement responders may be CI letter holders
6695 under the MMPA/ESA permit (*e.g.*, Steller sea lion (*Eumetopias jubatus*) disentanglement) which allows
6696 them to conduct targeted pinniped entanglement response activities on a regular basis following pre-
6697 approval protocols that require notification of MMHSRP headquarters staff and the appropriate RSC when
6698 disentanglement activities are planned.

6699 For pinnipeds, entanglement response efforts may include physical capture on land or in water with a
6700 capture pole or net. Chemical sedation (*i.e.*, a sedative delivered via remote dart or pole syringe) may also
6701 be used to sedate large (*e.g.*, Steller sea lion) entangled pinnipeds to more easily ensnare them with a capture
6702 pole or net or avoid the use of a capture pole or *net altogether*. Entangled pinnipeds are typically, but not
6703 always, captured on land when they are hauled out. They may also be captured using a net with a floating
6704 frame as they jump off of a haul-out into the water or by using in-water purse-seine or tangle net techniques.
6705 In some situations, remote sedation may be used to improve the ability of responders to capture and restrain
6706 the animal. For more details on response methods please see the Pinniped Entanglement Response Best
6707 Practices (Appendix XXII).

6708 **8.1.3.1 Net Captures**

6709 For net captures of pinnipeds (including both ESA and non-listed species) on land, net types may include,
6710 but are not limited to: seine, hoop, dip, stretcher, and tangle nets. Net guns and pole nooses may also be

6711 used to capture pinnipeds. Alternatively, herding boards may be used to maneuver animals into cages. Nets
6712 may also be used to capture pinnipeds in water. These nets include dip nets, large nets, modified gill nets,
6713 floating or water nets (nets with a floating frame that may be brought adjacent to a haul-out which the
6714 animals jump into), and platform traps. Purse seine or tangle nets may be used offshore of haul-out sites to
6715 capture animals when they stampede into the water. Animals become entangled by the net as it is pulled
6716 ashore (seine) or in the water (tangle). Once removed from the net, animals are placed head first into
6717 individual hoop nets. Once in-hand, pinniped restraint can be accomplished using a variety of methods (see
6718 Chapter 6 for details). Once the animal is captured and restrained, the entanglement is removed, and samples
6719 such as biopsies and blood may be collected, to better assess the animal's overall health (see Chapter 9 and
6720 Appendix XI for more details on sample collection methods). After the animal(s) are freed of all gear/debris,
6721 or as much gear/debris as possible, they may be marked (with temporary hair dye, paint stick, and/or
6722 individually numbered plastic head or flipper tags for post-capture identification) and/or affixed with
6723 scientific instruments such as VHF tags or satellite-linked tags. The animal may then be released at the site
6724 or, depending upon the severity of the wounds and the overall condition of the animal, it may also be taken
6725 to a rehabilitation facility for additional treatment and released at a later date, or euthanized.

6726 **8.1.3.2 Remote Sedation**

6727 Chemical sedation using sedative drugs (see Chapters 4 and 9 for more information on the administration
6728 of drugs) may be used to capture pinnipeds by hand, or in conjunction with the net capture techniques
6729 described above (section 8.1.3.2). An injectable immobilizing agent (*i.e.*, sedative) may be administered to
6730 a pinniped hauled out on land. The sedative may be administered either remotely (by a dart or pole syringe)
6731 or by hand. Remote sedation using a dart may only be conducted by CIs on the MMPA/ESA permit. These
6732 CIs are only added to the permit after review of their qualifications by MMHSRP headquarters staff and
6733 the RSC. Prospective remote sedation MMPA/ESA permit CIs typically train and apprentice with currently
6734 authorized personnel.

6735 After the animal is successfully sedated, it is physically restrained using nets, cages, or by hand. Once the
6736 animal is captured and restrained, the entanglement is removed, and samples such as biopsies and blood
6737 may be collected, to better assess the animal's overall health. After the animal(s) are freed of all gear/debris,
6738 or as much gear/debris as possible, they may be marked (with temporary hair dye, paint stick, and/or
6739 individually numbered plastic head or flipper tags for post-capture identification) and/or affixed with
6740 scientific instruments such as VHF tags or satellite-linked tags. The animal may then be released at the site
6741 or, depending upon the severity of the wounds and the overall condition of the animal, it may also be taken
6742 to a rehabilitation facility for additional treatment and released at a later date, or euthanized. If the animal

6743 will be immediately released, the animal is often given a reversal drug to reduce and/or counteract the
6744 effects of the sedative, enabling the animal to quickly regain consciousness and return to the water.

6745 **8.1.4 Unintentional (Incidental) Harassment**

6746 During entanglement response to large whales, small cetaceans, or pinnipeds, unintentional (incidental)
6747 harassment of non-target animals in the immediate vicinity of the stranding response activity (*e.g.*, close
6748 approaches by aircraft or vessel, hazing, etc.) could occur. Chapter 3 includes a description of non-target
6749 species, including marine mammals under USFWS jurisdiction, terrestrial mammals, invertebrates, reptiles,
6750 fish, and birds. Only unintentional (incidental) harassment of marine mammals under NMFS jurisdiction
6751 would be authorized under the proposed MMPA/ESA permit.

6752 **8.2 Environmental Consequences**

6753 **8.2.1 Alternative 1: Continue Program Implementation at Current Activity Levels (No Action** 6754 **Alternative)**

6755 Under Alternative 1, NMFS Office of Protected Resources (OPR) Marine Mammal and Sea Turtle Division
6756 and Regional Offices would continue entanglement response activities, until the current MMPA/ESA
6757 Permit expires on December 31, 2021. Under Alternative 1, the OPR Permits and Conservation Division
6758 would not issue a new MMPA/ESA permit to the MMHSRP. Therefore, after the expiration of the
6759 MMPA/ESA permit, the Stranding and Entanglement Networks could not conduct entanglement responses
6760 for ESA species of all taxa. ESA species entanglement responses could only be conducted by employees of
6761 the U.S. Fish and Wildlife Service (USFWS), NMFS, any other federal land management agency, or state
6762 conservation agency under ESA regulations 50 CFR 17.21(c)(3) and 17.31(a). For non ESA-listed
6763 pinnipeds and cetaceans, entanglement responses could be conducted on “stranded” animals (*e.g.*, a
6764 debilitated, entangled pinniped or cetacean on the beach) under the SA, however entanglement responses
6765 to non ESA-listed free-swimming cetaceans and non-stranded pinnipeds could only be conducted by 109(h)
6766 responders. As many members of the Entanglement Networks that receive Prescott Grants are authorized
6767 under the MMHSRP’s MMPA/ESA permit, Alternative 1 would significantly curtail or possibly eliminate
6768 all Prescott Grant proposals focused on entanglement response if authorization for most entanglement
6769 response were to cease.

6770 **8.2.1.1 Biological Resources**

6771 Major, long-term beneficial effects on marine mammals would be expected under Alternative 1 before the
6772 expiration of the MMPA/ESA permit on December 31, 2021. The Large Whale Entanglement Response
6773 Network would continue to disentangle or attempt to disentangle whales, and small cetacean and pinniped
6774 entanglement responses would continue on an ad-hoc basis. Removal of life-threatening gear would not
6775 only increase the chance of survival for the individual animal, but would have a positive impact on wild
6776 populations, particularly for species that are ESA-listed. New members could be added to the Large Whale
6777 Entanglement Response Network, or authorized as MMPA/ESA permit CIs to conduct small cetacean or
6778 pinniped entanglement responses, until the MMPA/ESA permit expires. This would increase the number
6779 of animals that receive a response. Under the current MMPA/ESA permit, entanglement response activities
6780 may be modified under this alternative, as new techniques, training and tools are developed. New tools may
6781 include safer, more effective cutting instruments, and new telemetry buoys with more advanced positioning
6782 systems. Chemical and physical restraint techniques may also improve, including the administration of
6783 sedatives and the attachment of buoys, floats, and control lines. These new activities would have impacts
6784 similar to, or less than, those currently used during entanglement response activities.

6785 Minor, adverse effects on marine mammals could also occur during entanglement response activities.
6786 Animal reactions to close approaches may include: swimming faster, breaching, diving, tail and fin
6787 slapping, or moving away from the vessel. Responders have reported that some whales encountered for
6788 assessment and documentation have not exhibited evasive behavior. However, many whales when closely
6789 approached (within 30 meters) for the purpose of tagging and entanglement response efforts exhibit evasive
6790 behavior in response to vessel approaches. These behaviors would generally be short-term, with a minimal
6791 effect on the animal. During small cetacean entanglement response, the animal is typically captured using
6792 in-water capture techniques, such as encirclement via a seine net or hoop net, followed by physical restraint
6793 (Barratclough *et al.* 2019). Additional animals may be unintentionally (incidentally) captured or harassed
6794 during the rescue attempt (*e.g.*, non-target conspecifics, sea turtles, manatees, etc.). During pinniped capture
6795 and entanglement response activities, non-entangled animals may be disturbed enough to leave a haul-out
6796 site.

6797 Behavioral responses of entangled large whales to entanglement response attempts varies by species. For
6798 example, humpback whales (*Megaptera novaeangliae*) are relatively predictable, especially if they have
6799 been entangled for a prolonged period of time. Experience has shown that humpbacks are less likely than
6800 other large whale species to be evasive or aggressive during entanglement response efforts; however, there
6801 are always exceptions. Conversely, North Atlantic right whales tend to be temperamental, and respond with
6802 aggressive behavior and uncooperative movements towards responders. During attempts to physically
6803 restrain whales, floats, buoys, and control lines would be attached, which may result in temporary and short-

6804 term minor adverse impacts. North Atlantic right whales have been known to tow numerous floats and drag
6805 moderate-sized vessels. Physical restraint (including additional drag) of any animal may increase stress or
6806 pain. Chemical sedation may lower a free-swimming whale's respiratory rate and decrease their swimming
6807 strength, which may result in accidental death. Sedatives may be delivered through a crossbow or dart gun
6808 syringe, which may startle the animal and cause it to react erratically.

6809 Minor to moderate short-term adverse impacts may result if small cetaceans or pinnipeds captured using
6810 nets become entangled in the capture net, which in turn results in injuries or death. Unintentional
6811 (incidental) takes of non-target animals, including USFWS marine mammal species, are possible during
6812 capture activities. Non-target animals may be accidentally struck by a capture vessel, which may result in
6813 injuries or death. Non-target animals may also be accidentally captured in the net and could also become
6814 entangled in the net, which may result in injuries or death. Minor, temporary and short-term adverse impacts
6815 may occur if captured target animals become stressed during handling and restraint. Signs of stress include
6816 increased or decreased respiration, prolonged struggling while being held, and arching in cetaceans. The
6817 method(s) of restraint and the age and general condition of the animal are factors that may affect an animal's
6818 response to capture. Animals could incur contusions, concussions, lacerations, hematomas, and fractures in
6819 their attempts to avoid capture or escape restraint (Fowler 1978). The stress response could change an
6820 animal's reaction to many drugs, including those commonly used for chemical sedation, which could have
6821 lethal consequences. Stress from capture and restraint could cause capture myopathy (Fowler 1978; Breed
6822 *et al.* 2019). Capture myopathy is characterized by degeneration and necrosis of striated and cardiac muscles
6823 and may develop within hours to days after significant trauma, stranding, transport, or capture (Atkinson
6824 and Dierauf 2018). Chemical sedation of a pinniped may initiate the dive reflex, which would include breath
6825 holding, slowing of the heart rate, and the pooling of blood from peripheral vessels. The short-term, minor
6826 to moderate adverse effects and risks from physical and chemical sedation would be outweighed by the
6827 potential beneficial outcome of successfully removing an entanglement. The benefits would extend to
6828 dependent young that could potentially die if their mothers die as a result of an entanglement.

6829 Indirect, short-term minor, adverse impacts may occur if an animal moves during gear/debris cutting
6830 activities or if control of the equipment is lost and the animal is accidentally injured. Direct, short-term
6831 minor, adverse impacts may also occur as responders may intentionally injure an animal (*e.g.*, by cutting
6832 into the skin) to remove a life-threatening entanglement when no other options to safely remove gear exist,
6833 and only after consideration of the possible damage. Nonetheless, the potential for a long-term major,
6834 positive outcome outweighs the short-term minor adverse effects of these injuries. Potential injuries could
6835 also occur if there are accidental hazardous material spills from vessels, including stand-by vessels, during

6836 entanglement response activities. These accidental spill occurrences could result in short-term minor
6837 adverse impacts, as they may cause injury to other marine mammals in the vicinity.

6838 The short-term adverse effects from entanglement response activities would be outweighed by the potential
6839 short-term and long-term beneficial outcomes. Lines and gear may cause lethal and sublethal injuries to
6840 animals and restrict their ability to move, dive, and feed. If an animal cannot free itself from the entangling
6841 material, and in the absence of entanglement response, it will likely suffer a slow, painful death (Moore and
6842 van der Hoop 2012). ESA-listed species, such as North Atlantic right whales, would be greatly negatively
6843 affected at the population level if entanglement response efforts ceased, as entanglements are known to be
6844 a significant source of mortality for this species (Sharp *et al.* 2019). The loss of one individual, especially
6845 a sexually mature, healthy female, is a major impact on the species.

6846 During large whale entanglement response, biopsy samples may be collected via remote dart. Responders
6847 report that while there is typically a low level of evasive response to the close approach for the biopsy
6848 sample, there have not been obvious reactions to the biopsy dart itself. A NMFS OPR Permits and
6849 Conservation Division biological assessment (NMFS 2019) concluded that, based on existing data and
6850 published research, biopsy sampling on large cetaceans (via crossbow, compound bow, dart guns, or pole
6851 spears) would not have long-term adverse effects on the target species. Other samples such as surgical
6852 biopsies, swabs, or blood may be taken for health studies from small cetaceans and pinnipeds while the
6853 animal is in hand. The effects of these sampling activities are discussed in Chapter 9. A small
6854 (approximately 2-5 mm) skin sample may be removed while flipper tagging pinnipeds or tagging small
6855 cetacean dorsal fins. There is no response while the animal is sedated but there may be a minor reaction if
6856 the animal is alert. Samples of skin or other tissue may be recovered from removed fishing gear/marine
6857 debris and would have no impacts on animals.

6858 Marine mammals may be tagged and/or marked during entanglement response. For entangled large whales,
6859 buoys are typically attached to the entangling gear, but may be directly attached to the whale, if they cannot
6860 be attached to the entanglement. Buoys attached to the entanglement may have short-term, adverse impacts
6861 on the whale, as they may increase drag and therefore increase energetic costs on debilitated animals. While
6862 buoys designed for physical restraint would have a major short-term impact on drag and the whale's ability
6863 to move, smaller telemetry buoys (used to track the whales movements) may also have a minor impact on
6864 drag and possibly restrict the whale's movements. Conversely, in some cases, the attachment of buoys to
6865 the entangling gear/debris may have long-term beneficial impacts, if it pulls the entanglement off of the
6866 animal. In some cases, scientific instruments may be attached directly to the whale. These instruments may
6867 be used to track the whale or conduct follow-up studies on the outcome of the entanglement response (*i.e.*,

6868 emergency response-related research). The impacts of emergency response related-research, including the
6869 attachments of scientific instruments directly to whales, are discussed in Chapter 9. Small cetaceans and
6870 pinnipeds may also be marked and/or fitted with scientific instruments during entanglement response. These
6871 marks and scientific instruments would not differ from the types of tags, marks, brands, etc. outlined in
6872 Chapter 7, and their impacts to these species would likewise be the same.

6873 Minor, short-term adverse effects on protected and sensitive habitats, submerged aquatic vegetation (SAV)
6874 and macroalgae, sea turtles, fish, shellfish, other invertebrates, and birds could occur from this alternative.
6875 Vessels used during small cetacean capture activities conducted in shallow waters may damage SAV and
6876 macroalgae with their propellers or anchors. Small cetacean entanglement responders conducting net
6877 captures may inadvertently step on SAV and macroalgae while catching and handling the entangled animal.
6878 Any damage to SAV leaves and macroalgae would be negligible and short-term, as only a minimal amount
6879 would be disturbed and would grow back within a few weeks to months, depending upon the exact species.
6880 Damage to SAV rhizomes is not likely to occur, as boat drivers would practice safe boating practices. Small
6881 cetacean entanglement responses involving capture activities would not occur on coral reefs. Entanglement
6882 response activities would not intentionally generate pollutants, however, accidental spills of hazardous
6883 materials or wastes from response vessels could cause indirect temporary or short-term minor adverse
6884 impacts on biological resources. Some materials could be diluted quickly by currents, only causing
6885 temporary impacts. Other materials could linger in the water column or adhere to sediment particles,
6886 causing slightly longer-lasting, but still localized, adverse impacts. Negligible, temporary adverse impacts
6887 would be expected to occur to terrestrial mammals, reptiles, and insects during pinniped entanglement
6888 responses on land, as they may be startled by entanglement response activities.

6889 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
6890 permit by OPR Permits and Conservation Division under the No Action Alternative, the Large Whale
6891 Entanglement Response Network would cease to exist, and entanglement responses would be severely
6892 curtailed except in limited circumstances. Additionally, no entanglement response activities that currently
6893 are authorized under the permit could be directed at ESA-listed species of any taxa (e.g. Hawaiian monk
6894 seals, North Atlantic right whales), whose populations would benefit the most from entanglement response
6895 activities. Therefore, major long-term, adverse impacts would occur for individual marine mammals, as
6896 most of these individuals would die. Major, long-term adverse impacts could occur for populations facing
6897 significant threats from entanglements, such as North Atlantic right whales (Sharp *et al.* 2019). As
6898 entanglement response activities would be severely curtailed, the likelihood of short-term adverse impacts
6899 on protected and sensitive habitats, SAV and macroalgae, sea turtles, fish, shellfish, other invertebrates,
6900 and birds would be reduced.

6901 **8.2.1.2 Water and Sediment Quality**

6902 Minor, temporary or short-term, adverse effects on water or sediment quality could occur under Alternative
6903 1. Entanglement response activities would not intentionally generate pollutants or disturb sediment,
6904 however, accidental spills of hazardous materials or wastes from response vessels could impact water and
6905 sediment quality. Some materials could be diluted quickly by currents, causing localized, temporary
6906 impacts. Other materials could linger in the water column or adhere to sediment particles, causing short-
6907 term, but still localized, impacts. Additionally, minor, short-term adverse effects to water and sediment
6908 quality could occur during remote delivery of sedatives or antibiotics during entanglement response
6909 activities; the dart may miss the target animal and be lost. The chemical agent in the lost dart may leak,
6910 causing similar impacts to water and sediment quality as discussed in Chapter 5. Due to the small quantity
6911 of drugs contained in each dart, the impacts would be minor, short-term, and highly localized.

6912 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
6913 permit by OPR Permits and Conservation Division under the No Action Alternative, the Large Whale
6914 Entanglement Response Network would cease to exist, and entanglement responses would be severely
6915 curtailed except in limited circumstances. As entanglement response activities would be severely curtailed,
6916 the likelihood of impacts to sediment and water quality from vessels, as described above, would
6917 significantly decrease. There would be no impact to water and sediment quality from lost sedation darts, as
6918 all remote delivery of sedatives and antibiotics is conducted under the MMPA/ESA permit, and would
6919 therefore no longer occur.

6920 **8.2.1.3 Cultural Resources**

6921 Negligible effects on cultural resources would be expected to occur from Alternative 1. No impacts to
6922 cultural resources would occur during entanglement response activities for large whales, as these activities
6923 would generally occur in open ocean areas and would not be near or in contact with any submerged cultural
6924 resources. Similarly, small cetacean entanglement response using remote disentanglement techniques
6925 generally occurs in coastal areas, but in deeper water where responders would not be near submerged
6926 cultural resources. However, short-term minor adverse impacts may occur during small cetacean
6927 entanglement response that includes a net capture and physical restraint, as these activities could damage
6928 submerged cultural resources. Similarly, capture using a large seine net may involve anchoring boats or
6929 nets to the bottom and positioning responders in the water, which may also incidentally cause short-term
6930 minor adverse impacts, as they could potentially disturb or come in contact with artifacts and other
6931 resources.

6932 Pinniped entanglement responses may occur on beaches, rocky coastlines, or on the water, but impacts to
6933 structures or other physical cultural resources would not be expected. Short-term, minor, adverse impacts
6934 to cultural resources may occur if remote sedation is used for pinniped entanglement response, as native
6935 communities may be unable or hesitant to harvest and consume pinnipeds that have recently had sedatives
6936 or antibiotic drugs administered. By marking pinnipeds with flipper tags, identifying the date of drug
6937 administration, and alerting native communities near the areas of entanglement response, these concerns
6938 can be minimized.

6939 After the expiration of the MMPA/ESA Permit on December 31, 2021, and without issuance of a new
6940 permit by OPR Permits and Conservation Division under the No Action Alternative, the Large Whale
6941 Entanglement Response Network would cease to exist, and entanglement responses would be severely
6942 curtailed except in limited circumstances. As entanglement response activities would be severely curtailed,
6943 the likelihood of impacts to submerged cultural resources (*i.e.*, physical structure or important
6944 spiritual/ceremonial/cultural locations) would significantly decrease. Additionally, there would be less
6945 impacts to native communities' cultural resources from pinniped entanglement response, as most remote
6946 delivery of chemical restraint and antibiotics is conducted under the MMPA/ESA permit, and would
6947 therefore no longer occur.

6948 **8.2.1.4 Human Health and Safety**

6949 Human safety is the top priority during all entanglement response activities. Responders put themselves at
6950 risk during all entanglement responses. For large whale entanglement response, the vessel could become
6951 entangled in the lines connected to the whale. Animal movements may knock a person overboard, capsize
6952 the vessel, or cause serious physical injuries or death. In 2017, a Canadian large whale entanglement
6953 responder was killed while disentangling a North Atlantic right whale. Drowning is also a very real threat
6954 to responders. Responders could also become entangled in restraint lines onboard the boat or while
6955 attempting to cut lines from the whale. Responders could come into contact with drugs used for the chemical
6956 sedation of whales.

6957 While large whale entanglement responders generally would not enter the water to cut lines, small cetacean
6958 entanglement responders do so frequently; pinniped entanglement responders very rarely enter the water
6959 (most pinniped entanglement response is conducted on land or from a structure such as a dock or vessel).
6960 For responders that do enter the water, hazards include, but are not limited to, exposure to dangerous marine
6961 organisms (*e.g.*, stingrays, sharks, oysters), cuts and scrapes on submerged objects (*e.g.*, rocks, shells,
6962 broken bottles, snags), becoming entangled in the capture net, and physical injury while attempting to

6963 capture or control the entangled animal. Responders may also accidentally injure themselves with
6964 entanglement response tools (e.g., knives, remote dart tips, etc.).

6965 As the current MMPA/ESA permit allows for modifications, including new techniques and tools, no
6966 modifications to entanglement tools and techniques would occur under this alternative after the expiration
6967 of the MMPA/ESA Permit. Without modifications, hazards to responders would still occur and could not
6968 be further minimized. New techniques, and tools could decrease the time necessary for entanglement
6969 response activities, therefore reducing the time responders are on the water and in contact with animals.
6970 New tools, such as cutting instruments, may reduce the potential for injuries. Modifications of safety
6971 measures would also reduce threats to responders.

6972 Potential minor to major short-term, indirect adverse effects on public health and safety could occur.
6973 Members of the public may attempt to disentangle an animal, putting themselves at risk of the same impacts
6974 as entanglement responders. As these unauthorized individuals are not trained, they are at a higher risk of
6975 serious injury, drowning, death, etc. than trained and authorized entanglement responders. However, the
6976 public may decide not to intervene if they know that there are qualified, experienced, and authorized
6977 individuals to conduct entanglement response activities. This may reduce some of the potential health and
6978 safety impacts to the public.

6979 **8.2.1.5 Socioeconomics**

6980 Minor to moderate, adverse effects may be borne by participants engaged in entanglement response
6981 activities. Entanglement responders may be required to upgrade and/or purchase new equipment, as new
6982 tools and techniques are developed. No socioeconomic impacts are expected to be borne by the public under
6983 this alternative.

6984 **8.2.2 Alternative 2: Improved Program Implementation and Issuance of a New Scientific Research 6985 and Enhancement Permit (Preferred Alternative)**

6986 Under Alternative 2, the MMHSRP would implement some operational improvements to a subset of
6987 programs and activities. NMFS would release three separate guidance documents: Large Whale
6988 Entanglement Response Best Practices (Appendix XX), Small Cetacean Entanglement Response Best
6989 Practices (Appendix XXI), and Pinniped Entanglement Response Best Practices (Appendix XXII), and
6990 recommend these best practice documents are followed by the Stranding and Entanglement Networks.
6991 Under Alternative 2 NMFS OPR Permits and Conservation Division would issue a new MMPA/ESA
6992 permit, and therefore entanglement response could continue at appropriate levels, based upon identification

6993 of entanglement cases, under the new permit. Additionally, the new MMPA/ESA permit would allow for
6994 the development of new techniques, training and tools. Therefore, entanglement response activities could
6995 continue to be modified after December 31, 2021, as new techniques, training and tools are developed under
6996 the new MMPA/ESA permit. New tools may include safer, more effective cutting instruments, and new
6997 telemetry buoys with more advanced positioning systems. Chemical and physical restraint techniques may
6998 also improve, including the administration of sedatives and the attachment of buoys, floats, and control
6999 lines. These new activities would have impacts similar to, or less than, those currently used during
7000 entanglement response activities. As the members of the Entanglement Networks that receive Prescott
7001 Grants are authorized under the MMHSRP's MMPA/ESA permit, Alternative 2 would allow all authorized
7002 members of the Entanglement Networks to continue to apply for Prescott Grants that are focused on
7003 entanglement response.

7004 **8.2.2.1 Biological Resources**

7005 Under Alternative 2, current entanglement response activities would continue, and NMFS would issue
7006 Large Whale Entanglement Response Best Practices (Appendix XX), Small Cetacean Entanglement
7007 Response Best Practices (Appendix XXI), and Pinniped Entanglement Response Best Practices (Appendix
7008 XXII). The effects under Alternative 2 would be similar to the effects described under Alternative 1, with
7009 a few exceptions. The best practices documents would help ensure that experienced and qualified
7010 individuals are using the most effective tools and techniques available for entanglement response. This
7011 would likely increase the success of entanglement response efforts, and have a positive impact on animal
7012 safety (for both the entangled animal as well as nearby non-target animals of all species).

7013 As Alternative 2 also includes the issuance of a new MMPA/ESA permit, entanglement response could
7014 continue at current or increased levels under the new permit. The effects from continuing entanglement
7015 response would be the same as discussed under Alternative 1.

7016 **8.2.2.2 Water and Sediment Quality**

7017 The effects under Alternative 2 would be the same as those described under Alternative 1, except that under
7018 Alternative 2 a new MMPA/ESA permit would be issued after the current permit expires. The issuance of
7019 a new permit would authorize entanglement response activities to continue and the effects would be the
7020 same as those discussed under Alternative 1.

7021 **8.2.2.3 Cultural Resources**

7022 The effects under Alternative 2 would be the same as those described under Alternative 1, except that under
7023 Alternative 2 a new MMPA/ESA permit would be issued after the current permit expires. The issuance of
7024 a new permit would authorize entanglement response activities to continue at current or increased levels,
7025 and therefore similar effects to those previously described would be expected.

7026 **8.2.2.4 Human Health and Safety**

7027 The effects under Alternative 2 would be similar to the effects described under Alternative 1, with a few
7028 exceptions. The three best practices documents would be implemented (Appendices XX, XXI and XXII),
7029 and would help ensure that experienced and qualified individuals are operating in a safe, efficient, and
7030 effective manner. While the types of risks to responders and safety measures would be the same as those
7031 described under Alternative 1, there would be less risk overall under this alternative, as responders would
7032 have more skills and knowledge to avoid or mitigate dangerous situations. These best practices may be
7033 modified as new training and safer tools and techniques are developed, further reducing threats to
7034 responders. Even with experienced responders, and safety measures in place, human health and safety could
7035 still be negatively impacted. Additionally, the public may decide not to intervene if they know that qualified,
7036 experienced, and authorized individuals are there to conduct entanglement response activities. This may
7037 reduce some of the potential health and safety impacts to the public.

7038 As Alternative 2 also includes the issuance of a new MMPA/ESA permit, entanglement response could
7039 continue at current or increased levels under the new permit. The effects from continuing entanglement
7040 response would be the same as those discussed in section 8.2.1.4. Additionally, the new MMPA/ESA permit
7041 would allow for modifications, including new techniques and tools. Therefore, modifications to
7042 entanglement tools and techniques could occur under this alternative, under the new permit. New
7043 techniques, and tools could decrease the time necessary for entanglement response activities, therefore
7044 reducing the time responders are on the water and in contact with animals. New tools, such as cutting
7045 instruments, may reduce the potential for injuries. Modifications of safety measures would also reduce
7046 threats to responders.

7047 **8.2.2.5 Socioeconomics**

7048 The effects under Alternative 2 would be the same as the effects described under Alternative 1, except that
7049 under Alternative 2 a new MMPA/ESA permit would be issued after the current permit expires. The
7050 issuance of a new permit would authorize response activities to continue at current or increased levels, and
7051 therefore similar effects to those previously described would be expected.

7052 **8.2.3 Alternative 3: More Stringent Protocols and Best Practices and Issuance of a New Scientific**
7053 **Research and Enhancement Permit**

7054 Under Alternative 3, the MMHSRP would implement some operational improvements to a subset of
7055 programs and activities. NMFS would release three separate guidance documents: Large Whale
7056 Entanglement Response Best Practices (Appendix XX), Small Cetacean Entanglement Response Best
7057 Practices (Appendix XXI), and Pinniped Entanglement Response Best Practices (Appendix XXII), and
7058 recommend these best practice documents are followed. Additionally, entanglement response activities to
7059 pinnipeds or small cetaceans could not be conducted unless responders meet formalized training
7060 prerequisites. Large whale entanglement response activities would be the same as under Alternative 2.
7061 Under Alternative 3, NMFS OPR Permits and Conservation Division would issue a new MMPA/ESA
7062 permit, and therefore entanglement response could continue at current or increased levels under the new
7063 permit. As the members of the Entanglement Networks that receive Prescott Grants are authorized under
7064 the MMHSRP's MMPA/ESA permit, Alternative 3 would allow all authorized members of the
7065 Entanglement Networks to continue to apply for Prescott Grants that are focused on entanglement response.

7066 **8.2.3.1 Biological Resources**

7067 The effects under Alternative 3 would be similar to the effects described under Alternative 2, with some
7068 exceptions. Currently, there are no formal training programs for the small cetacean and pinniped
7069 entanglement networks, and no training prerequisites have been identified. Therefore, small cetacean and
7070 pinniped entanglement responses would effectively cease while training programs and requirements are
7071 developed. This would have major, long-term, adverse impacts on entangled pinnipeds and small cetaceans
7072 that will likely die without intervention. As there would be no small cetacean and pinniped entanglement
7073 responses until training programs and requirements are developed, the potential impacts on small cetaceans
7074 and pinnipeds, as described under Alternative 1, would not occur. Similarly, as entanglement response for
7075 small cetaceans and pinnipeds would cease until training and authorization prerequisites were developed,
7076 the level of the adverse impacts from small cetacean and pinniped entanglement response on other
7077 biological resources and protected and sensitive habitats described under Alternative 1 would cease, until
7078 training programs were developed and these activities would begin again.

7079 Once training and authorization prerequisites were developed, responders would be better trained and
7080 entanglement response tools and techniques would be more standardized. This may further increase the
7081 beneficial impacts, as new members could be added to these networks, which would increase the number
7082 of entanglement responses. As training prerequisites would be implemented nationwide, this would help

7083 ensure that only experienced and qualified individuals are engaged in entanglement response activities.
7084 This would likely increase the success of disentanglement and decrease the potential risk to entangled
7085 animals and the surrounding environment during entanglement response activities.

7086 Large whale entanglement response activities would be the same as under Alternative 2, and therefore the
7087 effects would be the same as under Alternative 2.

7088 **8.2.3.2 Water and Sediment Quality**

7089 Under Alternative 3, current entanglement response activities would continue and NMFS would issue best
7090 practices documents for entanglement response (Appendices XX, XXI and XXII), but entanglement
7091 response activities to pinnipeds or small cetaceans could not be conducted unless responders meet
7092 formalized training prerequisites. The effects under Alternative 3 would be similar to the effects described
7093 under Alternative 2, with some exceptions. Currently, there are no formal training programs, and no training
7094 prerequisites have been identified for small cetaceans and pinnipeds entanglement response. Therefore,
7095 small cetacean and pinniped entanglement responses would effectively cease while training programs and
7096 requirements are developed. As there would be no small cetacean or pinniped entanglement response until
7097 training programs and requirements are developed, the potential impacts from these activities on sediment
7098 and water quality, as described under Alternative 1, would cease, until training programs were developed
7099 and these activities would begin again. Once formal training programs and authorization prerequisites were
7100 established and small cetacean and pinniped entanglement responders were authorized, the impacts would
7101 be the same as those described under Alternative 2.

7102 Large whale entanglement response activities would be the same as under Alternative 2, and therefore the
7103 effects would be the same as under Alternative 2.

7104 **8.2.3.3 Cultural Resources**

7105 Under Alternative 3, current entanglement response activities would continue and NMFS would issue best
7106 practices documents for entanglement response (Appendices XX, XXI, and XXII), but entanglement
7107 response activities to pinnipeds or small cetaceans could not be conducted unless responders meet
7108 formalized training prerequisites. The effects under Alternative 3 would be similar to the effects described
7109 under Alternative 2, with some exceptions. Currently, there are no formal training programs, and no
7110 authorization prerequisites have been identified for small cetacean and pinniped entanglement response.
7111 Therefore, small cetacean and pinniped entanglement response would effectively cease while training
7112 programs and requirements are developed. As there would be no small cetacean and pinniped entanglement

7113 response until training and requirements are developed, the potential impacts on cultural resources from
7114 these activities, as described under Alternative 1, would cease, until training programs were developed and
7115 these activities would begin again. Once formal training programs and authorization prerequisites were
7116 established and small cetacean and pinniped entanglement responders were authorized, the impacts would
7117 be the same as those described under Alternative 2.

7118 Large whale entanglement response activities would be the same as under Alternative 2, and therefore the
7119 effects would be the same as under Alternative 2.

7120 **8.2.3.4 Human Health and Safety**

7121 Under Alternative 3, current entanglement response activities would continue and NMFS would issue best
7122 practices documents for entanglement response (Appendices XX, XXI, and XXI), but entanglement
7123 response activities to pinnipeds or small cetaceans could not be conducted unless responders meet
7124 formalized training prerequisites. The effects under Alternative 3 would be similar to the effects described
7125 under Alternative 2, with some exceptions. Currently, there are no formal training programs, and no training
7126 prerequisites have been identified for small cetacean and pinniped entanglement response. Therefore, small
7127 cetacean and pinniped entanglement response would effectively cease while training programs and
7128 requirements are developed. As there would be no small cetacean or pinniped entanglement response while
7129 training programs and requirements are developed, the potential impacts on human health and safety, as
7130 described under Alternative 1, would decrease. Once formal training programs and authorization
7131 prerequisites were established and small cetacean and pinniped entanglement responders were authorized,
7132 the impacts would be the same as those described under Alternative 2.

7133 Once training and authorization prerequisites were developed, responders would be better trained and
7134 entanglement response tools and techniques would be more standardized. There would be less risk to human
7135 health and safety under this alternative, as responders would have standardized skills and knowledge to
7136 avoid or mitigate dangerous situations. Even with experienced responders, and safety measures in place,
7137 human health and safety could still be negatively impacted. Conversely, the public may decide not to
7138 intervene if they know that qualified, experienced, and authorized individuals are there to conduct small
7139 cetacean and pinniped entanglement response activities. This may reduce some of the potential health and
7140 safety impacts to the public.

7141 Large whale entanglement response activities would be the same as under Alternative 2, and therefore the
7142 effects would be the same as under Alternative 2.

7143 **8.2.3.5 Socioeconomics**

7144 Under Alternative 3, current entanglement response activities would continue and NMFS would issue best
7145 practices documents for entanglement response (Appendices XX, XXI, and XXII), but entanglement
7146 response activities to pinnipeds or small cetaceans could not be conducted unless responders meet
7147 formalized training prerequisites. The effects under Alternative 3 would be similar to the effects described
7148 under Alternative 2, with some exceptions. Currently, there are no formal training programs for small
7149 cetacean and pinniped entanglement response. No training prerequisites have been identified, however,
7150 once training programs are developed, there may be some adverse economic impacts on responders, if they
7151 have to cover costs to receive training, including travel to a training site, lodging and meals while
7152 participating in a training, or registration fees for a course.

7153 **8.3 Mitigation**

7154 The purpose of mitigation is to avoid, minimize, or eliminate negative impacts on the affected resources
7155 from the proposed action. Under Alternatives 1, 2, and 3 specific measures will be taken to moderate any
7156 significant impacts likely to occur as a result of entanglement response activities. Measures are described
7157 under each resource area.

7158 **8.3.1 Biological Resources**

7159 Under Alternatives 2 and 3, NMFS would also implement three new best practices documents: Large Whale
7160 Entanglement Response Best Practices (Appendix XX), Small Cetacean Entanglement Response Best
7161 Practices (Appendix XXI), and Pinniped Entanglement Response Best Practices (Appendix XXII), to
7162 mitigate impacts to biological resources.

7163 Impacts to all biological resources from a potential hazardous material spill during vessel based
7164 entanglement response activities would be mitigated by training prerequisites for the entanglement
7165 networks. The use of trained personnel and proper equipment and protocols would reduce the potential for
7166 spills.

7167 Entanglement response to large whales would be authorized under the MMPA/ESA permit and the
7168 MMHSRP would follow all mitigation measures set forth by NMFS OPR Permits and Conservation
7169 Division as conditions of the MMPA/ESA permit, and all activities will be conducted in consultation with
7170 and with the consent of the permit PI. For large whale entanglement response, responders would approach
7171 animals gradually, with minimal noise to reduce any reaction. Responders would approach at slow speeds,

7172 avoid making sudden changes in speed or pitch, and avoid using reverse gear to the extent possible. Extra
7173 care would be taken when approaching mothers and calves. Only responders with extensive experience
7174 operating vessels near large whales would be involved in vessel approaches. Responders would only include
7175 those individuals who have been sufficiently trained and authorized for large whale entanglement response,
7176 as outlined in the NMFS Criteria for Disentanglement Roles and Training Levels (Appendix XIX). Issuance
7177 of the new Large Whale Entanglement Response Best Practices (Appendix XX) would also help mitigate
7178 adverse impacts of entanglement response on biological resources, specifically on entangled large whales
7179 by ensuring that all risks to the target animal are properly mitigated.

7180 The majority of small cetacean entanglement response activities would be authorized under the
7181 MMPA/ESA permit as well. Therefore, the MMHSRP would follow all mitigation measures set forth by
7182 NMFS OPR Permits and Conservation Division as conditions of the MMPA/ESA permit, and all permitted
7183 activities will be conducted in consultation with and with the consent of the permit PI. Only personnel
7184 experienced in small cetacean remote entanglement response techniques would perform remote
7185 disentanglements.

7186 If the entanglement response requires net capture, these procedures would be performed or directly
7187 supervised by qualified personnel and an experienced marine mammal veterinarian would be present to
7188 carry out or provide direct on-site supervision of all activities involving the use of anesthesia and sedatives.
7189 Personnel experienced in capture and sampling techniques would lead capture efforts. Additionally,
7190 experienced vessel drivers would be used to minimize the risk of vessel-related impacts (*e.g.*, accidental
7191 collisions, hazardous waste spills, etc.). To prevent interactions with non-target ESA-listed biological
7192 resources during capture activities, vessel personnel would be informed that it is illegal to intentionally or
7193 unintentionally (incidentally) harm, harass, or otherwise “take” ESA-listed species. In areas where West
7194 Indian manatees (*Trichechus manatus*) and/or sea turtles occur, at least one manatee and/or sea turtle spotter
7195 would be assigned on each vessel. Netting activities would cease if a manatee or sea turtle is sighted in the
7196 vicinity of the vessel. If any non-target protected species (*e.g.*, manatee, sea turtle, or ESA-listed fish
7197 species) is accidentally captured inside the net compass, but is not entangled, the catch vessel would
7198 immediately stop and open up the net, to allow the animal to escape the net. If the animal becomes entangled
7199 in the net, the catch vessel would immediately be stopped and either turned off or put in neutral. Tension
7200 on the net would be released to allow the animal the opportunity to free itself. Caution would be exercised
7201 when attempting to assist the animal in freeing itself. The appropriate USFWS Field Office and NMFS
7202 OPR Permits and Conservation Division would be contacted immediately to report any incidents with
7203 manatees or sea turtles.

7204 To avoid potential damage to protected and sensitive habitats, responders would avoid setting the net on
7205 SAV, oyster and coral reefs, and other fragile benthic habitats. If the net must be set on SAV, responders
7206 would take great care to avoid damaging seagrass species including minimizing anchor or net drag and
7207 treading or trampling during in-water captures. To reduce the potential for seagrass damage, anchors may
7208 be set by hand when water visibility is acceptable. Anchors are placed in unvegetated areas within seagrass
7209 meadows or areas having relatively sparse vegetation coverage, whenever possible. Anchor removal would
7210 be conducted in a manner that avoids the dragging of anchors and anchor chains. If the capture gear (*i.e.*,
7211 net) is lost, diligent efforts would be made to recover the lost gear to avoid further damage to benthic
7212 habitats. Issuance of the new Small Cetacean Entanglement Response Best Practices (Appendix XXI) and
7213 Small Cetacean Intervention Best Practices (Appendix XII) would also help mitigate the adverse impacts
7214 of entanglement response on marine mammals and other biological resources.

7215 Some pinniped entanglement response activities would be authorized under the MMPA/ESA permit as well,
7216 including all remote sedation entanglement responses, responses to entangled ESA-listed pinnipeds, or
7217 responses to entangled pinnipeds that have the potential to incidentally harass ESA-listed pinnipeds. For
7218 entanglement response to pinnipeds on beach sites, responders would carry out activities efficiently, to
7219 minimize disturbance and the amount of time responders occupy the haul-out. Issuance of the new Pinniped
7220 Entanglement Response Best Practices (Appendix XXII) would also help mitigate the adverse impacts of
7221 entanglement response on marine mammals and other biological resources. For Alternative 3, NMFS would
7222 develop standard entanglement response training programs for both small cetacean and pinniped
7223 entanglement response, similar to the existing Large Whale Entanglement Response Network training
7224 program.

7225 Biological sampling and tagging of entangled large whales, small cetaceans, and pinnipeds may occur
7226 secondarily to an entanglement response. Biological sampling and tagging activities would not differ from
7227 the impacts and mitigation described in other chapters. Therefore, the same mitigation measures for
7228 biological sampling discussed in Chapter 9 and Appendix XI would be used during entanglement response.
7229 Similarly, the mitigation measures for tagging discussed in Chapters 7, 9, and Appendix XI, would also be
7230 used during entanglement response.

7231 **8.3.2 Water and Sediment Quality**

7232 If hazardous materials or wastes were released during entanglement response activities, responders would
7233 notify the appropriate federal, state, or local authorities. If a dart containing sedatives or other drugs is lost,
7234 responders will attempt to recover the dart. Additionally, some responders are using acoustic-transmitter

7235 equipped darts that give off a signal after they have been fired, which can be tracked using a hydrophone.
7236 This aids responders in locating animals that reenter the water after being darted so that they can be captured
7237 and disentangled, and it also aids responders in retrieval of all darts, lost or otherwise (Frankfurter *et al.*
7238 2016).

7239 **8.3.3 Cultural Resources**

7240 As discussed in the Pinniped Entanglement Response Best Practices (Appendix XXII), pinniped
7241 entanglement responders that operate in areas where native communities rely on marine mammals for
7242 subsistence (*i.e.*, Alaska) must notify nearby communities of their activities before or immediately after an
7243 entanglement response. Pinnipeds that are chemically sedated and/or administered antibiotic drugs during
7244 entanglement response are prominently marked so that hunters are aware that those animals were
7245 administered drugs.

7246 **8.3.4 Human Health and Safety**

7247 Safety measures used by large whale entanglement response responders would include immersion suits
7248 (when appropriate based on water temperature), life jackets, helmets, and a personal knife or other cutting
7249 tool available to cut lines and gear in an emergency situation. Typically, a standby/safety vessel (a U.S.
7250 Coast Guard (USCG), NMFS, other government, non-profit organization, or other experienced mariner
7251 vessel) would accompany the responders in case additional assistance is required. Experienced responders
7252 would not attempt disentanglement, or would end an attempt, if it was, or became, too dangerous. This
7253 could be due to the behavior of the whale (increasing evasion or aggression), changes in the entanglement
7254 configuration, environmental conditions including sea state or wind, time of day, or distance from shore.
7255 Training for large whale entanglement response is required, in order to become a member of the Large
7256 Whale Entanglement Response Network. Type and extent of training depends upon level of involvement.
7257 Issuance of the new Large Whale Entanglement Response Best Practices (Appendix XX) would also help
7258 mitigate adverse impacts of entanglement response on responder health and safety. Lastly, responders are
7259 encouraged to document all responses with wide lens action cameras (*e.g.*, GoPro or other brand), as the
7260 footage of the response is invaluable for after-action reviews.

7261 Similarly, capture leads that conduct small cetacean and pinniped entanglement response under the
7262 MMPA/ESA permit are preauthorized as CIs. While there are currently no formal trainings for these
7263 responders, entanglement response CIs often train/apprentice with currently authorized CIs and their
7264 experience in these activities is reviewed before they are issued a CI letter and added to the permit. Training
7265 and the issuance of the new Small Cetacean Entanglement Response Best Practices (Appendix XXI), and

7266 Pinniped Entanglement Response Best Practices (Appendix XXII), ensure that responders know the
7267 potential safety risks and the methods to avoid or these risks. While these safety measures may reduce some
7268 risks, there would always be potential for adverse effects on human health and safety.

7269 **8.3.5 Socioeconomics**

7270 The implementation of the Large Whale Entanglement Response Best Practices (Appendix XX), Small
7271 Cetacean Entanglement Response Best Practices (Appendix XXI), and Pinniped Entanglement Response
7272 Best Practices (Appendix XXII), would reduce the socioeconomic impact of entanglement response
7273 activities on the Stranding and Entanglement Networks by increasing regional efficiencies and streamlining
7274 the decision making process. Further, if John H. Prescott Marine Mammal Rescue Assistance Grant
7275 Program funds are appropriated, competitive funding opportunities could be available for eligible Stranding
7276 and Entanglement Network members. If awarded, such funds may be used to help offset some costs incurred
7277 by release activities.

7278

Chapter 9 Biomonitoring and Research

7279 9.1 Biomonitoring and Research

7280 Response to and research on wild marine mammals is conducted under the Marine Mammal Protection Act
7281 (MMPA). Additionally, the Endangered Species Act (ESA) mandates the protection and conservation of
7282 threatened and endangered species and the ecosystems on which they depend. The National Marine
7283 Fisheries (NMFS) Office of Protected Resources (OPR) Permits and Conservation Division issues
7284 MMPA/ESA permits pursuant to MMPA section 104 and its implementing regulations (50 CFR 216) and
7285 ESA section 10(a)(1)(A) and its implementing regulations (50 CFR 222). The NMFS OPR Marine Mammal
7286 Health and Stranding Response Program (MMHSRP) conducts and sponsors a variety of prospective health
7287 assessments and research projects relating to marine mammal health under the auspices of the MMHSRP's
7288 MMPA/ESA permit. Research activities may be in response to Unusual Mortality Events (UME), mortality
7289 and morbidity events, disease outbreaks, known health concerns or in areas of previous health concerns,
7290 toxin exposure, and emerging threats. Research may be conducted by the MMHSRP directly or in
7291 cooperation with other scientists such as the Marine Mammal Stranding Network (Stranding Network),
7292 Large Whale Entanglement Response Network, NMFS staff, and other scientists and organizations to
7293 conduct health-related research.

7294 Under MMPA Section 112(c) Stranding Agreements (SAs) are formally established between the NMFS
7295 Regional Offices and Stranding Network participants. The SA does not authorize the response to any marine
7296 mammal species listed as threatened or endangered under the ESA. Authorization to respond to ESA-listed
7297 species by the Stranding Network including collection of samples is currently provided under the
7298 MMPA/ESA permit, and requires authorization and direction from the permit Principal Investigator (PI) or
7299 NMFS Regional Stranding Coordinator (RSC). As the PI, the MMHSRP Coordinator also may add Co-
7300 Investigators (CIs) to conduct specific research and enhancement activities under the MMPA/ESA permit
7301 at their discretion. Addition of CIs typically occurs following a review of the proposed activities (including
7302 protocols and statistical analyses) and a review of prospective CIs qualifications to ensure the qualifications
7303 are commensurate with their duties and responsibilities (including the curriculum vitae of the investigator).
7304 Under the current MMPA/ESA permit (Permit No. 18786-04), activities for which animals may be taken
7305 for biomonitoring and research purposes include: non-invasive research (including the use of unmanned
7306 aerial systems (UAS)), capture, restraint, attachment of scientific instruments, marking, sample collection,
7307 sample analysis, vaccinations, administration of drugs, euthanasia, and unintentional (incidental)
7308 harassment. General descriptions of these research methodologies are found in section 9.2; more detailed

7309 descriptions of specific research and sampling techniques can be found in the MMHSRP Research
7310 Methodologies (Appendix XI).

7311 **9.1.1 Types of Research Conducted by the MMHSRP**

7312 The health assessment research activities of the MMHSRP are conducted on live and dead stranded animals,
7313 as well as wild animals that may provide data on marine mammal health and stranding risks at the
7314 population level. Research activities conducted by the MMHSRP fall into two categories:

- 7315 1. activities that occur either during an emergency or after the fact and directly derive from an
7316 emergency event investigation (“emergency response-related research”), and
- 7317 2. baseline health research not related to emergencies.

7318 Examples of “emergency response-related research” projects that derive from an emergency event
7319 investigation include, but is not limited to: capturing marine mammals to conduct health assessments of
7320 marine mammals during and after an UME, disease outbreak (morbidity event), extreme weather event,
7321 entanglement response, release of a rehabilitated marine mammal, or oil spill impact assessments (per the
7322 Natural Resource Damage Assessment (NRDA)). For example, the Working Group for Marine Mammal
7323 Unusual Mortality Events (WGMMUME) or scientists through the NRDA process (respectively) may
7324 recommend continued monitoring, assessment, and study of a population (or several populations) for a
7325 number of years, even after the UME has closed or after the response/cleanup phase of an oil spill to
7326 evaluate current and longer term impacts of these types of events on the population or stock. These
7327 assessments may include monitoring of animals that appear outwardly healthy or animals that are visibly
7328 unhealthy (*e.g.*, underweight) within those populations. In such cases, research would be considered a part
7329 of the emergency response because the target animals may still be affected by the incident, and the purpose
7330 of the research is to determine to what extent the animals may still be affected or whether they are
7331 recovering. As long as the research activities are part of the approved research plans of the expert body
7332 (*e.g.*, WGMMUME, NRDA, etc.), these emergency response-related research projects would be considered
7333 part of an emergency response. Emergency response-related research would be conducted by the PI or CIs
7334 listed on the MMPA/ESA permit. CI emergency response-related research would need prior approval by
7335 the PI, following a review of the research proposal.

7336 Some examples of research projects that do not derive from an emergency event investigation include, but
7337 are not limited to: baseline monitoring of presumed wild “healthy” animals to gain reference data on the
7338 respective population; investigation of declining populations to better understand why the population is

7339 declining; research and development of tools and techniques for emergency response or health
7340 investigations (that would first be tested on animals in public display, rehabilitation, or the wild); or
7341 surveillance of presumed healthy animals for the detection of new threats such as infectious diseases,
7342 biotoxins, or freshwater exposure. Prospective baseline health research may also be conducted on animals
7343 in rehabilitation or managed care. These research projects can only be conducted by CI's listed on the
7344 permit, and must receive prior approval by the PI following a review of a detailed research proposal and
7345 qualifications of the research personnel. In addition, some researchers listed as CIs under the MMPA/ESA
7346 permit may be conducting unrelated marine mammal research under their own MMPA/ESA permit, but
7347 coordinate with the MMHSRP to collect additional marine mammal parts/samples from the animals they
7348 capture/sample (*i.e.*, piggy-backing). Whenever possible, the MMHSRP strives to use piggy-backing to
7349 coordinate baseline health research activities with other permitted researchers, to reduce the number of
7350 marine mammals that are captured and/or sampled while increasing our access to health biosurveillance
7351 information. All marine mammal health research helps the marine mammal research community better
7352 understand the health of these animals, develop tools and techniques that can be used to study or assist
7353 marine mammal populations, and conduct basic scientific research.

7354 **9.2 Biomonitoring and Research Activities**

7355 While biomonitoring and research activities may be conducted under two different categories, the protocols,
7356 tools, and techniques to conduct emergency response-related science and baseline marine mammal health
7357 biomonitoring or hypothesis driven research are the same. All biomonitoring and research activity methods
7358 are reviewed and approved by NMFS Institutional Animal Care and Use Committees (IACUCs), in
7359 accordance with the Animal Welfare Act (AWA; 7 U.S.C. 2131 – 2156).

7360 Specific biomonitoring and research activities are described below, but no distinction is made between the
7361 two types of research. Similarly, the impacts of the two types of research are the same and analyzed
7362 concurrently in section 9.3. The mitigation measures described in section 9.4 apply to both emergency
7363 response-related research and baseline marine mammal health research.

7364 **9.2.1 Non-Invasive Research**

7365 The MMHSRP always attempts to use the least invasive methods possible to achieve research goals.
7366 Healthy and suspected compromised animals may be monitored remotely with cameras or visually by
7367 researchers and responders, using a variety of methods and platforms. For example, research aircraft
7368 (including UAS) may closely approach marine mammals to conduct assessments, monitoring, photo-
7369 identification, photogrammetry, sample collection, and behavioral observations. Animals may also be

7370 approached by ground or by vessels (including unmanned on-water and underwater vehicles) for
7371 assessment, monitoring, photo-identification, photogrammetry, sample collection, and behavioral
7372 observation. The specific parameters of these non-invasive efforts are determined by the PI and/or CI ahead
7373 of time, and more specific methods for each type of survey can be found in MMHSRP Research
7374 Methodologies (Appendix XI).

7375 **9.2.1.1 Use of Unmanned Aerial Systems**

7376 The MMHSRP uses UAS as a tool for response (*e.g.*, response to stranding, entanglement, and/or out-of-
7377 habitat events), as well as for biomonitoring and research. This technology can be used as a platform for
7378 non-invasive research and facilitates visual observation in close proximity to marine mammals, avoiding
7379 potentially hazardous situations for responders or researchers (*e.g.*, closely approaching a large whale to
7380 collect breath samples). As discussed in section 9.3.1.1, UAS also allow responders or researchers to remain
7381 a greater distance away from an animal (in a support vessel or on land) so as not to distress a marine
7382 mammal more than necessary and obtain data on a target animal's condition remotely. Similarly, UAS
7383 increases human health and safety by keeping responders further away from the animal. UAS are most
7384 frequently used during research activities to carry a small camera that relays images to researchers in real
7385 time or to record video and still images that may be reviewed later. UAS may also be used as a platform
7386 for photogrammetry, digital sensors, such as thermal imaging, or to collect breath or other samples such as
7387 skin. More detail on how the MMHSRP uses UAS platforms to conduct biomonitoring and research
7388 activities can be found in MMHSRP Research Methodologies (Appendix XI).

7389 **9.2.2 Capture**

7390 Some research projects require more invasive procedures that necessitate the capture and release of marine
7391 mammals. The MMHSRP does not capture some ESA-listed small cetaceans (*i.e.*, Cook Inlet beluga whales
7392 (*Delphinapterus leucas*), Hawaiian insular false killer whales (*Pseudorca crassidens*), Southern resident
7393 killer whales (*Orcinus orca*)) for baseline directed research purposes, but may capture them during
7394 emergency response associated events that allow the collection of health data and samples, such as with an
7395 UME, oil spill, etc. Additionally, research, assessment, and sample collection (including physical samples
7396 (described in 9.2.6), as well as non-physical samples such as photos, body measurements, etc.) may be
7397 conducted on these ESA-listed species when they are in-hand from other authorized activities such as
7398 stranded animals (mass or single stranded animals and animals in temporary care in rehabilitation).
7399 Research, assessment, and sample collection may also occur on animals in permanent managed care, and
7400 captured for other permitted scientific research (*e.g.*, by collecting additional samples via piggy-backing).

7401 Capture methods for biomonitoring and research activities would not be different than those described in
7402 Chapter 8, and more specific methods for capture techniques can be found in MMHSRP Research
7403 Methodologies (Appendix XI).

7404 **9.2.3 Restraint**

7405 Once a marine mammal is captured, it must be safely restrained. Physical restraint methods include, but are
7406 not limited to the use of hands, nets, nooses, and/or crowding boards. Restraint methods for biomonitoring
7407 and research activities would not be different than those described in Chapters 6 and 8 which may be tailored
7408 to the species, and more specific methods for each restraint technique can be found in MMHSRP Research
7409 Methodologies (Appendix XI).

7410 **9.2.4 Attachment of Scientific Instruments**

7411 Scientific instruments are used to monitor an animal's location and assess an animal's behavior and
7412 environment. A variety of scientific instruments may be attached to or implanted in an animal, and the type
7413 of scientific instrument and method of attachment would depend on several factors, including the species
7414 being tagged, the type of desired monitoring, research, or question being addressed, and the health of the
7415 animal. Many of the types of scientific instruments and methods of attachment currently used by the
7416 MMHSRP for research (*i.e.*, digital archival (D-tags), passive integrated transponder (PIT) tags, radio
7417 frequency identification (RFID) tags, satellite-linked tags, time-depth recorders (TDRs), very high
7418 frequency (VHF) radio tags, acoustic tags) were previously described and analyzed in Chapter 7. However,
7419 some types of scientific instruments are used more for specific biomonitoring and research purposes that
7420 may provide life history and demographic data about species, including crittercams (video cameras), life
7421 history transmitters (LHX tags), low impact minimally percutaneous electronic transmitter (LIMPET) tags,
7422 dorsal ridge (*i.e.*, spider tags), and pill tags (*e.g.*, stomach temperature telemeters). Some tags may also
7423 carry environmental sensors. Crittercams are usually attached to pinnipeds and cetaceans using glue or
7424 suction cups, respectively. Life history transmitters and LIMPET tags are implanted surgically and
7425 remotely, respectively, while pill tags are ingested. Dorsal ridge tags are exclusively used for cetaceans that
7426 do not have a dorsal fin such as beluga whales (Litzky *et al.* 2000), and up to four holes are bored into the
7427 dorsal ridge to allow the tag to be secured to the dorsal ridge with wires (Appendix XI).

7428 All instruments and methods of attachment are evaluated by the MMHSRP in consultation with biologists,
7429 veterinarians, and other personnel with recent experience with these instruments and protocols. As new
7430 technologies are developed, and the best available science improves, current techniques will likely change.
7431 However, if new tools, technologies, and techniques change significantly such that they are outside the

7432 bounds of what is described in this Programmatic Environmental Impact Statement (PEIS) and/or the
7433 effects are not analyzed in this PEIS, additional analysis in the form of a supplemental or tiered document
7434 would be completed. Some research activities conducted by the MMHSRP may involve testing novel
7435 scientific instruments and attachment methods not currently described. When testing novel scientific
7436 instruments and attachment methods, the preference would be to conduct the study in a controlled setting,
7437 such as a managed setting where the animals are well known and can be closely monitored, and are of the
7438 same species as the target wild population. If this is not possible, the next preference would be to use a
7439 closely-related surrogate species. If a suitable captive population cannot be found, a cohort in a
7440 rehabilitation center would be the next choice, particularly animals of the same species or a closely-related
7441 surrogate. If the initial tests in a more controlled setting are positive, the new tool/technique would be tested
7442 on wild animals, with follow-up monitoring to ensure they perform as expected. However, the types of
7443 scientific instruments and methods of attachment used routinely by the MMHSRP would not differ from
7444 those described here or in Chapter 7, and more details on all scientific instrument types can be found in
7445 MMHSRP Research Methodologies (Appendix XI). For example, acoustic pinger tags, to track the location
7446 of animals using an underwater acoustic array, are currently under development. The acoustic transponder
7447 is attached to a standard plastic livestock ear tag (*e.g.*, Rototag, Allflex tag, etc.), and applied to the animal
7448 in the same manner as plastic tags that are used for visual marking.

7449 **9.2.5 Marking**

7450 Marine mammals are often marked during the course of biomonitoring and research activities. Marking
7451 methods vary by species, but most marking methods would be similar to methods used to mark animals
7452 prior to release from rehabilitation (see Chapter 7 for details). One exception would be hot branding, as it
7453 is primarily used during response in the field and research, and not in rehabilitation. Hot branding uses heat
7454 to kill both hair follicles and pigment-producing cells to leave a bald brand, similar to the longer contact
7455 freeze branding method. Hot branding is permitted only for pinnipeds, and cetaceans are never hot branded.
7456 For example, in a remote location such as Alaska, hot branding may be the preferred method for permanent
7457 marking to allow long-term monitoring of pinnipeds following an oil spill or entanglement response. For
7458 some pinniped species, hot brands may be more readable and effective compared to other permanent marks
7459 (*i.e.*, freeze branding). Hot brands have been documented to be long-lasting, with Steller sea lions
7460 (*Eumetopias jubatus*) resighted with readable marks at least 18 years after having been branded (Merrick
7461 *et al.* 1996). More specific descriptions of methods for hot branding and other marking methods can be
7462 found in MMHSRP Research Methodologies (Appendix XI).

7463 **9.2.6 Sample Collection**

7464 A variety of samples, for research or diagnostic purposes, may be collected from both live and dead marine
7465 mammals during biomonitoring and research activities. Physical samples (*i.e.*, specimens) include, but are
7466 not limited to: blood, saliva, urine, feces, milk, sperm, stomach contents, swabs of bodily orifices, breath,
7467 biopsies, skin, hair, nails, teeth, any tissue or lesion accessible, and whiskers/hair. Additionally, non-
7468 physical samples such as diagnostic imaging (*i.e.*, ultrasound, X-ray, etc.), acoustic sampling (*e.g.*, Auditory
7469 Brainstem Response (ABR)/Auditory Evoked Potential (AEP), active acoustic playbacks, etc.),
7470 photogrammetry, body measurements, etc. may be collected from marine mammals during biomonitoring
7471 and research activities. During live animal response or research, specimen and data collection protocols
7472 will depend on the species, the samples being collected, the intended analyses and information needed to
7473 fulfill the biomonitoring or specific research need. During necropsy (animal autopsy), any specimen of
7474 interest may be collected and archived for future retrospective analyses or analyzed after collection.
7475 Specimens may also be acquired opportunistically in coordination with ongoing studies or prospective
7476 design plans of other permitted researchers. These types of sample collections for archival and immediate
7477 analyses allow the program to follow temporal trends in specific data or determine when a given condition
7478 began in a population allowing the MMHSRP to follow individuals and populations over time and space.
7479 Given the broad range of health investigations and biomonitoring activities of the MMHSRP, samples may
7480 be collected from marine mammals of all ages, including pups/calves, and lactating and pregnant females,
7481 as called for in the specific research protocols of each research study or response event. Specific methods
7482 for biopsies, blood, breath, and other sampling can be found in the MMHSRP Research Methodologies
7483 (Appendix XI).

7484 **9.2.7 Sample Analysis**

7485 Many different diagnostic and research lab staff, both foreign and domestic, are CIs or Authorized
7486 Recipients (ARs) on the MMHSRP's MMPA/ESA permit and/or under contract or collaboration with the
7487 MMHSRP to provide analyses and interpretation of collected samples (both physical specimens and non-
7488 physical samples). Services provided include but are not limited to: acoustic diagnostics, bacteriology,
7489 genetic/genomic analyses, histopathology, parasitology, toxicology (contaminant and biotoxin analyses),
7490 and virology. General research methodologies are described in MMHSRP Research Methodologies
7491 (Appendix XI).

7492 For import and export of marine mammal specimens to/from foreign laboratories, the MMHSRP would be
7493 required to have import and export authorization under a MMPA/ESA permit, and if the species is listed
7494 on the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES)
7495 Appendix I, II, or III, a CITES permit would be required. The CITES permits for import and export are

7496 issued by the U.S. Fish and Wildlife Service (USFWS) and are required to import and export samples, parts,
7497 carcasses, or live animal species (for treatment or release) listed in CITES Appendices. Species listed on
7498 CITES Appendix I require both an import permit and an export permit be issued for international shipments.
7499 Species listed on CITES Appendix II only require an export permit, unless the importing country has stricter
7500 measures than CITES. The only marine mammal listed under CITES Appendix III is the walrus (*Odobenus*
7501 *rosmarus*).

7502 **9.2.8 Vaccinations**

7503 Vaccination of animals, including wildlife, has been used as a management technique for years to eradicate
7504 specific pathogens that impact public, domestic animal, and wildlife health or to mitigate infectious disease
7505 impacts on individuals or populations (Cross *et al.* 2007; Lombard *et al.* 2007; Meeusen *et al.* 2007). The
7506 MMHSRP uses vaccinations to limit the spread of infectious disease in vulnerable marine mammal
7507 populations (*e.g.*, vaccinations have been used to protect endangered Hawaiian monk seals (*Neomonachus*
7508 *schauinslandi*) from a *morbillivirus* outbreak through establishment of herd immunity to limit the
7509 transmission from animal to animal). NMFS is committed to being prepared to rapidly respond to, or
7510 prevent, outbreaks caused by specific pathogens through vaccination/research and enhancement activities.
7511 Vaccine research begins with a risk evaluation and feasibility study, to ensure that vaccines are the
7512 appropriate tool for a specific situation (see Robinson *et al.* 2018). If a vaccine is determined to be
7513 appropriate, the vaccine would be developed and first tested in managed care or rehabilitating marine
7514 mammals, before it is deployed in the wild. If there are no conspecifics in managed care or in rehabilitation,
7515 the MMHSRP may use a closely related surrogate species. After a vaccine has been developed and tested
7516 on marine mammals in managed care and/or rehabilitation, and if proven to be safe and effective, a
7517 vaccination programs for wild populations may be developed and deployed. Specific methods for the
7518 development of vaccinations can be found in MMHSRP Research Methodologies (Appendix XI).

7519 **9.2.9 Administration of Drugs**

7520 In both cetaceans and pinnipeds, drugs may be administered more commonly for sedation/chemical restraint
7521 and/or veterinary treatment during stranding response (see Chapter 4), entanglement response (see Chapter
7522 8), rehabilitation (see Chapter 6), and release (see Chapter 7), drugs may also be administered during
7523 research activities. In general, the administration of drugs would not differ significantly from the methods
7524 described in the preceding chapters (specifically Chapter 4). Anesthetics, analgesics, and antibiotics may
7525 be used during research before or after performing biopsies, tooth extractions, and other invasive
7526 procedures. Sedatives may be administered to reduce the risk of stress related consequences of capture and

7527 handling. One difference between administration of drugs during emergency response or rehabilitation
7528 would be the use of drugs to collect data. For example, deuterium oxide can be administered to study body
7529 condition and metabolism, and Evans blue (dye) can be used to study blood volume. Chapter 31 of the CRC
7530 Handbook of Marine Mammal Medicine (Gulland *et al.* 2018) is used as a reference for potential drugs and
7531 doses for marine mammal species. All medications are administered at the discretion and oversight of the
7532 attending veterinarian or the PI.

7533 Research activities conducted by the MMHSRP also include using marine mammals in managed care or
7534 rehabilitation for drug therapy, diagnostic test validation, or other research projects that require drug
7535 administration. The name and location of the facility and the specific animals are provided to the NMFS
7536 OPR Permits and Conservation Division prior to the start of any research activity. The research activity
7537 only proceeds after review and approval by the facility's and/or the NMFS IACUCs. When testing new
7538 techniques, medications, or vaccinations, the preference would be to conduct the study in a controlled
7539 setting, such as a managed care setting where the animals are well known and can be closely monitored,
7540 and are of the same species as the target wild population. If this is not possible, the next preference would
7541 be to use a closely-related surrogate species. If a suitable managed care population cannot be found, a cohort
7542 in a rehabilitation center would be the next choice, particularly animals of the same species or a closely-
7543 related surrogate. Specific methods for the administration of drugs, including administering drugs to collect
7544 data and trials to test the safety and efficacy of novel medicines/diagnostic tests, can be found in MMHSRP
7545 Research Methodologies (Appendix XI)

7546 **9.2.10 Euthanasia**

7547 Euthanasia is most commonly administered during emergency response and rehabilitation activities, when
7548 continued medical care is deemed not in the best interest of the animal. However, in some extreme
7549 circumstances it may be necessary to administer euthanasia to a marine mammal during the course of
7550 research activities, either because the animal was severely injured during the research or a severe injury is
7551 discovered while conducting research. Euthanasia decisions and protocols would not differ from those
7552 described in Chapter 4, and specific methods can be found in MMHSRP Research Methodologies
7553 (Appendix XI) and the Marine Mammal Euthanasia Best Practices (Appendix XIII).

7554 **9.2.11 Unintentional (Incidental) Harassment**

7555 While research activities are directed at a target individual or group, other animals are sometimes
7556 incidentally harassed when trying to identify the target (*e.g.*, aerial survey over several whales to find a
7557 target animal), or while conducting research activities (*e.g.*, a non-target animal is approached while

7558 attempting to move closer to the target animal). Chapter 3 includes a description of non-target species,
7559 including marine mammals under USFWS jurisdiction, terrestrial mammals, invertebrates, reptiles, fish,
7560 and sea birds. The MMHSRP maintains a separate permit authorization from the USFWS for incidental
7561 takes of marine mammals under USFWS jurisdiction. Only unintentional (incidental) harassment of marine
7562 mammals under NMFS jurisdiction would be authorized under the proposed MMPA/ESA permit.

7563 **9.3 Environmental Consequences**

7564 **9.3.1 Alternative 1: Continue Program Implementation at Current Activity Levels (No Action** 7565 **Alternative)**

7566 Under Alternative 1, the MMHSRP and Regional Offices would continue biomonitoring and research
7567 activities using the methods outlined above, until the current MMPA/ESA Permit expires on December 31,
7568 2021. Under Alternative 1, OPR Permits and Conservation Division would not issue a new MMPA/ESA
7569 permit to the MMHSRP, at which point, all MMHSRP biomonitoring and research activities would cease.
7570 Unless a researcher currently has their own MMPA/ESA research permit, many Prescott Grant recipients
7571 use the MMHSRP's MMPA/ESA permit to accomplish their project's goals. Therefore, Alternative 1 would
7572 significantly curtail or possibly eliminate all Prescott Grant proposals received from researchers.

7573 **9.3.1.1 Biological Resources**

7574 Under Alternative 1, biomonitoring and research activities would continue until the current MMPA/ESA
7575 permit expires on December 31, 2021. Similar to emergency response activities, minor, short-term, adverse
7576 effects on all biological resources could occur from vessel and vehicle uses during biomonitoring and
7577 research activities. Accidental spills of hazardous materials from vessels could impact biological resources.
7578 Some materials could be diluted quickly by currents, only causing temporary impacts. Other materials could
7579 linger in the water column or adhere to sediment particles, causing slightly longer impacts. Equipment used
7580 during beach research activities could leak oil or other materials into sand and nearshore waters. These
7581 would likely be small amounts that would be flushed out and/or diluted rapidly, causing a minor, short-
7582 term impact.

7583 Potential minor, adverse effects on protected and sensitive habitats could include damage from vessels,
7584 anchors, or researchers in the water or on the beach. Coral reefs and other habitats may be damaged from
7585 contact with a vessel, anchor, or a person. Every effort would be taken to avoid protected and sensitive
7586 habitats, such as coral reefs, during biomonitoring and research activities. This may include not conducting
7587 research activities in areas with protected and sensitive habitats.

7588 Negligible, short-term adverse effects on submerged aquatic vegetation (SAV) and macroalgae could occur
7589 during research activities. Vessels used during research activities conducted in shallow waters may damage
7590 SAV and macroalgae with their propellers or anchors. Any damage to SAV leaves and macroalgae is
7591 expected to be negligible and short-term, as only a minimal amount would be disturbed and would grow
7592 back within a few weeks to months, depending upon the exact species of seagrass. Damage to SAV
7593 rhizomes is not likely to occur, as boat drivers would practice safe boating practices.

7594 Minor to moderate, short-term indirect adverse effects on sea turtles could occur during research activities.
7595 Activities conducted on beaches could disrupt nesting sea turtles causing them to abandon nesting or
7596 damage their nests and/or eggs. Equipment could crush nests and research personnel could accidentally
7597 disturb or damage nests. Disturbance of nests could leave unhatched eggs exposed and vulnerable to
7598 predation and exposure to the environment. Where possible, research activities would not be conducted
7599 near known sea turtle nesting sites, minimizing the potential for adverse effects. Sea turtles may also be
7600 incidentally harassed and/or taken during net capture activities, but would be released immediately.

7601 Minor, short-term adverse effects on coastal and marine birds could occur during research activities. Close
7602 approaches by vessels or aircraft, the use of equipment, or the presence of researchers on beaches could
7603 disturb birds nesting or roosting in trees, small bushes, or on the ground, and may cause them to temporarily
7604 leave the area, and potentially abandon chicks. Ground nesting birds could be adversely affected by research
7605 activities. Equipment could crush nests, research personnel could disturb or damage a nest, or predators
7606 could take eggs, chicks, or adults after disturbance of nesting areas. Research conducted in nearshore waters
7607 could disturb foraging birds, but efforts would be made to limit or avoid disturbing foraging birds. This
7608 impact would be minimal and temporary, as birds could forage in nearby areas and would likely return once
7609 research activities ended.

7610 Beneficial and adverse effects on marine mammals would be expected to occur under Alternative 1. Indirect
7611 beneficial effects would occur because valuable information on marine mammals and marine mammal
7612 health trends would be collected. This information would be used to understand stranding events, UMEs,
7613 and basic biological processes and would benefit both individual animals and populations. Adverse effects
7614 on individual marine mammals from biomonitoring and research activities would be expected to occur
7615 under this alternative.

7616 ***Non-Invasive Research:*** Close approaches would occur during numerous research activities such as health
7617 assessment, biopsy sampling, breath sampling, tagging, photo identification, and collection of sloughed
7618 skin and feces. Close approaches would occur during research activities such as health assessments, remote

7619 sampling (e.g., remote biopsy or breath sampling), tagging, photo identification, and collection of sloughed
7620 skin and feces. Cetaceans may suffer negligible temporary adverse impacts as a result of close approach for
7621 non-invasive research; expected cetaceans reactions from these activities would include swimming faster,
7622 breaching, diving, tail and fin slapping, or moving away from the vessel, aircraft, or research personnel.
7623 Cetacean reactions to aerial surveys depend on the aircraft's altitude, speed, time spent overhead, and
7624 species or individual behaviors. Approaches to marine mammals below certain altitudes could harass
7625 marine mammals and cause a change in behavior, or elicit behaviors, such as diving rapidly. Behavioral
7626 responses to close approaches, by both vessel and aircraft, would generally be temporary, with a negligible
7627 effect on the individual or the population.

7628 Pinnipeds may suffer negligible temporary adverse impacts as a result of close approach for non-invasive
7629 research. In most cases, the potential reaction of the animal is limited to disturbance, with the animal
7630 becoming more alert and/or moving away from the vessel, aircraft, or research personnel, but remaining at
7631 the haul-out site. Hawaiian monk seals have been documented to very rarely react to manned aerial surveys
7632 (including large, low-flying aircraft systems), and when they do, typically only raise their heads
7633 momentarily (NMFS 2014c). However, pinniped reactions to vessels and piloted aircraft can be variable,
7634 and depends on the species (Calkins and Pitcher 1982). In Steller sea lion studies (Calkins and Pitcher 1982)
7635 and harbor seal studies (Suryan and Harvey 1999), reactions ranged from no apparent reaction to complete
7636 and immediate departure from the haul-out site. Minor to moderate, indirect short-term adverse impacts
7637 may occur when pinnipeds are startled and disperse from rookeries, as pups or young may be trampled or
7638 abandoned. Similarly, juvenile and adult animals may also be trampled during stampedes or injured on
7639 underwater rocks and cliff faces while attempting to flee from vessels, aircraft, or research personnel
7640 conducting non-invasive research. The incidence of stampedes in response to aerial surveys at specific
7641 altitudes is unknown. Level of disturbance from aerial surveys would be dependent on aircraft
7642 specifications, aircraft's altitude, speed, time spent overhead, and species or individual behaviors.

7643 ***Use of UAS:*** UAS cause minimal disturbance due to their relatively small size, minimal noise, and strategic
7644 use. UAS operations have been integrated into numerous field studies involving a variety of marine
7645 mammal species (Acevedo-Whitehouse *et al.* 2010; Koski *et al.* 2009; Martin *et al.* 2012; Schick *et al.*
7646 2014; Selby *et al.* 2011), and cause substantially lower levels of disturbance than traditional aircraft when
7647 flown at comparable heights (Acevedo- Whitehouse *et al.* 2010; Mulaca *et al.* 2011; Sleno and Mansfield
7648 1978).

7649 UAS that hover close to animals to conduct non-invasive research (e.g., for breath sampling of
7650 cetaceans) are may cause more disturbance than those that do not hover close to animals, resulting in

7651 temporary, negligible adverse impacts. A recent study on bottlenose dolphins (*Tursiops truncatus*)
7652 found that animals were significantly more likely to react to UAS activities when the vehicle was closer
7653 than 25 meters (Fettermann *et al.* 2019). Conversely, this did not appear to be the case for larger
7654 cetaceans as minimal, or no, disturbance was documented at heights above ~12 meters for blue
7655 (*Balaenoptera musculus*), gray (*Eschrichtius robustus*), humpback (*Megaptera novaeangliae*), and
7656 sperm whales (*Physeter macrocephalus*) (Acevedo-Whitehouse *et al.* 2010). Therefore, the magnitude
7657 of the temporary, negligible adverse impacts from the use of UAS for non-invasive research may be
7658 variable between different species of cetaceans.

7659 Similarly, pinnipeds may also suffer from temporary, negligible adverse impacts during the use of UAS
7660 for non-invasive research, but the impacts may vary between species. Northern fur seals (*Callorhinus*
7661 *ursinus*), Weddell seals (*Leptonychotes weddellii*), and leopard seals (*Hydrurga leptonyx*) did not appear
7662 disturbed by UAS flying at an altitude of approximately ~23 meters (Goebel *et al.* 2015). Similarly,
7663 work by the NMFS Marine Mammal Laboratory with surveys for Steller sea lions found no reactions to
7664 flights of a UAS at ~60 meters (NMFS 2014a). However, gray seals (*Halichoerus grypus*) showed
7665 responses (heads-up) at ~20 meters and movement towards the water when the UAS was operated at ~9
7666 meters above the haulout (O'Connor and Pomeroy 2013).

7667 The use of UAS has been analyzed in environmental assessments (EAs) for permits for Steller sea lions
7668 (NMFS 2014a) and various cetacean species including low altitude operations (*e.g.*, observing lunge
7669 feeding (NMFS 2008) and breath sampling of large whales (NMFS 2014b)), and in the PEIS for Hawaiian
7670 monk seals (NMFS 2014c); and, it was concluded that the use of UAS would not result in significant
7671 impacts to the subject species or human environment.

7672 **Capture, Restraint, and Handling:** Any capture and/or restraint procedure would likely have at least some
7673 temporary or short-term, negligible or minor adverse effect on the behavior or activities of marine
7674 mammals. Capture, restraint, and handling may also have major adverse impacts, if it results in the death
7675 of the target animal. The number of times an animal would be captured, the method(s) of restraint, the
7676 experience of the handlers, and the age and general condition of the animal are all factors that would affect
7677 an animal's response to capture. Capture, restraint, and handling procedures would not differ from the
7678 capture procedures outlined in Chapter 8 and the handling and restraint procedures outlined in Chapter 6,
7679 and their impacts to biological resources would be the same as discussed in those chapters.

7680 **Tagging/Attachment of Scientific Instruments to Cetaceans:** During targeted research activities, scientific
7681 instruments will not be attached to large whale calves less than six months of age or females accompanying

7682 such calves. For small cetaceans, no tagging or attachment of scientific instruments will occur on calves
7683 less than one year of age and mothers accompanying these animals would not specifically be targeted.
7684 However, the mother may be tagged if accidentally captured during net deployments for health assessments.
7685 Tagging could evoke reactions to the close approach and the physical attachment of the tag. The negligible,
7686 temporary adverse impacts to close approaches are described under non-invasive research. Free-swimming
7687 cetaceans may suffer negligible, temporary adverse impacts during the application of a remote tag, as they
7688 often react to tags delivered by remote devices, such as tagging guns and crossbows. Cetaceans may also
7689 react when tags miss the animal and hit the water nearby. In most cases, the reactions of the remotely tagged
7690 animal and non-target animals are temporary and last less than a few minutes, after which behavior appears
7691 to return to normal (Watkins and Tyack 1991, Goodyear 1993, Hooker *et al.* 2001). Temporary or short-
7692 term minor adverse impacts may result for the physical presence of a tag, as this may lead to an alteration
7693 in the behavior of tagged animals, including a temporary disruption of activities. Unlike the physical
7694 restraint buoys described in Chapter 8 for large whales, the hydrodynamic drag created by tags used for
7695 research should not cause an adverse impact on the animal. The proportion of the hydrodynamic drag from
7696 the tag package to the animal's size and weight is such that the energetic demand on the animal would likely
7697 be insignificant. Two broad categories of tag design/attachment are discussed below, suction cup tags and
7698 invasive tags that break the skin tags (*i.e.*, dart/barb and deep-implant tags).

7699 Suction cup tagging procedures have been analyzed by NMFS in several EAs with findings of no significant
7700 impact on the animals and in Section 7 consultations resulting in no jeopardy opinions (NMFS 2017 and
7701 NMFS 2019). The remote risk of the suction cup landing in or striking a sensitive part of the animal, such
7702 as the eye, mouth, or blowhole, which may cause injury, even though the tag will not be able to attach to
7703 these areas, may result in short-term minor to moderate adverse impacts if the animal is injured. However,
7704 given the skills of the experienced researchers, this risk is expected to be minimal or non-existent. The non-
7705 invasive nature of suction cup tags eliminates the threat of infection, but not the temporary and negligible
7706 adverse impacts of inflammation and bruising. The suction cup would remain attached for a short duration
7707 (typically no longer than 48 hours), and would likely release within a few hours. The animal could easily
7708 dislodge the tag by rolling, breaching, or rubbing. Indirect, minor to moderate short-term adverse impacts
7709 may occur if an animal sustains injuries while trying to remove the tag by rubbing against the sea floor or
7710 other animals. The tag may migrate along the skin of the animal but would not cover the blowhole, as drag
7711 would move it away from the blowhole. The ease and speed with which some animals can remove a tag
7712 suggests that it is unlikely that an animal would endure long-term impacts from the attachment. Vessel
7713 strikes pose a risk when using suction cup tags, as the animal must be followed for the duration of
7714 attachment. Moderate short-term adverse impacts may occur as vessels remain close to animals and may

7715 accidentally strike both target and non-target animals. However, the MMHSRP's use of experienced vessel
7716 drivers will help to mitigate the possibility of striking an animal.

7717 Invasive tags that break the skin tags (*i.e.*, dart/barb and deep-implant tags) used on cetaceans have a greater
7718 potential for disturbance in application and are more invasive than using suction cup tags. Minor to
7719 moderate short-term or long-term adverse impacts may result from invasive tags that typically penetrate the
7720 surface of the blubber layer (*i.e.*, dart/barb tags), but some penetrate the blubber-muscle interface (*i.e.*, deep-
7721 implant tags). Tags generally work their way out of the blubber after weeks or months, but some new
7722 satellite tags have remained implanted for over a year (Mate *et al.* 2007). Similarly, dorsal ridge tags are
7723 attached to beluga whales by boring multiple holes through the dorsal ridge, but the pins migrate out of the
7724 dorsal ridge with no adverse impacts to the animal, beyond scarring (Suydam *et al.* 2005). This is in contrast
7725 to Shelden *et al.* (2018) which reviewed beluga tagging efforts in Cook Inlet from 1999-2002, and found
7726 three of eighteen tagged beluga whales that had tag durations of less than 54 hours, one of which was a
7727 confirmed mortality. However, since this work the tagging protocol has been modified, and more recent
7728 studies (while not of Cook Inlet beluga) have not observed similar mortality rates (Citta *et al.* 2013; Citta
7729 *et al.* 2016). Therefore, the use of dorsal ridge tags is anticipated to result in minor to moderate short-term
7730 or long-term adverse impacts. Disturbance of the animal would mainly occur during the close approach and
7731 tag attachment. Observed behavioral responses during the close approach and tag attachment include head
7732 lifts, head lunges, fluke lifts, fluke slaps, exaggerated fluke beats on diving, quick dives, or increased
7733 swimming speeds. Observations after tagging have shown that most adverse behavioral responses to the
7734 attachment of the tag are negligible and temporary (Mate *et al.* 2007). These responses would not likely
7735 injure individuals.

7736 Once attached, a properly functioning implanted tag would not be expected to alter the behavior of the
7737 whale, particularly with regard to feeding, reproduction, or migratory behavior. Potential adverse effects
7738 are minimized by using the smallest possible instrument package, such as a smaller spear tip to lessen depth
7739 of penetration into the blubber, and reducing the velocity of the package at impact. Temporary and
7740 negligible adverse impacts from inflammation would be expected to occur after tag implantation, and minor
7741 to moderate short-term adverse impacts from infection could be possible. An infection can occur if any of
7742 the implantable or dorsal ridge tags are not properly sterilized before deployment, but the chance of
7743 infection resulting from the break in the epidermis alone in a healthy individual is extremely low and
7744 insignificant (Andrews *et al.* 2019). Other moderate, short-term adverse impacts may occur, as there would
7745 also be a low potential for an abscess or septicemia to occur after implantation. Short-term or long-term
7746 negligible adverse impacts may occur as part of the foreign body response, post-tagging swelling while the
7747 tag is in place, or indentations and swelling due to tissue reaction may occur after the tags are lost, extruded,

7748 or migrate out. These swellings do not usually indicate infection of the epidermis or poor health, and
7749 typically resolve over time (Norman *et al.* 2018). Potential minor to moderate short-term adverse effects
7750 due to infection are minimized by sterilization of any portion of the tag that breaks the skin, or is implanted
7751 in the animal. There is a small possibility of indirect major, long-term adverse impacts as in some cases,
7752 poor tag design has resulted in parts of the implantable tag breaking off inside of the animal and remaining
7753 within the body after the rest of the tag has migrated out (Robbins *et al.* 2013). In these cases, the remaining
7754 pieces of the tag may take years to migrate out of the body, if at all (Robbins *et al.* 2013). Female humpback
7755 whales tagged with deep implant tags that experienced a break were less likely to calve (IWC 2020). Efforts
7756 are underway to continue improving large whale implantable tag designs to improve safety and increase
7757 retention (IWC 2020). The MMHSRP would not use tags with known issues for biomonitoring and research
7758 activities, and would use new improved tag designs once available and approved.

7759 During health assessment or emergency response captures, small cetaceans with dorsal fins may be tagged
7760 with either a plastic livestock ear tag (*e.g.*, Rototag, Allflex tag, etc.), with or without scientific instruments
7761 (*e.g.*, acoustic tags) glued to the tag, or single pin radio or satellite tag on the trailing edge of the dorsal fin.
7762 Small cetaceans estimated to be less than one year of age will not be caught during baseline health
7763 assessments, but may be captured as part of an emergency response (*e.g.*, out of habitat animals,
7764 entanglements, etc.), but no tagging would occur on young of the year animals. Similarly, mothers
7765 accompanying animals estimated to be less than one year old would also not specifically be targeted during
7766 baseline health assessments, but may be captured during an emergency response. However, mothers may
7767 be tagged if captured during an emergency response or accidentally captured during a baseline health
7768 assessment, so that they may be monitored and/or more readily identified and avoided for future net sets.
7769 The attachment of the plastic livestock ear tag, radio, or satellite tag would not be considered significant,
7770 as the pain or discomfort would be momentary and only last during the application, and in certain cases
7771 local anesthesia may be used. Little tissue damage to the trailing edge of the dorsal fin would occur when
7772 the tag is released, but some tissue damage may occur if the tag pulls out prematurely. Therefore, mostly
7773 temporary or short-term negligible adverse impacts are anticipated from using this type of tag. Minor to
7774 moderate short-term impacts may result if the wound site becomes infected or if the tag prematurely pulls
7775 out of the dorsal fin during swimming.

7776 ***Tagging/Attachment of Scientific Instruments to Pinnipeds:*** Tagging of pinnipeds would cause temporary
7777 negligible or minor adverse impacts (*i.e.*, stress) during capture and restraint to attach or implant the tag.
7778 Invasive tags would cause temporary negligible adverse impacts as they may cause pain during attachment
7779 or implantation and healing. Animal movement may prolong or prevent healing of tags by producing
7780 repetitive stress on the wound. Minor to moderate short-term adverse impacts may result if the wound site

7781 becomes infected or if the flipper tag (with or without scientific instruments glued to the tag) may pull out
7782 of the flipper during swimming or moving on a rookery or haul-out site. A study on gray seals found that
7783 infections from flipper tags were rare (Paterson *et al.* 2011).

7784 Other minor to moderate short-term adverse effects associated with some implanted tags may include
7785 excessive tissue reaction, infection, and subsequent rejection of implanted materials. Northern elephant
7786 seals (*Mirounga angustirostris*) had short reactions to PIT tag implants and there were no external signs of
7787 tissue reaction (Galimberti *et al.* 2000). For LHX tags, pain would not occur during surgery, as animals
7788 would be anesthetized. Temporary minor adverse impacts may occur if animals have post-operative pain
7789 and discomfort at the incision site. If necessary, animals may be treated with appropriate antibiotics and/or
7790 analgesics if an infection or pain occurs. In sea otters, LHX tags have been used for over 20 years, and the
7791 typical reactions, both behaviorally and physically, to the tag are innocuous (Lander *et al.* 2001). Also LHX
7792 tags have been implanted into California sea lions (*Zalophus californianus*), Steller sea lions, and harbor
7793 seals with no long-term effects noted (Horning *et al.* 2017).

7794 Attachment of scientific instruments to pinnipeds may have both short- and long-term adverse effects, in
7795 addition to the effects of capture and restraint (Horning *et al.* 2019). Some pinnipeds fitted with crittercams
7796 reacted during deployment (tagging) and for a short period after deployment. Few pinnipeds exhibited
7797 curiosity about the crittercam or had aggressive reactions toward it for short periods (Marshall 1998). Long-
7798 term minor adverse impacts include the hydrodynamic drag created by larger tags, which can exert an
7799 additional energetic demand on an animal (Walker and Boveng 1995, Rosen *et al.* 2018). Over time, this
7800 drag may result in reduced foraging success, increased metabolic load, and stress to the animal, but does
7801 not affect the survival rate of tagged individuals (Heylen and Natchsheim 2018). Currently, some acoustic
7802 transponders attached to a plastic livestock ear tag (*e.g.*, Rototag, Allflex tag, etc.) emit a frequency that is
7803 within the hearing range of some pinniped species (Stansbury *et al.* 2015). However, studies evaluating the
7804 acoustic Vemco tag (with a signal incorporated into a receiver unit with power levels of ~146-161 dB re 1
7805 μPa 1 meter) deployed in both northern elephant seals (Hayes *et al.* 2013) and gray seals (Baker *et al.* 2014)
7806 demonstrate normal behavior by these animals comparable to animals carrying satellite and other telemetry
7807 tracking technologies. Additionally, some acoustic tags are currently under development that use a
7808 frequency that is not within the hearing range of the target pinniped species. Acoustic tags that emit a
7809 frequency outside the normal hearing range of the target species would be chosen, whenever possible.

7810 The attachments of instruments to the hair of pinnipeds with epoxy should not cause pain if done following
7811 the described methods in the MMHSRP Research Methodologies (Appendix XI) and Horning *et al.* (2019).
7812 However, it may result in negligible temporary or short-term adverse impacts if the placement of the

7813 instrument causes discomfort by pulling the hair or skin during animal movement. In addition, short-term
7814 minor adverse impacts may occur if the ratio of resin and hardener is not correctly measured, and the
7815 resulting heat-producing reaction could burn the animal's skin and pelage (Lander *et al.* 2001). Both the
7816 resin and hardener could cause temporary minor adverse impacts in the form of skin irritation, resulting in
7817 itching, rashes, hives, burns, and dermatitis. Minor to moderate short-term adverse impacts may occur if
7818 the instrument is knocked or torn off, pulling out hair and possibly some of the underlying skin, which
7819 would then be vulnerable to infection.

7820 **Marking:** Most marking techniques used during biomonitoring and research activities would not differ
7821 from those described in Chapter 7, and therefore the impacts would be the same. However, hot branding of
7822 pinnipeds is used more commonly in remote areas during biomonitoring and research activities. Hot
7823 branding may cause short-term minor adverse impacts in the form of pain during application of the brands
7824 for a short duration (less than 1 minute), and as the wounds heal over several weeks (Walker *et al.* 2010).
7825 Studies of captive Steller sea lions found that behavior returned to baseline after 72 hours (Walker *et al.*
7826 2010) and there was no elevation in cortisol levels between 2 and 7 weeks post-branding (Mellish *et al.*
7827 2007). The survival rates of hot-branded Steller sea lions (Hastings *et al.* 2009) and New Zealand sea lions
7828 (*Phocarctos hookeri*) (Wilkinson *et al.* 2011) were not significantly different from the survival rates of non-
7829 branded animals.

7830 Potential mortality from hot branding was investigated in a 12-week study by Hastings *et al.* (2009), where
7831 weekly survival of branded Steller sea lion pups in the wild was nearly identical to estimates from a control
7832 group of undisturbed, unbranded pups, and similar to pup survival estimates from other otariid studies. Data
7833 from this study suggested branding of Steller sea lion pups can be used effectively for investigations of
7834 population declines without significantly affecting population health or study goals (Hastings *et al.* 2009).

7835 McMahon *et al.* (2006) reported on studies at Macquarie Island, where approximately 14,000 Southern
7836 elephant seal (*Mirounga leonina*) pups were hot branded over a period of 7 years (1993-1999).
7837 Approximately 7,000 branded seals were also tagged with flipper tags, allowing comparisons of those two
7838 methods of tagging, and in 2 years a smaller group of pups (n=279) were only flipper tagged and not
7839 branded. When comparing first-year survival of the two groups of seals (those hot branded vs. those flipper
7840 tagged), the survival estimates were significantly higher for branded animals than tagged, which the authors
7841 could not directly explain, although they did attempt to compensate for tag loss in the analysis. Also, there
7842 was no difference in survival based on occurrence of brand-associated wounds.

7843 While Merrick *et al.* (1996) reported that hot branding may lead to increased mortalities, they were not able
7844 to rule out emigration from the rookery. More recent studies on captive and wild Steller sea lions have
7845 shown no long-term adverse impacts to individuals including decreased survivorship from hot branding
7846 (Hastings *et al.* 2009). Animals are sedated with gas anesthesia for branding operations whenever possible.
7847 Sea lions have been shown to display pain-related behaviors up to 3 days after the branding (Walker *et al.*
7848 2011). After hot branding, the skin would be returned to ambient temperature as quickly as possible using
7849 seawater. Chapter 4 of the Final PEIS for Steller Sea Lion and Northern Fur Seal Research (NMFS 2007)
7850 indicated that the primary injury and mortality risk from hot branding procedures was attributable to the
7851 capture of pups, rather than from the branding itself.

7852 Hot branding results in short-term minor adverse impacts in the form of stress to the animal due to the
7853 restraint times and the pain involved with the techniques (mitigated when possible by the use of anesthesia).
7854 However, it is believed that the stress and pain are minor and of short duration, do not have substantial
7855 adverse impacts to long-term survivorship, and are outweighed by the benefits of being able to identify an
7856 individual remotely for several years.

7857 **Blood Sampling:** Multiple attempts to obtain a blood sample could be stressful and could cause some pain.
7858 Multiple attempts to obtain a blood sample may result in damage to the vessel, clotting of the blood, and
7859 an abscess within body tissue. Removing a large volume of blood relative to the animal's mass and ability
7860 to replenish the amount taken can result in fatigue, anemia, weakened immunity, and problems with
7861 clotting. These issues are mitigated by following IACUC protocols that describe the number of blood
7862 collection attempts, the amount of blood that can be safely drawn from animals at one time, and by blood
7863 collection only being performed by trained and experienced individuals or by individuals in training
7864 overseen by experienced personnel.

7865 **Biopsy Sampling Cetaceans:** Biopsy sampling in cetaceans may occur remotely or with surgical methods.
7866 The negligible, temporary adverse impacts to close approaches required to conduct remote biopsy sampling
7867 are described under non-invasive research. A careful approach generally elicits, at most, a minimal and
7868 short-lived response from cetaceans; even those that are sampled using remote biopsy procedures (NMFS
7869 1992). A NMFS biological opinion concluded that, based on existing data and published research, biopsy
7870 sampling on cetaceans (via crossbow, compound bow, dart guns, or pole spears) would not have long-term
7871 major adverse effects on the target individual (NMFS 2019). Published research has shown that short-term
7872 negligible adverse effects of biopsy darting on cetaceans could cause a startling reaction or be momentarily
7873 painful to the animal, and that serious trauma and/or death are unlikely (Noren and Mocklin 2012). No
7874 evidence of infection at the site of penetration or elsewhere has been observed among whales resighted in

7875 the days following biopsy sampling (NMFS 1992). However, there is a small possibility of moderate to
7876 major short-term and long-term adverse impacts to individual small cetaceans. In a recent 2020 case
7877 involving a small cetacean, a bottlenose dolphin died from an infection resulting from a biopsy dart that
7878 missed the target site and accidentally struck the dorsal fin. Mitigation measures will be added to all
7879 scientific research and enhancement permits to minimize the likelihood that biopsy darts miss the target
7880 sampling site and accidentally strike the dorsal fin and to reduce infection rates.

7881 Minke (*Balaenoptera acutorostrata*), fin (*Balaenoptera physalus*), blue, and humpback whales showed no
7882 behavioral reactions to about 45 percent of successful biopsies, taken with punch-type tips fired from
7883 crossbows (Gauthier and Sears 1999). Adverse behavioral responses in the remainder of the biopsies were
7884 temporary and negligible and ranged from tail flicks, submerging below the water surface, or some
7885 combination of these responses. Most individuals of these species resumed their normal behavior within a
7886 few minutes of the sample collection. A study by Clapham and Matilla (1993) noted that proper biopsy
7887 procedures showed little evidence of short-term or long-term adverse impacts on humpback whales.

7888 Surgical biopsy sampling of skin and blubber also occurs during health assessment captures for small
7889 cetaceans. Small cetaceans may exhibit signs of stress due to capture and restraint, as discussed under
7890 capture, restraint, and handling. Minor temporary, negligible adverse impacts may occur as small cetaceans
7891 may experience momentary pain during the administration of local anesthesia. Short-term, minor adverse
7892 impacts may occur as animals may experience some soreness or pain with healing, but other adverse
7893 impacts would not be expected from skin/blubber biopsies (Wells *et al.* 2005). In rare occurrences, minor
7894 to moderate short-term impacts may occur if the surgically biopsied area becomes infected.

7895 ***Biopsy Sampling Pinnipeds:*** Similar to cetaceans, pinniped biopsies may be conducted via remote methods
7896 or surgically. Remote biopsy protocols for pinnipeds using a crossbow have been previously described
7897 (Hoberecht *et al.* 2006). These methods have a high success rate for remote collection of skin and blubber
7898 from pinnipeds, with no apparent adverse effects on the target animal (Hoberecht *et al.* 2006). Additionally,
7899 this method does not require flushing an entire haul-out or rookery of all sea lions to obtain a sample
7900 (Hoberecht *et al.* 2006). Remote biopsy methods using pole spears are also being developed, and may be
7901 used once the protocols are finalized.

7902 Effects of surgical skin and blubber biopsy samples on pinnipeds would include the effects of the capture
7903 and restraint necessary for obtaining these samples, as discussed under capture, restraint, and handling.
7904 Pinnipeds may experience no or temporary minor pain during the administration of local anesthesia,

7905 depending upon the type of anesthesia used. In rare occurrences, minor to moderate short-term impacts may
7906 occur if the biopsied area becomes infected.

7907 **Breath Sampling:** Breath sampling activities on free-swimming cetaceans would include close approaches
7908 by vessels and/or UAS. Impacts from close approaches and UAS are described above under non-invasive
7909 research. The use of an extended pole to capture blow is not likely to have any impacts to cetaceans beyond
7910 physical avoidance of the vessel or potentially the pole (Acevedo-Whitehouse *et al.* 2010). In cases where
7911 the animal is captured (small cetaceans) and a vacuum cylinder is placed over the blowhole, the animal may
7912 react negatively to something being placed over its blowhole (in addition to the effects of the capture and
7913 restraint, discussed above under capture, restraint, and handling), but adverse reactions are generally mild
7914 and temporary and the animal is under constant veterinary evaluations (Zamuruyev *et al.* 2016).

7915 **Tooth Extraction:** Potential adverse effects from tooth extraction relate to the risks of capture, restraint,
7916 anesthesia, and the possibility of infection following the extraction. The procedure is conducted with local
7917 anesthetics in cetaceans and gas anesthesia in pinnipeds; however, short-term minor adverse impacts may
7918 occur if the animal experiences post-procedure pain, which could interfere with foraging while the tooth
7919 socket heals. Efforts are underway to develop and validate other measures for chronological age estimates
7920 in dolphins.

7921 **Hair, Nails, and Vibrissae Sampling:** Clipping hair, nails, and vibrissae (whiskers) would not likely result
7922 in pain. The effects on the animal from clipping are incidental to the effects of capture and restraint, and
7923 are discussed above under capture, restraint, and handling. In some cases, it may be necessary to pull
7924 vibrissae instead of clipping vibrissae. Pulling vibrissae are expected to have minor short-term adverse
7925 impacts as this procedure may cause momentary pain, due to the highly sensitive nature of the snout and
7926 because the hair bulb is surrounded by blood and neurons.

7927 **Other Sampling:** Other sampling that could occur during research activities include the collection of feces,
7928 sloughed skin, urine and other bodily fluids. Orifices may also be swabbed to collect samples. The close
7929 approach to free-swimming cetaceans to collect feces and sloughed skin would be expected to have only
7930 temporary negligible adverse impacts on target and non-target animals. The collection of pinniped feces
7931 may disturb animals on haul-out sites or rookeries, and the effects would be the same as those described
7932 under non-invasive research above. Skin swabs, feces, urine and other bodily fluids may be collected from
7933 animals during health assessments. Potential adverse effects from this sampling would likely result from
7934 capture and restraint, and not from sampling itself. Efforts would be made to reduce the animal holding
7935 time.

7936 **Diagnostic Imaging:** Ultrasound, x-ray, or other diagnostic imaging techniques may be used on captured
7937 animals. Impacts from capture and restraint activities are described above under capture, restraint, and
7938 handling. Cetaceans may be sampled out of the water and improper body support could result in moderate
7939 to major short-term impacts, as it may compromise cardiac and respiratory functions (Haulena and Heath
7940 2001). Minor to moderate temporary or short-term adverse impacts may occur if animals overheat in direct
7941 sun and heat without appropriate protection, and body surfaces may be exposed to the drying effects of air.
7942 An external ultrasound or x-ray procedure would pose minimal to no risk of injury to an animal; however,
7943 an internal ultrasound (rectal, esophageal, or vaginal) procedure could pose a small risk of minor to major
7944 short-term adverse impacts in the form of infection and/or perforation. In general, internal ultrasonography
7945 is a safe, effective method that has been used in many mammals, including marine mammals (Adams *et al.*
7946 2007; Testa *et al.* 2010; Shero *et al.* 2018). However, this procedure would only be performed by CIs and
7947 veterinarians with experience using internal ultrasonography.

7948 **Auditory Brainstem Response (ABR)/Auditory Evoked Potential (AEP):** Potential adverse effects from
7949 ABR and AEP procedures would be the same as those described above under capture, restraint, and holding.
7950 The maximum sound levels presented would be lower than sound levels produced by the study animal's
7951 whistles and echolocation clicks. Sounds may be quieter than those animals are normally exposed to on a
7952 daily basis. Therefore, no acoustic impacts from the procedures themselves would be expected. Temporary
7953 and negligible adverse impacts, including inflammation and hyperemia, could be experienced from the
7954 suction cups used to attach electrodes to the animal. For stranded large whales, suction cup electrodes are
7955 attempted first; if unsuccessful, subcutaneous pin electrodes are placed into the blubber layer. Pin electrodes
7956 are also used on anesthetized pinnipeds. Minor short-term adverse impacts, similar to blood sampling, are
7957 anticipated from the use of subcutaneous pin electrodes.

7958 **Passive Acoustic Recording:** Passive acoustic recording, which involves placing a hydrophone in the water
7959 would not be expected to have any impact on marine mammals. A recent NMFS biological opinion (NMFS
7960 2019) noted that entanglement in hydrophone gear is highly unlikely, and there is no known documentation
7961 to suggest that the presence of a hydrophone, or a similar recording device, results in adverse or beneficial
7962 impacts.

7963 **Active Acoustic Playbacks:** Active acoustic playbacks would generally involve close approaches by one or
7964 more vessels. In certain circumstances they could be conducted from shore, in-water (on free swimming
7965 animals or after the animal is captured), or a pier. Active acoustic playbacks are expected to have negligible
7966 temporary adverse behavioral impacts on marine mammals. No physical impacts to marine mammals are
7967 anticipated. The source levels of the sounds produced would be sufficiently low and produced at a large

7968 enough distance away from the animal in order to avoid exposure levels that would cause temporary or
7969 permanent threshold shifts in hearing. Sounds produced by playback equipment would not result in a
7970 permanent threshold shift in hearing, as defined in NMFS' Revised Technical Guidance (NMFS 2018).
7971 Incidental harassment of non-target animals (including USFWS species) is not likely, as the source levels
7972 of the sounds would be sufficiently low and researchers would endeavor to conduct active acoustic
7973 playbacks when non-target animals are known to be present.

7974 ***Diagnostic Testing and Analysis of Specimens:*** Diagnostic testing on, and the analysis of, specimens
7975 would have no impact on marine mammals. Specimens would be archived in the National Marine Mammal
7976 Tissue Bank (see section 1.2.8) or other authorized laboratory.

7977 ***Import/Export of Marine Mammals or Marine Mammal Parts:*** The act of importing and exporting of
7978 specimens already collected would not have an impact on marine mammals. All specimens would be
7979 collected legally in the U.S. or other countries and would meet conditions required by the MMPA, ESA,
7980 and Fur Seal Act (FSA), and may be subject to additional requirements and evaluation under the AWA.
7981 Potential adverse effects of importing or exporting live marine mammals into or from rehabilitation
7982 facilities would be the result of restraint and transport, and these impacts are described in Chapter 6.

7983 ***Administration of Drugs and Euthanasia:*** Delivery of anesthesia or sedation in marine mammals would
7984 follow the same methods and have the same impacts as described in Chapter 4. Similarly, delivery of
7985 euthanasia would also follow the same methods and have the same impacts as described in Chapter 4.

7986 ***Incidental Harassment of Other (Non-Target) Animals:*** Unintentional (incidental) harassment of non-
7987 target marine mammals may also occur during research and biomonitoring activities, resulting in indirect
7988 temporary, negligible indirect adverse effects. The impacts to non-target marine mammals would be the
7989 same as the impacts from close approaches, described above under non-invasive research. Indirect adverse
7990 impacts to non-mammalian species (e.g., sea turtle, fish, birds, etc.) are also anticipated to be negligible and
7991 temporary, as these species may experience some stress and flee from the area when biomonitoring and
7992 research activities are conducted.

7993 ***After Expiration of the Current MMPA/ESA Permit***

7994 Under Alternative 1, after the current MMPA/ESA permit expires on December 31, 2021, all biomonitoring
7995 and research activities would cease. No effects on protected and sensitive habitats, SAV and macroalgae,
7996 sea turtles, fish, shellfish, or birds would be expected to occur under Alternative 1 after the MMPA/ESA
7997 permit expires. Both beneficial and adverse effects on marine mammals would be expected. Biomonitoring

7998 and research activities would end and, therefore, takes of marine mammals would also end. This would be
7999 beneficial to animals, as they would no longer experience any of the negative impacts associated with the
8000 aforementioned activities. However, without these research activities, important health and exposure data
8001 on marine mammal populations would no longer be collected. This would limit our knowledge and
8002 understanding of emerging and current threats to marine mammal populations. This would impede future
8003 conservation and management actions and could lead to detrimental impacts on marine mammal
8004 populations, especially those that are threatened and endangered.

8005 **9.3.1.2 Water and Sediment Quality**

8006 Minor, short-term, adverse effects on water and sediment quality could occur under Alternative 1.
8007 Biomonitoring and research activities would not intentionally generate any pollutants or disturb sediment.
8008 Accidental spills of hazardous materials or wastes from vessels or the loss of research materials overboard
8009 could impact water and sediment quality. Some materials could be diluted quickly by currents, only causing
8010 localized, temporary impacts. Other materials could linger in the water column or adhere to sediment
8011 particles, causing slightly longer but still localized impacts. Equipment used for beach research activities
8012 could accidentally leak oil or other materials into sand and nearshore waters. These would likely be small
8013 amounts that would be flushed out and/or diluted rapidly, causing a minor, short-term impact.

8014 Any hazardous or non-hazardous wastes from laboratories used for diagnostic testing and analyses would
8015 be covered under those laboratories and their hazardous wastes and wastewater permits, not the MMHSRP.

8016 Under Alternative 1, after the current MMPA/ESA permit expires on December 31, 2021, all biomonitoring
8017 and research activities would cease. No effects on water and sediment quality would be expected to occur
8018 after this date as biomonitoring and research activities would no longer occur and therefore any potential
8019 risks to water and sediment quality would not exist.

8020 **9.3.1.3 Cultural Resources**

8021 Minor, short-term, adverse effects on cultural resources may occur under Alternative 1. Research activities
8022 conducted on beaches could potentially disturb buried resources if vehicles or other equipment are used.
8023 Research activities conducted in the water, such as health assessment captures, could damage submerged
8024 cultural resources. Activities may involve anchoring boats or nets to the bottom and positioning researchers
8025 in the water. Activities in shallow areas could potentially disturb or come in contact with artifacts and other
8026 resources. However, the potential for impact would be minor as research activities are scattered along the
8027 entire U.S. coastline. The probability that these activities may be located on a beach or in water containing

8028 cultural resources is small. Research activities in open ocean areas would not be near or in contact with any
8029 submerged cultural resources.

8030 In some instances, cultural and spiritual belief systems surrounding marine mammals may make the study
8031 species itself a cultural resource. In these instances, the MMHSRP would plan to engage the local cultural
8032 community. The MMHSRP would work to include cultural representatives from traditional communities,
8033 to ensure that these communities' cultural needs are met.

8034 Under Alternative 1, after the current MMPA/ESA permit expires on December 31, 2021, all biomonitoring
8035 and research activities would cease. No effects on cultural resources would be expected to occur after this
8036 date as biomonitoring and research activities would no longer occur and therefore any potential risks to
8037 cultural resources would not exist.

8038 **9.3.1.4 Human Health and Safety**

8039 Minor, short-term, adverse effects on human health and safety may occur under Alternative 1. These
8040 impacts would only affect researchers and not the general public. Research personnel working on sample
8041 analyses in laboratories may come into contact with harmful chemicals. Physical injuries may be sustained
8042 from the use of laboratory equipment or sharp instruments. All researchers conducting activities outdoors,
8043 either on land or vessel, risk sunburn, heat exhaustion, or heat stroke in hot weather or hypothermia or
8044 frostbite in cold weather. Researchers conducting activities on pinniped rookeries and haul-out sites risk
8045 being injured by slips, trips, or falls as well as bites or other contact that may expose researchers to zoonotic
8046 diseases.

8047 Sampling animals from vessels pose a variety of safety hazards. The use of crossbows, dart projectors,
8048 poles, and other equipment used for tagging and sampling could cause serious physical injuries. Risks
8049 would also include vessel collisions, capsizing, and drowning. Walking on wet boat decks increases the
8050 chance of slips, trips, and falls. Conversely, using UAS to conduct biomonitoring and research activities
8051 increases human health and safety by keeping responders further away from the animal.

8052 Cetacean capture-release health assessments create many scenarios where human health and safety may be
8053 adversely impacted. Minor to major short-term and long-term adverse impacts could occur, including
8054 bruises, cuts, drowning, and other physical injuries could occur from vessel collisions, fire, capsizing,
8055 running aground, and inclement weather. Entanglement in the capture net may lead to traumatic injuries
8056 and/or drowning. Physical injury may occur if appendages or a person becomes caught between rafted
8057 boats. Exposure to liquid nitrogen, used for freeze branding, may occur while pouring liquid nitrogen or

8058 coming in contact with the brand. Liquid nitrogen can cause rapid freezing and tissue damage to skin, eyes,
8059 and other exposed body parts. Similarly, burns could occur during hot branding of pinnipeds. Restraint and
8060 handling of the animal may expose personnel to zoonotic diseases. Physical injuries may result if the animal
8061 thrashes around during restraint and sampling activities. Accidental needlestick injuries and exposure to
8062 chemicals may occur during sampling. Activities in water may expose individuals to potentially harmful
8063 animals, such as stingrays, sharks, jellyfish, and sea lice. Shallow environments may have shells and other
8064 hard substrates that can scrape or cut skin.

8065 Under Alternative 1, after the current MMPA/ESA permit expires on December 31, 2021, biomonitoring
8066 and research activities would not occur. A beneficial effect on human health and safety would occur after
8067 the expiration of the current MMPA/ESA permit as biomonitoring and research activities would cease and
8068 risks to researchers would end.

8069 **9.3.1.5 Socioeconomics**

8070 No impacts to socioeconomics are anticipated from biomonitoring and research activities under Alternative
8071 1.

8072 **9.3.2 Alternative 2: Improved Implementation (Preferred Alternative)**

8073 Under Alternative 2, the NMFS OPR Permits and Conservation Division would issue a new MMPA/ESA
8074 permit, and therefore the MMHSRP could continue biomonitoring and research activities after the current
8075 permit expires on December 31, 2021. The new permit would authorize biomonitoring and research
8076 activities for the length of time allowed for a permit by regulation. Future MMPA/ESA permit
8077 biomonitoring and research activities would be covered under this PEIS and no further environmental
8078 review would be necessary, unless the activities are beyond the scope of this document. Most Prescott Grant
8079 funded research projects use the MMHSRP's MMPA/ESA permit to accomplish their goals. Therefore,
8080 Alternative 2 would encourage researchers to continue to apply for Prescott Grants that are focused on
8081 marine mammal health research.

8082 **9.3.2.1 Biological Resources**

8083 The effects under Alternative 2 would be the same as the effects described under Alternative 1, with the
8084 exception that Alternative 2 also includes the issuance of a new MMPA/ESA permit. Therefore,
8085 biomonitoring and research activities could continue after December 31, 2021, and the effects from
8086 continuing these activities would be the same as those discussed under Alternative 1.

8087 **9.3.2.2 Water and Sediment Quality**

8088 The effects under Alternative 2 would be the same as the effects described under Alternative 1, with the
8089 exception that Alternative 2 also includes the issuance of a new MMPA/ESA permit. Therefore,
8090 biomonitoring and research activities could continue after December 31, 2021, and the effects from
8091 continuing these activities would be the same as those discussed under Alternative 1.

8092 **9.3.2.3 Cultural Resources**

8093 The effects under Alternative 2 would be the same as the effects described under Alternative 1, with the
8094 exception that Alternative 2 also includes the issuance of a new MMPA/ESA permit. Therefore,
8095 biomonitoring and research activities could continue after December 31, 2021, and the effects from
8096 continuing these activities would be the same as those discussed under Alternative 1.

8097 **9.3.2.4 Human Health and Safety**

8098 The effects under Alternative 2 would be the same as the effects described under Alternative 1, with the
8099 exception that Alternative 2 also includes the issuance of a new MMPA/ESA permit. Therefore,
8100 biomonitoring and research activities could continue after December 31, 2021, and the effects from
8101 continuing these activities would be the same as those discussed under Alternative 1.

8102 **9.3.2.5 Socioeconomics**

8103 The effects under Alternative 2 would be similar to the effects described under Alternative 1, with the
8104 exception that Alternative 2 also includes the issuance of a new MMPA/ESA permit. Therefore,
8105 biomonitoring and research activities could continue after December 31, 2021, and the effects from
8106 continuing these activities would be the same as those discussed under Alternative 1.

8107 **9.3.3 Alternative 3: More Stringent Protocols and Best Practices**

8108 Under Alternative 3 NMFS OPR Permits and Conservation Division would issue a new MMPA/ESA
8109 permit, and therefore the MMHSRP could continue biomonitoring and research activities after the current
8110 permit expires on December 31, 2021. However, the MMHSRP would only conduct biomonitoring and
8111 research activities on ESA-listed species. The new permit would authorize biomonitoring and research
8112 activities for the length allowed by regulation for a permit. Future MMPA/ESA permit biomonitoring and
8113 research activities would be covered under this PEIS and no further environmental review would be
8114 necessary, unless activities are beyond the scope of this document. Most Prescott Grant funded research

8115 projects use the MMHSRP's MMPA/ESA permit to accomplish their goals. Therefore, Alternative 2 would
8116 encourage researchers to continue to apply for Prescott Grants that are focused on marine mammal health
8117 research.

8118 **9.3.3.1 Biological Resources**

8119 The effects under Alternative 3 would be similar to the effects described under Alternative 2, with some
8120 exceptions. Biomonitoring and research activities would be focused exclusively on ESA-listed species. For
8121 individual animals that are ESA-listed, the impacts would be similar to those described under Alternative
8122 2. Long-term beneficial impacts on whole populations of ESA-listed species are also expected, as more
8123 resources would be directed towards researching issues concerning the most vulnerable marine mammal
8124 populations. However, many novel tools and techniques (*e.g.*, vaccinations) are first tested on non-ESA
8125 listed species, before being applied to more vulnerable populations. Therefore, this alternative may also
8126 have indirect adverse impacts on ESA-listed species, as there would be fewer opportunities to test new tools
8127 and techniques that could ultimately help enhance ESA-listed populations through emergency response,
8128 biomonitoring, and research.

8129 Alternative 3 will also have long-term adverse impacts on non-listed marine mammal populations, as all
8130 biomonitoring and research activities would cease for these species. This will prevent the MMHSRP from
8131 monitoring emerging health threats in these populations (which may also impact ESA-listed populations).
8132 By focusing exclusively on ESA-listed species, the MMHSRP may not be able to properly prepare for and
8133 help mitigate threats to non-listed populations.

8134 Alternative 3 also includes the issuance of a new MMPA/ESA permit. Therefore, biomonitoring and
8135 research activities could continue after December 31, 2021, and the effects from continuing these activities
8136 would be the same as those discussed under Alternative 2, but only on ESA-listed species.

8137 **9.3.3.2 Water and Sediment Quality**

8138 The effects under Alternative 3 would be the same as the effects described under Alternative 2. As
8139 Alternative 3 also includes the issuance of a new MMPA/ESA permit, biomonitoring and research activities
8140 could continue after December 31, 2021, and the effects from continuing these activities would be the same
8141 as those discussed under Alternative 2.

8142 **9.3.3.3 Cultural Resources**

8143 The effects under Alternative 3 would be the same as the effects described under Alternative 2. As
8144 Alternative 3 also includes the issuance of a new MMPA/ESA permit, biomonitoring and research activities
8145 could continue after December 31, 2021, and the effects from continuing these activities would be the same
8146 as those discussed under Alternative 2.

8147 **9.3.3.4 Human Health and Safety**

8148 The effects under Alternative 3 would be the same as the effects described under Alternative 2. As
8149 Alternative 3 also includes the issuance of a new MMPA/ESA permit, biomonitoring and research activities
8150 could continue after December 31, 2021, and the effects from continuing these activities would be the same
8151 as those discussed under Alternative 2.

8152 **9.3.3.5 Socioeconomics**

8153 The effects under Alternative 3 would be the same as the effects described under Alternative 2. As
8154 Alternative 3 also includes the issuance of a new MMPA/ESA permit, biomonitoring and research activities
8155 could continue after December 31, 2021, and the effects from continuing these activities would be the same
8156 as those discussed under Alternative 2.

8157 **9.4 Mitigation**

8158 The purpose of mitigation is to avoid, minimize, or eliminate negative impacts on the affected resources
8159 from the proposed action. Under Alternatives 1, 2, and 3 specific measures will be taken to moderate any
8160 significant impacts likely to occur as a result of biomonitoring and research activities. Measures are
8161 described under each resource area.

8162 **9.4.1 Biological Resources**

8163 **9.4.1.1 Existing Mitigation Measures in NMFS OPR Permits and Conservation Division Permits**

8164 The MMHSRP would follow all mitigation measures set forth by NMFS OPR Permits and Conservation
8165 Division as conditions of the current and new MMPA/ESA permit, as well as the MMHSRP's own
8166 mitigation measures described in the MMHSRP Research Methodologies (Appendix XI). All NMFS OPR
8167 Permits and Conservation Division marine mammal permits contain conditions intended to minimize the
8168 potential adverse effects of the research activities on the animals. This also includes having an approved
8169 IACUC from each of the three regional NMFS IACUCs (Alaska and Northwest; California and Pacific
8170 Islands; Northeast and Southeast) to ensure that individual animal welfare is protected during research

8171 activities. These conditions are based on the type of research authorized, the species involved, information
8172 in the literature and from researchers themselves about the effects of particular research techniques and the
8173 responses of animals to these activities. Specifically, the following conditions are requirements in the
8174 MMHSRP's current MMPA/ESA permit, and will continue to be included in the future permit:

8175 • **General Approach Measures, Including Precautionary Measures for Young and Females with**
8176 **Young:** Researchers would exercise caution when approaching animals and must retreat from
8177 animals if behaviors indicate the approach may be interfering with reproduction, feeding, or other
8178 vital functions. For females with young, researchers would immediately terminate efforts if there
8179 is any evidence that the activity may be interfering with pair-bonding or nursing and would not
8180 position the research vessel between the female and calf/pup.

8181 For cetaceans, researchers may not biopsy, sample, or tag cetacean calves less than six months of
8182 age or females attending calves less than six months of age. Researchers may not capture cetaceans
8183 less than one year of age. For captures, pregnant cetaceans in the third trimester must only be
8184 sampled in-water.

8185 • **Photography and Filming:** All researchers/CIs working under the permit would obtain prior
8186 approval by the Permit Holder/PI for use of photographs, video, and/or film that were taken to
8187 achieve the research objectives, and agree to the CI condition that such photographic activities
8188 would not influence the conduct of research in any way. Any photos or film approved for non-
8189 research use that are publicly published would include a credit, acknowledgement, or caption
8190 indicating that the research was conducted under a permit issued by NMFS (including the permit
8191 number) under the authority of the MMPA and/or ESA to inform the public that the activities had
8192 the appropriate authorizations.

8193 • **Research Personnel:** The Permit Holder/PI would ultimately be responsible for all activities of any
8194 individual who is operating under the authority of the permit. Addition of CIs would be approved
8195 by the Permit Holder/PI after reviewing their qualifications and research plans. All authorized
8196 research personnel would be required to serve a research function and their request would be
8197 assessed to determine that they were qualified to perform that function.

8198 • **Reporting Conditions:** An annual report would be submitted and reviewed by the NMFS OPR
8199 Permits and Conservation Division for each year the permit is valid. For marine mammal parts, the
8200 annual report would include data from each sample taken, imported, exported, or affected
8201 including: a description of the part and its assigned identification number; source, collector, country

8202 of origin, and authorizing government agency (for imported samples) for each sample reported; a
8203 summary of the research analysis conducted on the samples; and a description of the disposition of
8204 any marine mammal parts. For live animal activities, the report would include a description of the
8205 species, numbers of animals, locations of activities, and types of activities for: live captures,
8206 stranding response/disentanglement of marine mammals and endangered/threatened species,
8207 specimen collections, euthanasia (including reason for euthanasia and the drugs used), and
8208 unintentional (incidental) harassment during activities. The report would include descriptions of
8209 the animals' reactions, measures taken to minimize disturbance, research plans for the forthcoming
8210 year, and an indication as to when or if any results have been published or were otherwise
8211 disseminated during the year. At the expiration of the permit, a final report would be submitted that
8212 includes: a reiteration of the objectives, a summary of the research results, and how they pertain to
8213 or further the research goals stated in the permit application and NMFS conservation plans; and an
8214 indication of where and when the research results would be published. Additionally, annual IACUC
8215 reports are required to be submitted to the three NMFS IACUCs that list the number and species of
8216 animals that had procedures that either caused little or momentary pain or discomfort (Category C)
8217 or caused potential discomfort or pain which is relieved by the appropriate anesthetic or analgesic
8218 (Category D).

8219 ● **Research Coordination:** The Permit Holder/PI would be required to notify the appropriate NMFS
8220 Regional office at least two weeks in advance of research activities to coordinate the dates and
8221 locations of the authorized activities. The Permit Holder would also be required to coordinate with
8222 other researchers conducting the same or similar studies on the same species, in the same locations,
8223 and at the same time.

8224 ● **Import/Export of Marine Mammal Parts:** No animal would be harassed or killed for the express
8225 purpose of providing specimens to be obtained and/or imported under the proposed permit actions.
8226 Parts imported under the authority of the permit would be taken in a humane manner, and in
8227 compliance with the ESA, MMPA, FSA, as applicable, and any applicable foreign law. Import and
8228 export of marine mammal parts is subject to the provisions of 50 CFR parts 14, 216, and 222. Any
8229 specimen(s) of species listed in the Appendices to CITES would be accompanied by valid CITES
8230 documentation from the exporting country, and, in the case of Appendix-I species, import CITES
8231 documentation from the USFWS.

8232 ● **Biological Samples:** All specimen materials collected or obtained by the MMHSRP would be
8233 maintained according to accepted curatorial standards. After completion of initial research goals,

8234 any remaining samples would be deposited into a *bona fide* scientific collection which meets the
8235 minimum standards of collection curation and data cataloging as established by the scientific
8236 community or destroyed.

8237 ● ***Additional Required Permits:*** The Permit Holder/PI would be required to obtain appropriate
8238 authorizations needed from other state or federal agencies and would be reminded that the NMFS
8239 permit does not provide authorization for requirements under another state or federal agencies’
8240 jurisdiction. This would include obtaining necessary permits or authorizations for research
8241 conducted in a National Marine Sanctuary, national park, foreign country, etc., and following
8242 Federal Aviation Administration (FAA) requirements for UAS. Additionally IACUC approval and
8243 the approved IACUC protocols must be submitted prior to conducting research on live marine
8244 mammals.

8245 **9.4.1.2 Mitigation Measures Common to Specific Research Activities**

8246 A number of “good practice or protocol” measures are commonly followed by qualified, experienced
8247 personnel to minimize the potential risks associated with some of the research activities under the permit
8248 actions. Consistent with the NMFS OPR Permits and Conservation Division issuance criteria requiring
8249 personnel authorized to take marine mammals under a permit to have qualifications commensurate with
8250 their duties, only qualified, experienced personnel would be allowed to perform invasive procedures such
8251 as remote biopsy sampling, attachment of intrusive tags, biological sampling of captured animals and
8252 administration of drugs. All IACUC protocols would be followed to mitigate any animal welfare concerns.
8253 Efforts would be made to avoid duplicate sampling of known animals through sharing of sighting and
8254 photo-identification information among permit holders. The following outlines common mitigation
8255 measures associated with specific research activities and/or species.

8256 ***Mitigation for Close Approach, Vessel and Aerial Surveys:*** To minimize disturbance and ensure adequate
8257 opportunities for photo-identification, tagging, and sampling, the researchers would approach animal(s)
8258 gradually from behind or alongside, rather than head on. An approach is defined as a continuous sequence
8259 of maneuvers involving a vessel, aircraft, or researcher’s body in the water, including drifting, directed
8260 toward an animal(s) for the purposes of conducting authorized research which involves one or more
8261 instances of coming closer than 100 yards (91.4 meters) to a large whale(s) or 50 yards (45.7 meters) to a
8262 small cetacean(s), seal(s), or sea lion(s). Researchers would approach at slow speeds, avoid making sudden
8263 changes in speed or pitch, and avoid using reverse gear. The amount of time spent in close proximity to an
8264 animal(s) would be limited to the minimum necessary to meet research objectives. Researchers would leave

8265 the vicinity of an animal(s) or otherwise modify their behavior (slow down, change the angle of approach,
8266 etc.) if the animal(s) showed a response to the presence of the research vessel or aircraft. Approaches to an
8267 individual animal would be limited and efforts to approach an individual would be discontinued or modified
8268 if the animal displays avoidance behaviors, such as a change in its direction of travel or departures from
8269 normal breathing and/or dive patterns. Only personnel with extensive experience operating vessels and
8270 aircraft near animals would be involved in close approaches.

8271 When using UAS, activities would be conducted pursuant to NOAA UAS Policy 220-1-5⁴², including
8272 aircraft airworthiness certification from NOAA, pilot and crewmember training and qualification under
8273 the NOAA Operations Manual, aircraft and pilot authorization through the FAA, preflight and
8274 operational checklists, and appropriate agency notifications. Additionally, the UAS would hover over
8275 an individual animal only long enough to obtain the needed data.

8276 If manatees are present in the area of vessel surveys or other vessel activities, researchers would obey all
8277 speed zones and manatee no entry zones. If manatees are observed prior to an encounter, care would be
8278 taken to slowly maneuver away from the direction of the animals. If a manatee is encountered while on the
8279 water, a minimum distance of 50 feet (15.2 meters) would be maintained at all times. If a manatee(s)
8280 approaches, vessel engines would be placed in neutral until the animal has passed. If manatees are located
8281 during manned aerial surveys, altitudes would be increased to 1,000 feet (300 meters), and surveys would
8282 cease if the manatees appear to be affected by the over flight. The USFWS' Jacksonville Office and NMFS
8283 OPR Permits and Conservation Division would be contacted immediately to report any injuries that occur
8284 as a result of authorized research.

8285 ***Mitigation for Capture, Restraint, and Handling:*** Capture, restraint, and handling procedures for
8286 pinnipeds and cetaceans would be performed or directly supervised by qualified personnel. Additionally,
8287 an experienced marine mammal veterinarian or research technician would be present to carry out or provide
8288 direct on-site supervision of all activities involving the use of anesthesia and sedatives. Only personnel
8289 experienced in capture and sampling techniques would be used in order to complete the activities as quickly
8290 as possible.

8291 The precautionary measures for young and females with young described above would be followed during
8292 cetacean capture/release activities. During capture/release activities, female animals determined to be in

⁴² More information on this policy can be found at: <https://www.oma.noaa.gov/find/media/documents/policy-220-1-5-unmanned-aircraft-systems-uas-operations>

8293 late-term pregnancy (3rd trimester) may be tagged with a plastic livestock ear tag (e.g., Rototag, Allflex
8294 tag, etc.) so they can be avoided in subsequent sets, and are not removed from the water for sampling.

8295 Pinniped research activities would be carried out efficiently, to minimize the total time researchers are
8296 occupying the rookery/haul-out and the total number of times a site is disturbed. Stays on rookeries longer
8297 than five hours are justified only when it prevents additional disturbance of the site on subsequent days.
8298 During gas anesthesia, respiration would be monitored and oxygen administered. Qualified personnel
8299 would be prepared to control or assist ventilations when using sedatives. An emergency kit would be readily
8300 available to respond to complications or emergencies. The animal's body temperature would be closely
8301 monitored and steps would be taken to avoid hypo- and hyperthermia. Drug doses would be calculated on
8302 the animal's weight (if known) or researcher's best estimate of an animal's lean body mass and metabolic
8303 rate.

8304 To prevent interactions with Florida manatees, sea turtles, or other ESA-listed marine species during
8305 cetacean capture activities, vessel personnel would be informed that it is illegal to intentionally or
8306 unintentionally (incidentally) harm, harass, or otherwise "take" manatees or sea turtles, and would be
8307 instructed to watch for these, and other, ESA-listed marine species. Netting activities would cease if a
8308 manatee, sea turtle, or other ESA-listed marine species is sighted in the vicinity of the vessel. If a manatee
8309 or sea turtle is accidentally captured, the vessel would immediately be stopped and either turned off or put
8310 in neutral. Tension on the net would be released to allow the animal the opportunity to free itself. Caution
8311 would be exercised when attempting to assist the animal in freeing itself. The appropriate USFWS Field
8312 Office and NMFS OPR Permits and Conservation Division would be contacted immediately to report any
8313 incidents.

8314 ***Mitigation for Attachment of Scientific Instruments:*** Attaching scientific instruments would only be
8315 performed by CIs, trained research biologists, and veterinarians with experience applying the same, or
8316 similar, instruments to the target, or similar, species. Pinniped flipper tags would be placed appropriately,
8317 so animals would not walk on or be irritated by them. Care would be taken when attaching scientific
8318 instruments to pinnipeds to prevent thermal burns. The correct proportions of epoxy hardener and resin
8319 catalyst would be used to prevent a "hot" mix and the minimum practical amount of epoxy would be used
8320 to prevent burning the animal. To minimize the risk of infections from implantable tags, appropriate
8321 instrument sterilization and sterile surgery techniques would be used.

8322 The MMHSRP would follow the best practices recommendations of a recent cetacean tagging workshop
8323 (Andrews *et al.* 2019) as well as Horning *et al.* (2017, 2019) for pinniped tagging. Additional measures to

8324 minimize the effects of attaching scientific instruments to large cetaceans would include the use of stoppers
8325 to reduce the force of impact and limit the depth of penetration of the tips of subdermal tags. Tags that
8326 break the skin would be sterilized according to the protocols outlined in the MMPA/ESA permit between
8327 and prior to each use, to minimize the risk of infection and cross-contamination. Suction cup mounted tags
8328 would be placed behind a cetacean's blowhole so that there is no risk of any migration of the suction cup
8329 down the body resulting in obstruction of the blowhole. A take would be considered to have occurred with
8330 any attempt made to tag an animal from a crossbow, air gun, or pole, even if that attempt is unsuccessful.
8331 No tagging attempts would be conducted on cetacean calves less than six months of age or females
8332 accompanying such calves. For small cetaceans, no tagging would occur for calves less than one year of
8333 age.

8334 The tag and/or instrument size and weight would be kept to the minimum needed to collect the desired data
8335 to minimize the potential for increased energetic costs of or behavioral responses to larger tags. Tag
8336 attachment methods would be minimally invasive, to minimize potential pain or infection. Tag placement
8337 would be selected so that it will not interfere significantly with an animal's ability to forage or conduct
8338 other vital functions. All tagged animals generally receive follow-up monitoring, including visual
8339 observations where feasible, to evaluate any potential effects from tagging activities. The MMHSRP would
8340 not use tags with known issues for biomonitoring and research activities, and would use new improved tag
8341 designs once available and approved.

8342 ***Mitigation for Marking:*** After freeze or hot branding, the skin would be returned to normal temperature as
8343 quickly as possible using water. Alternatively, branding may be conducted immediately before the animal
8344 is released and returned to the water. Pinnipeds would generally be hot branded under sedation or
8345 anesthesia, and health-compromised animals would not be hot branded.

8346 ***Mitigation for All Sampling Procedures:*** These procedures would be performed or directly supervised by
8347 qualified personnel and an experienced marine mammal veterinarian or research technician would be
8348 present to carry out or provide direct on-site supervision of all activities involving the use of anesthesia and
8349 sedatives. A marine mammal veterinarian, veterinary technician, or other qualified personnel would
8350 monitor the physiologic state of each animal (*e.g.*, by monitoring respiratory rate and character, heart rate,
8351 body temperature, and behavioral response to handling and sampling procedures). Animals that appear
8352 severely stressed or ill under manual restraint would not be sedated or anesthetized and would be released.
8353 Animals that are physically restrained but continue to struggle or show signs of stress would be released
8354 immediately to minimize the risk that continued stress could lead to capture myopathy.

8355 **Mitigation for Blood Sampling:** The volume of blood taken from individual animals at one time would not
8356 exceed more than 0.5-1 percent of its body weight, depending on taxa (Dein *et al.* 2005). Qualified
8357 researchers would not need to exceed three attempts (needle insertions) per animal per sampling location
8358 when collecting blood. If an animal cannot be adequately immobilized for blood sampling, efforts to collect
8359 blood would be discontinued to avoid the possibility of serious injury or mortality from stress. The sampling
8360 site would be disinfected prior to the procedure to minimize the risk of infection. Similarly, only sterile,
8361 disposable needles would be used to minimize the risk of infection and cross-contamination. Where
8362 disposable equipment is not available, liquid chemical sterilants would be used with adequate contact times
8363 (as indicated on the product label) to affect proper sterilization. Instruments would be rinsed with sterile
8364 water or saline before use on animals. Care would be taken to avoid contact of equipment disinfectants with
8365 an animal's skin, and disinfectant agents would be changed periodically to avoid growth of resistant strains
8366 of microorganisms.

8367 **Mitigation for Biopsy Sampling:** No biopsy sampling takes would occur on large cetacean calves less than
8368 six months of age or females accompanying such calves. For small cetaceans, no biopsy sampling would
8369 occur for calves less than one year of age. Remote biopsy darts would be sterilized using an autoclave, gas
8370 sterilants, or liquid high-level disinfectants with adequate contact times (as indicated on the product label)
8371 to affect proper sterilization, per the terms and conditions of the MMPA/ESA permit. Instruments using
8372 liquid disinfectants would be rinsed with sterile water or saline before use on animals. Lastly, mitigation
8373 measures have been added to all scientific research and enhancement permits to reduce infection rates and
8374 minimize the likelihood that biopsy darts miss the target sampling site and accidentally strike the dorsal fin
8375 of certain small cetaceans. These permit mitigation measures would be followed to ensure that the
8376 likelihood of missing the target biopsy sampling area is minimized.

8377 Sterile disposable biopsy punches or surgical instruments would be used to minimize the risk of infection
8378 and cross-contamination. Where disposable equipment is not available, an autoclave, gas sterilants, or liquid
8379 high-level disinfectants will be used with adequate contact times (as indicated on the product label) to affect
8380 proper sterilization, per the terms and conditions of the MMPA/ESA permit. Instruments using liquid
8381 disinfectants would be rinsed with sterile water or saline before use on animals. Local anesthetics will be
8382 used when collecting surgical biopsy samples, see Appendix XI for details.

8383 **Mitigation for Ultrasound Sampling:** Esophageal, rectal and vaginal transducer probes will be well
8384 lubricated during sampling. Care will be taken to avoid introducing foreign matter into the esophagus,
8385 vaginal canal or rectum. Sedation may be used to minimize animal discomfort. Ultrasound and x-ray
8386 procedures on cetaceans will take place in water as often as possible.

8387 ***Mitigation for Exposure to Playbacks and Other Acoustic Research:*** A particular playback trial would be
8388 suspended if the exposed marine mammals show strong reactions (e.g., sustained breaching for cetaceans
8389 or other activities commonly associated with marine mammal stress or agitation). Playbacks may be stopped
8390 if non-target protected species approach the study area. Other mitigation for this research would be included
8391 as conditions of the MMPA/ESA permit.

8392 ***Mitigation for Vaccinations:*** New vaccine testing would first occur on managed care, surrogate (i.e., non-
8393 listed species), or rehabilitating animals, before being tested in wild populations. Additionally, the
8394 MMHSRP would not use live vaccines.

8395 ***Mitigation for Incidental Mortality:*** For a few marine mammal species, the permit authorizes a limited
8396 number of serious injuries or mortalities while conducting biomonitoring and research activities. If a serious
8397 injury or mortality occurs during biomonitoring or research activities, the specific research activity would
8398 cease and the Permit Holder/PI would notify NMFS OPR Permits and Conservation Division of research-
8399 related mortalities by phone as soon as possible after the incident, no later than 72 hours after the incident.
8400 Within two weeks of the incident, unless other arrangements have been made, the Permit Holder/PI must
8401 submit a written report that includes a complete description of the events surrounding the incident and
8402 identification of steps that will be taken to reduce the potential for additional incidents. The specific
8403 biomonitoring and research activity would not resume until written permission is received from the NMFS
8404 OPR Permits and Conservation Division.

8405 ***Mitigation for Incidental Mortality of USFWS Marine Mammal Species:*** The MMHSRP has mitigation
8406 measures to avoid interactions with these species (see: ***Mitigation for Capture, Restraint, and Handling***).
8407 However, if sea otters, walrus, or manatees are injured or killed during research activities, research would
8408 be suspended. A report would be sent to the USFWS, Division of Management Authority, the appropriate
8409 USFWS Field Office, and NMFS OPR Permits and Conservation Division.

8410 **9.4.1.3 Mitigation Measures for Other Biological Resources**

8411 Measures would be taken to avoid protected and sensitive habitats during research projects. If activities
8412 would occur within the boundaries of a federally protected area, the appropriate personnel would be
8413 notified. Notification would include specific dates, locations, and participants involved in the activities. If
8414 necessary, permits would be obtained to conduct research in these areas.

8415 Additionally, research activities would avoid essential fish habitat (EFH), including SAV and coral reefs,
8416 as much as possible. If operating in areas with SAV, coral reefs, or other EFH, vessel operators would be

8417 aware of potential impacts to these habitats, and would avoid grounding vessels or anchoring on top of
8418 fragile habitats such as SAV and coral reefs. If the MMHSRP would conduct research and biomonitoring
8419 activities in protected and sensitive habitats and damage to these resources may be unavoidable, the
8420 MMHSRP would consider moving the study site, if feasible, or developing contingency plans to mitigate
8421 damage resulting from the research and biomonitoring activities. Additionally, all mitigation outlined in
8422 the MMPA/ESA permit would be followed. This includes ensuring that research gear is never set, anchored
8423 on, or pulled across corals. Researchers would take great care to avoid damaging seagrass species including
8424 minimizing anchor or net drag and treading or trampling during in-water captures. To reduce the potential
8425 for seagrass damage, anchors may be set by hand when water visibility is acceptable. Anchors would be
8426 placed in unvegetated areas within seagrass meadows or areas having relatively sparse vegetation coverage,
8427 whenever possible. Anchor removal would be conducted in a manner that avoids the dragging of anchors
8428 and anchor chains. If research gear is lost, diligent efforts would be made to recover the lost gear to avoid
8429 further damage to benthic habitats.

8430 Nesting sea turtles and birds would also be avoided during activities. If necessary, activities would be
8431 coordinated with the appropriate state agency/agencies to ensure there would be no adverse impacts on
8432 these resources.

8433 **9.4.2 Water and Sediment Quality**

8434 If hazardous materials or wastes were accidentally released during biomonitoring and research activities,
8435 personnel would notify the appropriate federal, state, or local authorities.

8436 **9.4.3 Cultural Resources**

8437 Impacts to cultural resources during biomonitoring and research activities would be avoided by contacting
8438 the appropriate State Historic Preservation Office/Tribal Historic Preservation Office (SHPO/THPO) or
8439 other local authorities prior to any projects that may disturb or damage resources. Known, physical cultural
8440 resources would be avoided during research activities. If cultural resources are discovered during these
8441 activities, all work would cease and the SHPO/THPO would be contacted. In some instances, cultural and
8442 spiritual belief systems surrounding marine mammals may make the study species itself a cultural resource.
8443 In these instances, the MMHSRP would plan to engage the local cultural community. The MMHSRP would
8444 work to include cultural representatives from traditional communities, to ensure that these communities'
8445 cultural needs are met.

8446 **9.4.4 Human Health and Safety**

8447 Safety protocols have been developed for health assessment capture studies. The use of life vests would be
8448 required when working on vessels, in order to comply with National Oceanic and Atmospheric
8449 Administration's (NOAA's) Small Boat Safety Program and policies (NOAA Administrative Order (NAO)
8450 209-125⁴³). Gloves and other protective clothing would be used during most sampling. Gloves and
8451 protective eyewear would be required during the use of liquid nitrogen. It is recommended that at least one
8452 emergency medical technician would be present for health assessment capture activities conducted in water
8453 to monitor and treat any human illness or injury. If possible, U.S. Coast Guard (USCG) or local law
8454 enforcement personnel would accompany the research vessel(s) to assist in an emergency and to keep other
8455 vessels away from the site.

8456 Health and safety plans would be developed for all permitted research actions. Only experienced personnel
8457 would be conducting research, which would reduce health and safety risks. The NOAA's Small Boat Safety
8458 Program and policies (NAO 209-125) and policies on NOAA employees on non-NOAA vessels (NAO 209-
8459 115⁴⁴, as applicable) would be followed to reduce risks during vessel operations. NOAA's Aviation Safety
8460 Policy (NAO 209-124⁴⁵) would be followed to minimize hazards during aircraft operations.

8461 For diagnostic testing and specimen analyses, each individual laboratory should have a Chemical Hygiene
8462 Plan, as described in 29 CFR 1910.1450. A Chemical Hygiene Plan would contain work practices, policies,
8463 and procedures that ensure a safe environment. Researchers would receive training on the hazards of
8464 chemicals used in the laboratory and be provided with the proper equipment for their safe handling,
8465 including respiratory protection. These measures would eliminate most of the risks associated with
8466 laboratory work.

8467 **9.4.5 Socioeconomics**

8468 As no impacts to socioeconomics are anticipated from biomonitoring and research activities, no
8469 socioeconomic mitigation is necessary for biomonitoring and research activities.

⁴³ More information on this NAO can be found at: <https://www.noaa.gov/organization/administration/nao-209-125-noaa-small-boat-safety-program>

⁴⁴ More information on this NAO can be found at: <https://www.noaa.gov/organization/administration/nao-209-115-noaa-employees-aboard-non-noaa-vessels>

⁴⁵ More information on this NAO can be found at: <https://www.noaa.gov/organization/administration/nao-209-124-aviation-safety-policy>

8470

Chapter 10 Cumulative Impacts

8471 10.1 Resource Specific Cumulative Impacts

8472 Cumulative effects are defined as those that result from incremental impacts of a proposed action when
 8473 added to other past, present, and reasonably foreseeable future actions, regardless of which agency (federal
 8474 or nonfederal) or person undertakes such actions. Reasonably foreseeable future actions consist of activities
 8475 that have been approved and can be evaluated with respect to their impacts. Cumulative impacts can result
 8476 from individually minor but collectively significant actions that take place over a period of time.

8477 The cumulative impacts analysis considers past, present, and planned or reasonably foreseeable programs
 8478 and projects that could affect each resource area, and may add to the incremental impacts of the proposed
 8479 actions and alternatives in the action area. Reasonably foreseeable future National Marine Fisheries Service
 8480 (NMFS) Office of Protected Resources' (OPR) Marine Mammal Health and Stranding Response Program
 8481 (MMHSRP) actions that are not fully analyzed in previous chapters of this draft Programmatic
 8482 Environmental Impact Statement (PEIS) are listed in Table 10-1. For the purposes of this draft PEIS, only
 8483 those resource areas identified in Chapter 3 as potentially subject to impacts from the proposed actions and
 8484 alternatives are discussed in this section.

8485 **Table 10-1 Reasonably Foreseeable MMHSRP Actions**

MMHSRP Action	Description	Timeline
<p align="center">Public Viewing Guidelines</p>	<p>Public display at rehabilitation facilities is generally prohibited under Marine Mammal Protection Act (MMPA) regulations (50 CFR 216.27 (c)(5)). An exemption is provided in the case where the NMFS Regional Director or the NMFS OPR Director has specifically authorized the activities and they are conducted in a manner consistent with the requirements applicable to public display. This exemption is currently in place for all rehabilitation facilities and public viewing is not counted as a non-compliance issue during rehabilitation inspections. Public viewing guidelines would be developed by NMFS to identify and address issues associated with the viewing of marine mammals in rehabilitation and outline acceptable forms of viewing (note: not display) for facilities. These guidelines may be included in a future version of the Rehabilitation Facility Standards. An Environmental Assessment (EA) would likely be prepared to assess any environmental impacts associated with the proposed guidelines.</p>	<p align="center">2-3 years</p>

<p>Marine Mammal Parts Transfer Regulations</p>	<p>Current regulations for the transfer of marine mammal parts make it difficult for parts from live and dead stranded marine mammals to be efficiently transferred for research purposes. A proposed rule would be written to amend existing regulations. At a minimum, a supplemental EA (SEA) would be prepared to assess any impacts associated with the proposed rule that have not been addressed in this draft PEIS, including a Regulatory Impact Review.</p>	<p>2-3 years</p>
<p>Emergency Response Hazing Guidelines</p>	<p>Non-lethal, minimally harmful hazing guidelines are currently in development by NMFS OPR. However, these guidelines are intended for fishers, not the stranding network. Once these guidelines are finalized, the MMHSRP may adopt these guidelines outright, or may develop separate guidelines for members of the Marine Mammal Stranding Network (Stranding Network) outlining deterrence or hazing methods that could be implemented in emergency response situations (e.g., oil spills, mass strandings, etc.).</p>	<p>2-3 years</p>
<p>Continued Implementation and Adaptive Management of Best Practices Documents</p>	<p>The Best Practices documents included as mitigation strategies under this draft PEIS will be implemented in the coming years. As new data and feedback on their effectiveness are gathered, the MMHSRP may make revisions to further improve the Best Practices documents.</p>	<p>Continuous</p>

8486 **10.1.1 Biological Resources**

8487 Under all of the alternatives, the response, rehabilitation, and release activities of the MMHSRP would have
8488 a beneficial cumulative effect on marine mammals. Under the proposed alternatives, the MMHSRP would
8489 continue to rescue, rehabilitate, and return animals to the wild that would otherwise die (but under
8490 Alternative 1 (No Action Alternative), the MMHSRP would not receive a new MMPA/Endangered Species
8491 Act (ESA) permit and all response (including carcass disposal), rehabilitation, and release of ESA-listed
8492 species by Stranding Agreement (SA) holders would cease, all biomonitoring and research activities would
8493 cease, and most entanglement response would be severely curtailed after December 31, 2021). Under
8494 Alternatives 2 and 3 (which includes issuance of a new MMPA/ESA permit), the continued return of
8495 threatened and endangered animals back to the wild could have a beneficial impact on the survival of these
8496 species, both in terms of population growth and in contributing to genetic diversity. Similarly, continued
8497 entanglement response under Alternatives 2 and 3 would benefit individuals and populations by providing
8498 detailed information on the types and manner of entanglement which can inform management actions to
8499 prevent future entanglements, as well as freeing individuals that could contribute to the population.
8500 Therefore, the beneficial impact of entanglement response on the survival of threatened and endangered
8501 populations may be substantial. Many of the best practices documents included in this draft PEIS are new

8502 (e.g., Carcass Disposal Best Practices, Small Cetacean Intervention Best Practices, Entanglement Response
8503 Best Practices) or have been recently updated (e.g., Standards for Rehabilitation Facilities, Standards for
8504 Release). Under Alternatives 2 and 3, the MMHSRP will implement these best practices in the foreseeable
8505 future, and may develop further guidelines and best practices documents in the future (i.e., Public Viewing
8506 Guidelines, Emergency Response Hazing Guidelines). These best practices and standards documents are
8507 intended to minimize adverse impacts to biological resources (i.e., marine mammals, other species, and
8508 protected and sensitive habitats) while conducting marine mammal stranding and entanglement response,
8509 carcass disposal, rehabilitation, and release. Additionally, the MMHSRP may promote training
8510 opportunities (e.g., workshops, webinars, etc.) to ensure that these best practices are easily incorporated
8511 into the Stranding Network and Entanglement Response Networks. Therefore, these documents and
8512 associated trainings will have a cumulative positive impact, as they will decrease the adverse impacts on
8513 biological resources discussed in previous chapters. As new data are gathered on the effectiveness of the
8514 best practices, the documents may be revised to further decrease adverse impacts to biological resources.

8515 Public display at rehabilitation facilities is generally prohibited under MMPA regulations (50 CFR 216.27
8516 (c)(5)). An exemption is provided in the case where the NMFS Regional Director or the NMFS OPR
8517 Director has specifically authorized the activities and they are conducted in a manner consistent with the
8518 requirements applicable to public display. This exemption is currently in place for all rehabilitation facilities
8519 and public viewing is not counted as a non-compliance issue during rehabilitation inspections. Public
8520 viewing guidelines would be developed by NMFS for rehabilitation facilities to differentiate it from existing
8521 public display regulations for animals in permanent managed care. These public viewing guidelines would
8522 identify and address issues associated with the viewing of marine mammals in rehabilitation and outline
8523 acceptable forms of viewing (i.e., not display). NMFS would establish guidelines that govern when and
8524 under what conditions public viewing of rehabilitating marine mammals is authorized. NMFS would
8525 develop public viewing guidelines that ensure the requirements of the MMPA are met. The guidelines
8526 would be designed to protect animal health and to ensure that the potential for a successful rehabilitation
8527 would not be compromised. A SEA would most likely be prepared to assess any impacts associated with
8528 the proposed guidelines. The guidelines would be available for review by the Marine Mammal Commission,
8529 current rehabilitation facilities, and the public. Significant cumulative effects on marine mammals would
8530 not be expected from this activity.

8531 Cumulative impacts from non-MMHSRP activities that may have an adverse effect on marine mammals
8532 include but are not limited to: climate change, disease outbreaks, environmental pollution (marine debris
8533 and contaminants), fisheries interactions, geophysical mapping, habitat degradation, human disturbance,
8534 industrial activities, ocean noise pollution (e.g., ship traffic, sonar signals, seismic air guns, underwater

8535 explosives, underwater construction), and vessel strikes. The goal of the MMHSRP is to collect information
8536 to assess how these factors influence the health and health trends of individual marine mammals and marine
8537 mammal populations, as well as to mitigate their effects. For example, the proposed actions would allow
8538 for the continued entanglement response for marine mammals affected by fisheries interactions and marine
8539 debris, thus providing mitigation to those factors that may kill or seriously injure marine mammals. The
8540 MMHSRP collects data on vessel strikes, which is used to inform management actions that could reduce
8541 vessel strikes. As well, responding to unusual mortality events (UMEs) caused by a disease outbreak, could
8542 inform the potential development of a vaccination program for vulnerable populations to prevent future
8543 outbreaks mitigating cumulative impacts from disease.

8544 There are other permits authorizing marine mammal takes in the U.S., and the NMFS OPR Permits and
8545 Conservation Division has issued numerous permits for the take of marine mammals by harassment from a
8546 variety of activities, including but not limited to: aerial and vessel surveys (including manned and
8547 unmanned), photo-identification, remote biopsy sampling, attachment of scientific instruments, marking,
8548 and capture and sampling of marine mammals in the U.S. The MMHSRP MMPA/ESA permit is one of the
8549 only permits authorizing the take of ESA-listed stranded, distressed, or imperiled marine mammals for
8550 stranding response (including carcass disposal), rehabilitation, and release. Additionally, the MMHSRP
8551 MMPA/ESA permit is one of the only permits that authorizes entanglement response for all ESA-listed and
8552 non-listed large whales, small cetaceans and pinnipeds. One permit, issued to the Pacific Islands Fisheries
8553 Science Center (PIFSC), authorizes vaccinations, entanglement response, and in-situ veterinary treatments
8554 of an ESA-listed species (Hawaiian monk seals (*Neomonachus schauinslandi*)). Response activities for
8555 Hawaiian monk seals are closely coordinated between the MMHSRP and PIFSC. A limited number of
8556 permits authorize disentanglement of marine mammals in remote areas if entangled animals are encountered
8557 during research activities. Similarly, a limited number of permits authorize salvage of dead marine
8558 mammals in remote areas, if encountered during research activities.

8559 The number of permits and associated takes issued by the OPR Permits and Conservation Division that
8560 allow harassment of marine mammals for research purposes indicate a high level of research effort for some
8561 marine mammal species in the proposed action area, including threatened and endangered species. This is
8562 due, in part, to interest in developing appropriate management and conservation measures to monitor and
8563 recover these species. Given the number of permits, associated takes, research vessels and personnel present
8564 in the environment, repeated disturbance of individual marine mammals may occur in some instances,
8565 particularly in areas close to shore. However, most permitted activities are conducted at different locations
8566 and at different times of the year, and therefore should not overlap. As discussed in Chapter 9, on the few

8567 occasions where overlap does occur, the MMHSRP often partners with researchers to take additional
8568 samples under existing capture permits to minimize duplication in effort (*i.e.*, piggy-backing).

8569 All permits issued by the OPR Permits and Conservation Division for takes of protected species contain
8570 conditions requiring permit holders to coordinate their activities with the NMFS regional offices and other
8571 permit holders conducting research on the same species in the same areas, maintain close communication,
8572 and, to the extent possible, share data or samples to avoid unnecessary duplication of research and
8573 disturbance of animals. Thus, requirements are in place to limit repeated harassment of target animals.

8574 As described in previous chapters, the proposed primary action (continuation of the MMHSRP) and the
8575 proposed secondary action (permit issuance) is likely to have both adverse and beneficial impacts on marine
8576 mammal populations in the action area, particularly where ESA-listed (endangered and threatened) and
8577 MMPA-depleted species are involved. Although the target animals are impacted by a number of human
8578 activities, it is important to note that these activities are not occurring simultaneously on the same
8579 individuals within a population/stock, or on a daily basis, and most human impacts do not cause serious
8580 injury or mortality of marine mammals. Further, the target species are not exposed to all human activities
8581 at all times, particularly given the broad action area and the migratory nature of some species.

8582 The short-term stresses (individually and combined with other environmental stresses) resulting from the
8583 permitted activities would be expected to be minimal to targeted animals. Additionally, the MMHSRP
8584 expects any effects of harassment to dissipate before animals could be harassed by other directed research
8585 activities. The MMHSRP continues to develop tools and techniques to improve the rescue, rehabilitation,
8586 release (including post-release monitoring), entanglement response, and biomonitoring of marine
8587 mammals. Specifically, these novel tools and techniques are designed to reduce the stress experienced by
8588 both target and non-target animals during emergency response and research activities. These tools and
8589 techniques may also reduce the impacts to other biological resources (*i.e.*, protected and sensitive habitats,
8590 sea turtles, birds, etc.). Although the potential moderate adverse effects of repeated or chronic disturbance
8591 should not be dismissed, the potential long-term benefits and value of information gained on these species
8592 is significant. The proposed enhancements would include interventions that improve the welfare of sick and
8593 injured marine mammals, contribute to population recovery, and research that would provide valuable
8594 information on these species' biology and ecology that in turn would be used to improve their management
8595 and reduce the effects of human activities on these populations.

8596 **10.1.2 Water and Sediment Quality**

8597 The MMHSRP's activities would not likely add to the cumulative effects on water and sediment quality
8598 from other activities. Sewage outfalls, agricultural runoff, stormwater runoff, industrial operations, shipping
8599 operations, and coastal development all have an effect on water and sediment quality. The potential impacts
8600 from the MMHSRP's activities, including carcass disposal following the best practices (Appendix XIV),
8601 would be negligible compared to these impacts.

8602 **10.1.3 Cultural Resources**

8603 For the preferred alternative, the adoption of mitigation measures would include coordinating with the
8604 appropriate federal, state, tribal, and local authorities (*e.g.*, State Historic Preservation Office or Tribal
8605 Historic Preservation Officers), and continuing to impose special release considerations on ice seals
8606 rehabilitated outside of their stranding location in the Arctic. The MMHSRP would continue to coordinate
8607 with Native American tribes, Alaska Natives, and other indigenous peoples to accommodate cultural uses
8608 of marine mammals when conducting response, rehabilitation, release, carcass disposal activities, and
8609 biomonitoring and research activities, as appropriate. The MMHSRP's activities would be expected to have
8610 only minor impacts on cultural resources, and would not contribute to a cumulatively significant impact to
8611 these resources.

8612 **10.1.4 Human Health and Safety**

8613 Many of the best practices documents included in this draft PEIS are new or have been recently updated,
8614 and the issuance of these documents is expected to have a beneficial cumulative impact on human health
8615 and safety, as they will help to mitigate risks to human health and safety, especially risks to marine mammal
8616 responders and researchers. The MMHSRP would implement these best practices in the foreseeable future,
8617 and may develop further guidelines and best practices documents (*i.e.*, Emergency Response Hazing
8618 Guidelines). Additionally, the MMHSRP may promote training opportunities to ensure that these best
8619 practices are easily incorporated into the Stranding Network and Entanglement Response Networks. These
8620 new/recently revised best practices documents are intended to minimize adverse impacts to human health
8621 and safety while conducting marine mammal stranding and entanglement response, rehabilitation, and
8622 release. Additionally, the MMHSRP has some existing documents (*i.e.*, Pinniped and Cetacean Oil Spill
8623 Response Guidelines (Ziccardi *et al.* 2015) and Guidelines for Assessing Exposure and Impacts of Oil Spills
8624 on Marine Mammals (Sullivan *et al.* 2019)) that were not revised as part of this PEIS, but would also
8625 minimize adverse impacts to human health and safety while conducting some activities (*i.e.*, oil spill
8626 response). Overall, these documents and associated trainings will have a cumulative positive impact, as
8627 they will decrease adverse impacts on human health and safety across many of the MMHSRP's activities.

8628 As new data are gathered on the effectiveness of the best practices, and as new tools are developed, the best
8629 practices documents may be revised to further decrease adverse impacts to human health and safety. Lastly,
8630 the MMHSRP would continue outreach initiatives to reduce the number of negative animal-human
8631 interactions by untrained public. This would improve human health and safety.

8632 **10.1.5 Socioeconomics**

8633 It is possible that release of rehabilitated pinnipeds could have an adverse cumulative impact on the
8634 socioeconomics of an area where pinniped populations are recovering. Pinniped conflicts with commercial
8635 and recreational fisheries are ongoing. Pinnipeds may interact with catch and gear in several fisheries (*e.g.*,
8636 gillnet, purse seine, troll, trap and live bait fisheries). Threatened and endangered salmon fish stocks have
8637 been greatly reduced due to dams, habitat destruction, overfishing, and more. A few individual animals
8638 from recovered pinniped populations in certain localized areas along the U.S. west coast now consume
8639 some salmon as they prepare to pass through fish ladders, further impairing the recovery of some local
8640 salmon stocks (Chasco *et al.* 2017). Fishers frequently move their boats when sea lions are present, and
8641 incur additional fuel costs and loss of fishing time. However, the release of rehabilitated pinnipeds would
8642 likely not cause a large enough increase to recovering populations to contribute to additional interactions
8643 with the commercial and recreational fisheries, as successfully rehabilitated and released pinnipeds account
8644 for far less than one percent of the population (Table 10-2). Space conflicts between pinnipeds and humans
8645 have occurred at harbors and beaches throughout the U.S. More animals hauled out on beaches may deter
8646 beach visitors, and impact revenue gained from beachgoers. However, pinnipeds can also have a positive
8647 impact on socioeconomics as well. Some areas have become well known for visitors to observe sea lions
8648 up close (*e.g.*, Pier 39 in San Francisco; Newport, Oregon Bayfront; etc.), increasing revenue for these
8649 cities. Additionally, marine mammal rehabilitation centers fulfill important roles in some communities and
8650 could, along with other businesses, draw tourists to an area. Released pinnipeds or their offspring have the
8651 potential to be involved in future conflicts, which may have an adverse or positive cumulative impact on
8652 socioeconomics.

8653

8654

8655 **Table 10-2 Average number of the most commonly successfully rehabilitated and released pinnipeds**
 8656 **from 2006-2018 compared to the estimated population in 2018⁴⁶.**

<i>Species</i>	<i>Average Annual Number of Pinnipeds Released (2006-2018)</i>	<i>Estimated Population in 2018</i>
California sea lion <i>Zalophus californianus</i>	707 ± 332	257,606
Gray seal <i>Halichoerus grypus</i>	34 ± 9	27,131
Harbor seal (California) <i>Phoca vitulina</i>	76 ± 26	30,968
Harbor seal (East Coast)	40 ± 13	75,834

8657 **10.2 Unavoidable Adverse Impacts**

8658 Unavoidable adverse impacts on marine mammals would occur during the MMHSRP’s activities. During
 8659 response and rehabilitation activities, animals may exhibit adverse reactions, sustain injuries or die, despite
 8660 the best efforts made by Stranding Network participants and the implementation of the proposed mitigation
 8661 measures. Some activities would require a vessel close approach, which could produce adverse reactions
 8662 from animals. However, these activities would be conducted to help animals, and the long-term beneficial
 8663 impacts would outweigh the short-term adverse impacts. Interventions (including stranding and
 8664 entanglement response and rehabilitation) would be undertaken when prognosis for the animal was long-
 8665 term suffering or death. The animal may die during the intervention, but in the judgement of the responders,
 8666 it would also most likely have died without intervention. Some research activities would also impact marine
 8667 mammals, even with the proposed mitigation measures in place. Animals may have adverse reactions to
 8668 research activities, or may be injured or die despite the use of best available science and techniques. In
 8669 some cases research may be conducted to better understand a population that is not healthy after a known
 8670 event, such as an oil spill, or is unhealthy for unknown reasons. By understanding the cause(s) of the
 8671 population’s poor health, restoration activities or treatment/conservation activities may be developed that
 8672 will benefit the population. If the mitigation measures for MMHSRP activities are followed, no unavoidable
 8673 adverse impacts on other biological resources are expected.

⁴⁶ Population estimate data are from the 2018 Stock Assessment Reports: <https://www.fisheries.noaa.gov/action/2018-marine-mammal-stock-assessment-reports-available>

8674 Unavoidable impacts on human health and safety would occur from the MMHSRP's activities. Even with
8675 the implementation of the proposed mitigation measures, there would still be a risk to marine mammal
8676 personnel safety and public safety. Some risks are inherent when working with wild animals, as their
8677 behavior is unpredictable. For example, large whale entanglement response activities will always be
8678 dangerous, due to animal behavior and working on the open ocean. However the best practices aim to
8679 mitigate many of the foreseeable safety issues. During emergency response activities there would always
8680 be a potential for public safety to be impacted, as there would be a lag time between when an animal is
8681 reported and when a responder arrives on scene. During this window, people could still come in contact
8682 with the animal, risking physical injuries or exposure to potential infectious diseases.

8683 **10.3 Irreversible and Irrecoverable Commitment of Resources**

8684 Irreversible commitments of resources are actions which disturb either a non-renewable resource or a
8685 renewable resource to the point that it can only be renewed over a long period of time (*i.e.*, decades).
8686 Irrecoverable commitments are losses of resources that occur for a shorter period of time. For all proposed
8687 alternatives, no resource commitments are irreversible or irrecoverable. Most potential adverse impacts are
8688 temporary and/or short-term, while the identified longer-term adverse impacts can be reduced through the
8689 proposed mitigation measures outlined in Chapters 4-9.

8690 **10.4 Relationship between Short-term Uses and Long-term Productivity**

8691 This draft PEIS addresses the question of whether the proposed alternatives provide short-term benefits at
8692 the cost of future generations. Based on the analyses presented in the draft PEIS, no long-term loss of
8693 productivity would be expected. The MMHSRP's stranding response, carcass disposal, rehabilitation,
8694 release, entanglement response, and biomonitoring and research activities would contribute to the long-
8695 term productivity of marine mammal populations.

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