115TH CONGRESS 1ST SESSION H.R. 3588

AUTHENTICATED U.S. GOVERNMENT INFORMATION

> To amend the Magnuson-Stevens Fishery Conservation and Management Act to provide for management of red snapper in the Gulf of Mexico, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 28, 2017

Mr. GRAVES of Louisiana (for himself, Mr. RICHMOND, Mr. BYRNE, Mr. THOMPSON of Mississippi, Mr. WEBER of Texas, Mr. CLAY, Mr. PALAZZO, Mr. FARENTHOLD, Mr. AUSTIN SCOTT of Georgia, and Mr. HIGGINS of Louisiana) introduced the following bill; which was referred to the Committee on Natural Resources

A BILL

- To amend the Magnuson-Stevens Fishery Conservation and Management Act to provide for management of red snapper in the Gulf of Mexico, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Regionally Empowered
5 Decision-making for Snapper, Noting the Angling Public
6 and the Preservation of an Exceptional Resource Act" or
7 the "RED SNAPPER Act".

1	SEC.	2.	STATE	ΕΣ	KCLU	SIVE	FISHERY	MAN	IAGEM	ENT	AU-
2			ТН	OF	RITY	OVE	R PRIVA	TE I	RECRE	ATIC	NAL
3			RE	D	SNA	PPER	FISHING	SEA	SONS	IN	THE
4			GU	JLF	OF I	MEXIC	0.				

5 (a) IN GENERAL.—Section 407 of the Magnuson-Ste6 vens Fishery Conservation and Management Act (16
7 U.S.C. 1883) is amended by striking subsection (d) and
8 inserting the following:

9 "(d) CATCH LIMITS.—Any fishery management plan,
10 plan amendment, or regulation for the red snapper fishery
11 that is submitted by the Gulf of Mexico Fishery Manage12 ment Council after the date of the enactment of the RED
13 SNAPPER Act shall contain conservation and manage14 ment measures that—

- 15 "(1) establish separate catch limits for each
 16 of—
- 17 "(A) private recreational fishing;
- 18 "(B) federally permitted charter fishing;19 and
- 20 "(C) commercial fishing; and
- 21 "(2) ensure that such catch limits reflect alloca22 tions among such sectors and do not reflect any har23 vests in excess of such allocations.

24 "(e) STATE EXCLUSIVE AUTHORITY OVER PRIVATE
25 RECREATIONAL RED SNAPPER FISHING SEASONS IN THE
26 GULF OF MEXICO.—

"(1) EXCLUSIVE AUTHORITY.—

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"(A) IN GENERAL.—Except as provided in 2 3 subparagraph (B) and paragraph (5), and sub-4 ject to paragraph (4) and section 306(b), each 5 of the Gulf States shall have exclusive authority to establish for each of fishing years 2018 6 7 through 2024 the timing and duration of the 8 fishing season for private recreational fishing of 9 red snapper in the Gulf of Mexico in the ex-10 tended red snapper management zone of such 11 Gulf State under paragraph (2).

"(B) SPECIAL RULE FOR FLORIDA.—With
respect to the State of Florida, the exclusive
authority provided under subparagraph (A)
shall apply only to waters adjacent to the State
of Florida in the Gulf of Mexico.

17 "(2) EXTENDED RED SNAPPER MANAGEMENT
18 ZONE DESCRIBED.—

"(A) IN GENERAL.—For purposes of this
subsection, the extended red snapper management zone of a Gulf State consists of all waters
that are—

23 "(i) seaward of the State seaward24 boundary of such Gulf State;

1 "(ii) not further from shore than the 2 25-fathom line described under subpara-3 graph (B); and 4 "(iii) between the projected lines determined for that State under section 5 6 4(a)(2)(A) of the Outer Continental Shelf 7 Lands Act (43 U.S.C. 1333(a)(2)(A)). "(B) Description of Line.— 8 9 "(i) IN GENERAL.—Not later than 60 10 days after the date of the enactment of the 11 **RED SNAPPER** Act and subject to clause 12 (ii), the Secretary shall publish in the Fed-13 eral Register and make available on the 14 website of the Department of Commerce a 15 description of, and map showing, a contin-16 uous line in waters of the exclusive eco-17 nomic zone in the Gulf of Mexico along the 18 coasts of the Gulf States, that is comprised 19 of points that are, on average, 25 fathoms 20 in depth. 21 "(ii) MINIMUM DISTANCE.—No point 22 on such continuous line shall be less than 23 25 nautical miles from the shore.

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24 "(iii) CONSULTATION WITH STATES.—
25 In determining the placement of such con-

1	tinuous line, the Secretary shall consult
2	with appropriate agencies of each Gulf
3	State.
4	"(3) CRITERIA.—In determining a fishing sea-
5	son under this subsection, a Gulf State shall—
6	"(A) to the extent practicable, ensure sus-
7	tainable and responsible fishery management
8	consistent with the national standards for fish-
9	ery conservation and management in section
10	301; and
11	"(B) include—
12	"(i) the most recent stock assessment
13	for the red snapper in the Gulf of Mexico;
14	"(ii) surveys of red snapper in the
15	Gulf of Mexico certified under subsection
16	(g);
17	"(iii) data related to red snapper in
18	the Gulf of Mexico collected by the Gulf
19	States Marine Fisheries Commission, non-
20	governmental organizations, and non-
21	governmental sources, including fishermen,
22	universities, and research institutions;
23	"(iv) consideration of the duration of
24	the fishing seasons for red snapper within
25	the State's seaward boundary;

"(v) estimates of private recreational 1 2 fishing effort and catch rates both within 3 the State's seaward boundary and within 4 the State's extended red snapper manage-5 ment zone under paragraph (2)(A); and 6 "(vi) relevant data from independent 7 biological surveys, including State popu-8 lation estimates of the biomass of red 9 snapper within the State's seaward bound-10 ary and within the State's extended red 11 snapper management zone under para-12 graph (2).

13 "(4) LIMITATION WITH RESPECT TO CHARTER
14 FISHING.—The authority of a State under para15 graph (1) does not apply with respect to the timing
16 or duration of the charter fishing season.

17 "(5) SECRETARIAL ACTION TO ADDRESS AD18 VERSE EFFECTS OF STATE ACTIONS.—For purposes
19 of section 306(b)(1), the extended red snapper man20 agement zone of a State under this subsection shall
21 be treated as within the boundaries of such State.

"(6) REPORT.—Not later than 150 days before
the end of the 2024 fishing year and biannually
thereafter, the Secretary shall submit a report to the
Committee on Commerce, Science, and Transpor-

1	tation of the Senate and the Committee on Natural
2	Resources of the House of Representatives detailing
3	the health of the red snapper fishery in the Gulf of
4	Mexico. The report shall—
5	"(A) be based upon the boundaries pre-
6	scribed in paragraph (2);
7	"(B) describe the impact of the criteria
8	listed under paragraph (3); and
9	"(C) include results of the NOAA Fish-
10	eries Southeast Region head boat surveys.
11	"(7) Relationship to other federal au-
12	THORITY AND REQUIREMENTS.—Nothing in this
13	subsection affects the authority of the Secretary
14	under any other provision of law—
15	"(A) to establish the acceptable biological
16	catch and total allowable catch of red snapper
17	in the Gulf of Mexico; or
18	"(B) to establish any limited access privi-
19	lege program for the commercial harvest of red
20	snapper in the Gulf of Mexico.
21	"(8) Relationship to state authority
22	OVER STATE WATERS.—Nothing in this subsection
23	affects the authority of a Gulf State over the terri-
24	torial waters of such State and fishing in such
25	waters.".

1 (b) Conforming Amendments.—

(1) UNITED STATES SOVEREIGN RIGHTS TO
FISH AND FISHERY MANAGEMENT AUTHORITY.—
Section 101(a) of the Magnuson-Stevens Fishery
Conservation and Management Act (16 U.S.C.
1811) is amended by striking "102," and inserting
"102 and section 407(e),".

8 (2) GULF COUNCIL.—Section 302(a)(1)(E) of
9 the Magnuson-Stevens Fishery Conservation and
10 Management Act (16 U.S.C. 1852(a)(1)(E)) is
11 amended by striking "paragraph (3))." and inserting
12 "paragraph (3) of this subsection and section
13 407(e)).".

(c) EXTENSION OF STATE SEAWARD BOUNDARY.—
15 Section 407 of the Magnuson-Stevens Fishery Conserva16 tion and Management Act (16 U.S.C. 1883) is further
17 amended by adding at the end the following:

18 "(f) STATE SEAWARD BOUNDARY.—Notwithstanding 19 any other provision of law, for the purpose of management 20 of red snapper fisheries in the Gulf of Mexico, the seaward 21 boundary of a Gulf State is a line 9 nautical miles seaward 22 from the baseline from which the territorial sea of the 23 United States is measured.". 3 (a) ALLOCATIONS OF PERCENTAGE OF TOTAL AL4 LOWABLE CATCH AND SEASONS FOR OTHER SECTORS.—
5 Section 407 of the Magnuson-Stevens Fishery Conserva6 tion and Management Act (16 U.S.C. 1883) is further
7 amended by adding at the end the following:

8 "(g) ACCEPTABLE BIOLOGICAL CATCH, TOTAL AL9 LOWABLE CATCH, AND CERTIFIED STATE SURVEYS; AL10 LOCATION.—

"(1) INCLUSION OF CERTIFIED STATE SURVEYS.—In establishing the acceptable biological
catch and total allowable catch for red snapper in
the Gulf of Mexico, the Secretary shall include—

15 "(A) Gulf State recreational fisheries sur-16 veys that are certified under subsection (h); and "(B) data related to red snapper in the 17 18 Gulf of Mexico collected by the Gulf States Ma-19 rine Fisheries Commission, nongovernmental 20 organizations, other and nongovernmental 21 sources, including universities and research in-22 stitutions.

23 "(2) ALLOCATION AND DURATION OF COMMER24 CIAL AND FEDERALLY PERMITTED CHARTER SEA25 SON.—Beginning in fishing year 2018, the percent26 age of the total allowable catch of red snapper, and
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the duration of the red snapper fishing season in the
 Gulf of Mexico—

3 "(A) for the commercial fishing sector
4 shall be the same as such percentage and dura5 tion, respectively, that applied for the most re6 cent fishing year, unless amended by the Sec7 retary; and

8 "(B) for the federally permitted charter 9 fishing sector may not be less than the alloca-10 tion and duration that applied to such sector 11 for the most recent fishing year, unless amend-12 ed by the Secretary.

FISHING BY 13 (3)FEDERALLY PERMITTED 14 CHARTER SECTOR WITHIN GULF STATE SEAWARD 15 BOUNDARIES.—Nothing in this Act shall be con-16 strued to authorize limiting fishing for red snapper 17 by the federally permitted charter sector within a 18 Gulf State's seaward boundary in any period in 19 which such fishing in the exclusive economic zone is 20 not prohibited.".

(b) STATE SURVEYS.—Section 407 of the MagnusonStevens Fishery Conservation and Management Act (16
U.S.C. 1883) is further amended by adding at the end
the following:

25 "(h) STATE SURVEYS.—

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1	"(1) SUBMISSION.—A Gulf State that conducts
2	a recreational fisheries survey in the Gulf of Mexico
3	to make catch estimates for red snapper landed in
4	such State may submit such survey to the Secretary
5	for certification.
6	"(2) Certification.—
7	"(A) IN GENERAL.—The Secretary shall
8	make a certification or a denial of certification
9	for any survey submitted under paragraph (1)
10	not later than the end of the 6-month period
11	beginning on the date the survey is submitted.
12	"(B) DEEMED CERTIFIED.—A recreational
13	fisheries survey is deemed to be certified effec-
14	tive upon the expiration of such period if the
15	Secretary has not made a certification or denial
16	of certification.
17	"(3) Modification of surveys denied cer-
18	TIFICATION.—
19	"(A) IN GENERAL.—If a survey of a Gulf
20	State is denied certification under paragraph
21	(2), the Secretary shall, not later than 60 days
22	after the date of the denial, provide the Gulf
23	State a proposal for modifications to the survey.

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1	"(B) Proposal.—A proposal provided to
2	a Gulf State for a survey under subparagraph
3	(A)—
4	"(i) shall be specific to the survey
5	submitted by such Gulf State and may not
6	be construed to apply to any other Gulf
7	State;
8	"(ii) shall require revision to the few-
9	est possible provisions of the survey; and
10	"(iii) may not unduly burden the abil-
11	ity of such Gulf State to revise the survey.
12	"(C) Modified survey.—
13	"(i) Authority to submit.—If a
14	survey of a Gulf State was denied certifi-
15	cation under paragraph (2), the Gulf State
16	may modify the survey and submit the
17	modified survey to the Secretary for certifi-
18	cation or denial of certification.
19	"(ii) Schedule.—The Secretary shall
20	make a certification or denial of certifi-
21	cation for any modified survey not later
22	than the end of the 30-day period begin-
23	ning on the date the modified survey is

24 submitted.

1	"(iii) DEEMED CERTIFIED.—A modi-
2	fied survey is deemed to be certified effec-
3	tive upon the expiration of the period de-
4	scribed in clause (ii) if the Secretary has
5	not made a certification or denial of certifi-
6	cation.".
7	(c) Reduction of Barotrauma.—Section 407 of
8	the Magnuson-Stevens Fishery Conservation and Manage-
9	ment Act (16 U.S.C. 1883) is further amended by adding
10	at the end the following:
11	"(i) REDUCTION OF BAROTRAUMA.—Each Gulf State
12	shall develop and promote best practices for use in the
13	red snapper fishery in the Gulf of Mexico to reduce
14	barotrauma.".
15	(d) CONSTRUCTION.—Section 407 of the Magnuson-
15 16	(d) CONSTRUCTION.—Section 407 of the Magnuson- Stevens Fishery Conservation and Management Act (16
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16 17	Stevens Fishery Conservation and Management Act (16
16 17	Stevens Fishery Conservation and Management Act (16 U.S.C. 1883) is further amended by adding at the end
16 17 18	Stevens Fishery Conservation and Management Act (16 U.S.C. 1883) is further amended by adding at the end the following:
16 17 18 19	Stevens Fishery Conservation and Management Act (16 U.S.C. 1883) is further amended by adding at the end the following: "(j) CONSTRUCTION.—Nothing in this section may be
16 17 18 19 20	Stevens Fishery Conservation and Management Act (16 U.S.C. 1883) is further amended by adding at the end the following: "(j) CONSTRUCTION.—Nothing in this section may be construed to alter—
 16 17 18 19 20 21 	Stevens Fishery Conservation and Management Act (16 U.S.C. 1883) is further amended by adding at the end the following: "(j) CONSTRUCTION.—Nothing in this section may be construed to alter— "(1) any commercial catch share program for

"(3) the fishing gear that may be used in the
 red snapper fishery in the Gulf of Mexico.".
 (e) DEFINITIONS.—Section 407 of the Magnuson Stevens Fishery Conservation and Management Act (16
 U.S.C. 1883), as amended by this section, is further

6 amended by adding at the end the following:

7 "(k) DEFINITIONS.—In this section:

8 "(1) GULF STATE.—The term 'Gulf State'
9 means each of the States of Texas, Louisiana, Mis10 sissippi, Alabama, or Florida.

11 "(2) RED SNAPPER.—The term 'red snapper'
12 means the species Lutjanus campechanus.".

13 SEC. 4. SENSE OF CONGRESS.

14 It is the sense of Congress that in order to supple-15 ment State data collection efforts, Gulf States should con-16 tinue modernizing fishery harvest data for red snapper 17 through the development and implementation of voluntary 18 electronic reporting applications for use by the private rec-19 reational fishing sector to determine red snapper catch 20 rates and effort in the Gulf of Mexico.

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